

## 96TH GENERAL ASSEMBLY State of Illinois 2009 and 2010 HB5907

Introduced 2/10/2010, by Rep. Mark L. Walker

## SYNOPSIS AS INTRODUCED:

415 ILCS 150/30 415 ILCS 150/40

Amends the Electronic Products Recycling and Reuse Act. Authorizes each manufacturer that is required to calculate the total weight of televisions sold under its brand to individuals at retail in the State to do so by multiplying the weight of its televisions sold nationally by the quotient that results from dividing the population of Illinois by the population of the United States. Deletes provisions requiring retailers to report the number of televisions sold at retail to individuals in the State. Effective immediately.

LRB096 15145 JDS 30204 b

1 AN ACT concerning safety.

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

- Section 5. The Electronic Products Recycling and Reuse Act is amended by changing Sections 30 and 40 as follows:
- 6 (415 ILCS 150/30)
- 7 Sec. 30. Manufacturer responsibilities.
- 8 (a) Prior to April 1, 2009 for the first program year, and 9 by October 1 for program year 2011 and thereafter,
- 10 manufacturers whose computers, computer monitors, printers, or
- 11 televisions are sold in this State must register with the
- 12 Agency. The registration must be submitted in the form and
- manner required by the Agency. The registration must include,
- 14 without limitation, all of the following:
- 15 (1) a list of all of the manufacturer's brands of 16 computers, computer monitors, printers, or televisions to 17 be offered for sale in the next program year;
- for manufacturers of both televisions 18 (2)and 19 computers, computer monitors, printers, or an 20 identification of whether, for residential use, (i) 21 televisions or (ii) computers, computer monitors, 22 printers, represent the larger number of units sold for the manufacturer; and 2.3

(3) a statement disclosing whether:

- (A) any computer, computer monitor, printer, or television sold in this State exceeds the maximum concentration values established for lead, mercury, cadmium, hexavalent chromium, polybrominated biphenyls (PBBs), and polybrominated diphenyl ethers (PBDEEs) under the RoHS (restricting the use of certain hazardous substances in electrical and electronic equipment) Directive 2002/95/EC of the European Parliament and Council and any amendments thereto and, if so, an identification of that computer, computer monitor, or television; or
- (B) the manufacturer has received an exemption from one or more of those maximum concentration values under the RoHS Directive that has been approved and published by the European Commission.
- If, during the program year, a manufacturer's computer, computer monitor, printer, or television is sold or offered for sale under a new brand that is not listed in the manufacturer's registration, then, within 30 days after the first sale or offer for sale under the new brand, the manufacturer must amend its registration to add the new brand.
- (b) Prior to July 1, 2009 for the first program year, and by the November 1 preceding program years 2011 and later, all manufacturers whose computers, computer monitors, or televisions are sold in the State shall submit to the Agency,

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at an address prescribed by the Agency, the registration fee 1 2 for the next program year. The registration fee for program year 2010 is \$5,000. 3

For program years 2011 and later, the registration fee is increased each year by an inflation factor determined by the annual Implicit Price Deflator for Gross National Product, as published by the U.S. Department of Commerce in its Survey of Current Business. The inflation factor must be calculated each year by dividing the latest published annual Implicit Price Deflator for Gross National Product by the annual Implicit Price Deflator for Gross National Product for the previous year. The inflation factor must be rounded to the nearest 1/100th, and the resulting registration fee must be rounded to the nearest whole dollar. No later than October 1 of each program year, the Agency shall post on its website the registration fee for the next program year.

- (c) A manufacturer whose computers, computer monitors, printers, or televisions are first sold or offered for sale in this State on or after January 1 of a program year must register with the Agency in accordance with subsection (a) of this Section and submit the registration fee required under subsection (b) of this Section prior to the manufacturer's computers, computer monitors, printers, or televisions being sold or offered for sale.
- (d) Each manufacturer shall recycle or process for reuse CEDs and EEDs whose total weight equals or exceeds the

manufacturer's individual recycling and reuse goal set forth in Section 19 of this Act. Individual consumers may not be charged an end-of-life fee when bringing their CEDs and EEDs to permanent or temporary collection locations, unless a financial incentive of equal or greater value, such as a coupon, is provided. Collectors may charge a fee for premium services such as curbside collection, home pick-up, or a similar method of collection.

When determining whether a manufacturer has met or exceeded its individual recycling and reuse goal set forth in Section 19 of this Act, all of the following adjustments must be made:

- (1) The total weight of CEDs processed for reuse by the manufacturer, its recyclers, or its refurbishers is doubled.
- donated for reuse by the manufacturer to a primary or secondary public education institution or to a not-for-profit entity that is established under Section 501(c)(3) of the Internal Revenue Code of 1986 and whose principal mission is to assist low-income children or families or to assist the developmentally disabled in Illinois. This subsection applies only to CEDs for which the manufacturer has received a written confirmation that the recipient has accepted the donation. Copies of all written confirmations must be submitted in the annual report required under Section 30.

- (3) The total weight of CEDs collected by manufacturers free of charge in underserved counties is doubled. This subsection applies only to CEDs that are documented by collectors as being collected or received free of charge in underserved counties. This documentation must include, without limitation, the date and location of collection or receipt, the weight of the CEDs collected or received, and an acknowledgement by the collector that the CEDs were collected or received free of charge. Copies of the documentation must be submitted in the annual report required under subsection (h), (i), (j), (k), or (l) of Section 30.
- (e) Manufacturers of computers, computer monitors, or printers, either individually or collectively, shall hire an independent third-party auditor to perform statistically significant return share samples of CEDs received by recyclers and refurbishers for recycling or processing for reuse. Each third-party auditor shall perform a return share sample of CEDs for at least one 8-hour period, once a quarter during the program year at the facility of each registered recycler and refurbisher under contract with the manufacturer or group of manufacturers that has hired the auditor. The audit shall contain the following data:
  - (1) the number and weight of CEDs, sorted by brand name and product type, including a category for orphan CEDs;
    - (2) the total weight of the sample by product type;

- (3) the date, location, and time of the sampling;
- 2 (4) the name or names of the manufacturer for whom the 3 recycler is performing activities under this Act; and
  - (5) a certification by the third-party auditor that the sampling is statistically significant and, if not, an explanation as to what occurred to render the sampling insignificant.

The manufacturer shall notify the Agency 30 days prior to the third-party auditor's return share sampling by providing the Agency with the time and date on which the third-party auditor will perform the return share sample. The Agency may, at its discretion, be present at any sampling event and may audit the methodology and the results of the third-party auditor.

No less than 30 days after the close of each calendar quarter, the manufacturer shall submit to the Agency the results of the third-party samplings conducted during the quarter. The results shall be submitted in the form and manner required by the Agency.

- (f) Manufacturers shall ensure that only recyclers and refurbishers that have registered with the Agency are used to meet the individual recycling and reuse goals set forth in this Act.
- 24 (g) Manufacturers shall ensure that the recyclers and 25 refurbishers used to meet the individual recycling and reuse 26 goals set forth in this Act shall, at a minimum, comply with

- the standards set forth under subsection (d) of Section 50 of this Act.
  - (h) By August 15, 2009, television manufacturers shall submit to the Agency, in the form and manner required by the Agency, a report that contains the total weight of televisions sold under each of the manufacturer's brands to individuals at retail in this State, as calculated by multiplying the weight of its televisions sold nationally by the quotient that results from dividing the population of Illinois by the population of the United States as set forth in the reports to manufacturers by retailers under subsection (c) of Section 40.
  - (i) No later than September 1, 2010, television manufacturers must submit to the Agency, in the form and manner required by the Agency, a report for the period January 1, 2010 through June 30, 2010 that contains the following information:
    - (1) the total weight of televisions sold under each of the manufacturer's brands to individuals at retail in this State, as <u>calculated by multiplying the weight of its</u> televisions sold nationally by the quotient that results from dividing the population of Illinois by the population of the United States set forth in the reports submitted under subsection (d) of Section 40; and
    - (2) the total weight of computers, the total weight of computer monitors, the total weight of printers, the total weight of televisions, and the total weight of EEDs recycled or processed for reuse.

- (j) By August 15, 2010, computer, computer monitor, and printer manufacturers shall submit to the Agency, on forms and in a format prescribed by the Agency, a report for the period January 1, 2010 through June 30, 2010 that contains the total weight of computers, the total weight of computer monitors, the total weight of printers, the total weight of televisions, and the total weight of EEDs, recycled or processed for reuse.
- (k) No later than April 1 of program years 2011 and thereafter, television manufacturers shall submit to the Agency, in the form and manner required by the Agency, a report that contains the following information for the previous program year:
  - (1) the total weight of televisions sold under each of the manufacturer's brands to individuals at retail in this State, as <u>calculated by multiplying the weight of its</u> televisions sold nationally by the quotient that results from dividing the population of Illinois by the population of the United States set forth in the reports submitted under subsection (e) of Section 40;
  - (2) the total weight of computers, the total weight of computer monitors, the total weight of printers, the total weight of televisions, and the total weight of EEDs recycled or processed for reuse;
  - (3) the identification of all weights that are adjusted under subsection (d) of this Section. For all weights adjusted under item (2) of subsection (d), the manufacturer

1	must	include	copies	of	the	written	confirmation	required
2	under that subsection;							

- (4) a list of each recycler, refurbisher, and collector used by the manufacturer to fulfill the manufacturer's individual recycling and reuse goal set forth in Section 19 of this Act;
- (5) a summary of the manufacturer's consumer education program required under subsection (m) of this Section.
- (1) No later than April 1 of program years 2011 and thereafter, computer, computer monitor, and printer manufacturers shall submit to the Agency, on forms and in a format prescribed by the Agency, a report that contains the following information for the previous program year:
  - (1) the total weight of computers, the total weight of computer monitors, the total weight of printers, the total weight of televisions, and the total weight of EEDs recycled or processed for reuse;
  - (2) the identification of all weights that are adjusted under subsection (d) of this Section. For all weights adjusted under item (2) of subsection (d), the manufacturer must include copies of the written confirmation required under that subsection;
  - (3) a list of each recycler, refurbisher, and collector used by the manufacturer to fulfill the manufacturer's individual recycling and reuse goal set forth in subsection (c) of Section 15 of this Act; and

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- 1 (4) a summary of the manufacturer's consumer education 2 program required under subsection (m) of this Section.
  - (m) Manufacturers must develop and maintain a consumer education program that complements and corresponds to the primary retailer-driven campaign required under Section 40 of this Act. The education program shall promote the recycling of electronic products and proper end-of-life management of the products by consumers.
  - (n) Beginning January 1 2010, no manufacturer may sell a computer, computer monitor, printer, or television in this State unless the manufacturer is registered with the State as required under this Act, has paid the required registration fee, and is otherwise in compliance with the provisions of this Act.
    - (o) Beginning January 1, 2010, no manufacturer may sell a computer, computer monitor, printer, or television in this State unless the manufacturer's brand name is permanently affixed to, and is readily visible on, the computer, computer monitor, printer, or television.
- 20 (Source: P.A. 95-959, eff. 9-17-08.)
- 21 (415 ILCS 150/40)
- Sec. 40. Retailer responsibilities.
- 23 (a) Retailers shall be a primary source of information 24 about end-of-life options to residential consumers of 25 computers, computer monitors, printers, and televisions. At

- 1 the time of sale, the retailer shall provide each residential
- 2 consumer with information from the Agency's website that
- 3 provides information detailing where and how a consumer can
- 4 recycle a CED or return a CED for reuse.
- 5 (b) Beginning January 1, 2010, no retailer may sell or
- 6 offer for sale any computer, computer monitor, printer, or
- 7 television in or for delivery into this State unless:
- 8 (1) the computer, computer monitor, printer, or
- 9 television is labeled with a brand and the label is
- 10 permanently affixed and readily visible; and
- 11 (2) the manufacturer is registered with the Agency and
- has paid the required registration fee as required under
- 13 Section 20 of this Act.
- 14 This subsection (b) does not apply to any computer, computer
- 15 monitor, printer, or television that was purchased prior to
- 16 January 1, 2010.
- 17 (c) (Blank). By July 1, 2009, retailers shall report to
- 18 each television manufacturer, by model, the number of
- 19 televisions sold at retail to individuals in this State under
- 20 each of the manufacturer's brands during the 6-month period
- 21 from October 1, 2008 through March 31, 2009.
- 22 (d) (Blank). By August 1, 2010, retailers shall report to
- 23 each television manufacturer, by model, the number of
- 24 televisions sold at retail to individuals in this State under
- 25 each of the manufacturer's brands between January 1, 2010 and
- 26 <del>June 30, 2010.</del>

- (e) (Blank). No later than February 15 of each program 1
- 2 year, retailers shall report to each television manufacturer,
- 3 by model, the number of televisions sold at retail to
- individuals in this State under each of the manufacturer's 4
- 5 brands during the previous program year.
- (Source: P.A. 95-959, eff. 9-17-08.) 6
- Section 99. Effective date. This Act takes effect upon 7
- becoming law. 8