## Stricken language would be deleted from and underlined language would be added to present law. Act 676 of the Regular Session

1	State of Arkansas	A D'11	
2	94th General Assembly	A Bill	
3	Regular Session, 2023		SENATE BILL 310
4			
5	By: Senator M. Johnson		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	REPEAL THE ELECTRONIC WASTE COLLECT	rion,
9	RECYCLING,	AND REUSE ACT; AND FOR OTHER PURPO	OSES.
10			
11			
12		Subtitle	
13	TO RE	EPEAL THE ELECTRONIC WASTE	
14	COLLE	ECTION, RECYCLING, AND REUSE ACT.	
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16			
17	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE OF ARK	KANSAS:
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19		unsas Code Title 8, Chapter 9, Subch	napter 7, is
20	repealed.		
21	<del>Subchapter 7 — El</del>	ectronic Waste Collection, Recyclin	ng, and Reuse Act
22			
23	8-9-701. Title.		
24	•	shall be known and may be cited as	the "Electronic
25	Waste Collection, Recy	reling, and Reuse Act".	
26	0 0 700 7 1 1		
27	8-9-702. Legisl		
28		chis subchapter is to:	
29		ote recycling in order to conserve r	<del>latural resources,</del>
30 31		ereserve landfill space; ect the public health and the qualit	of the state!
32		ne establishment of a comprehensive,	
33	_	and environmentally sound electror	
34		vition of consumer electronic items	
35		ontained in the consumer electronic	-
36		lardize and provide criteria for the	•

1	consumer electronic items through local and regional collection points;
2	(4) Recognize outdated, obsolete, malfunctioning, or discarded
3	electronic equipment as consumer electronic items, referred to as "e-waste";
4	(5) Require effective and efficient criteria for the collection,
5	transport, recycling, reuse, or disposal of consumer electronic items, thus
6	capturing this part of the waste stream and diverting the consumer electronic
7	items from the state's landfills;
8	(6) Sustain the electronic waste recycling program by
9	encouraging public participation and by requiring participation by certain
10	state-supported entities; and
11	(7) Instill confidence in the operation of the electronic waste
12	recycling program through proper management and accountability, including
13	without limitation public contract administration and reporting to designated
14	state regulators.
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16	8-9-703. Definitions.
17	As used in this subchapter:
18	(1) "Gathode ray tube" means a vacuum tube composed primarily of
19	glass that is the visual or video display component of an electronic device;
20	(2) "Component" means any part of a consumer electronic item;
21	(3) "Gonsumer electronic item" means an electronic item or other
22	electronic waste containing an intact or broken cathode ray tube, including
23	without limitation a:
24	(A) Television;
25	(B) Computer monitor;
26	(C) Cathode ray tube monitor or display device;
27	(D) Personal computer or computer component;
28	(E) Audio or stereo player;
29	(F) Videocassette recorder or player;
30	(G) Digital videodisc recorder or player;
31	(H) Video camera;
32	(I) Telephone;
33	(J) Facsimile or copying machine;
34	(K) Printer;
35	(L) Cellular telephone;
36	(M) Wireless paging device:

1	(N) Video game console;
2	(0) Device containing or requiring a hard drive; or
3	(P) High-capacity self-contained storage device;
4	(4) "Contract administrator" means a public entity that performs
5	supervision, coordination, or administration of county, municipal, or state
6	solid waste, recycling, or reuse programs with:
7	(A) Demonstrated experience in the monthly collection of
8	consumer electronic items; and
9	(B) A minimum annual collection of consumer electronic
10	items in excess of two hundred (200) tons;
11	(5) "Contractor" means a person who:
12	(A) Owns or operates a corporate recycling entity with
13	multiple locations in the state; and
14	(B) Has a minimum of three (3) years' experience in the
15	collection, recovery, transport, recycling, refurbishing, marketing, and
16	distribution for reuse of consumer electronic items;
17	(6) "Eligible entity" means an entity located in the state and
18	includes without limitation a:
19	(A) Single-family or multifamily household;
20	(B) Small business or nonprofit corporation with less than
21	five hundred (500) full-time employees;
22	(C) Planning and development district;
23	(D) Regional solid waste management district; and
24	(E) State-supported entity;
25	(7) "State-supported entity" includes without limitation a
26	department, commission, council, board, committee, institution, legislative
27	body, agency, government corporation, educational institution, or office of
28	the executive, legislative, or judicial branch of the government of this
29	state;
30	(8) "Used, broken cathode ray tube" means a cathode ray tube
31	with glass removed from its housing or easing whose vacuum has been released;
32	<del>and</del>
33	(9) "Used, intact cathode ray tube" means a cathode ray tube
34	whose vacuum has not been released.
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36	8-9-704. Consumer electronic items recovery plan.

-	(a) Before a program for the correction, recovery, transport,
2	recycling, refurbishing, and marketing and distribution for reuse of consumer
3	electronic items may be established, a contract administrator shall:
4	(1) Develop a recovery plan; and
5	(2) Submit the recovery plan to the Division of Environmental
6	Quality.
7	(b)(1) The recovery plan required under subsection (a) of this section
8	shall be updated every five (5) years from the start date of the initial
9	approval of the recovery plan.
10	(2) At a minimum, the recovery plan shall include a:
11	(A) Prohibition of a recycling fee at the retail point of
12	purchase or point of sale of a consumer electronic item;
13	(B) Reasonable and convenient access to recovery and
14	collection options for an eligible entity, including local and regional
15	collection options;
16	(C) Comprehensive, convenient, and environmentally and
17	economically sound collection system operated by a contractor and supervised
18	and administered by a contract administrator that may include specific
19	logistical criteria including without limitation the location, size, and
20	number of eligible entities;
21	(D) Plan for marketing and distribution of collected
22	consumer electronic items or components for individual, business,
23	educational, or other use;
24	(E) Sustainability plan ensuring appropriate public or
25	private funding of the program, which may include grants, appropriations,
26	donations, or fees-for-service;
27	(F) Communications and promotion program informing an
28	eligible entity on how and where consumer electronic items may be collected
29	and recovered for recycling and reuse in compliance with Arkansas law,
30	including a website that the general public and eligible entities may access
31	to be informed how and where to return consumer electronic items for
32	recovery, recycling, refurbishing, and marketing and distribution for reuse;
33	<del>and</del>
34	(C) Condition or requirement as may be required by the
35	contract administrator.

1	8-9-705. Contractor services and experience.
2	(a) Collection and recovery services provided by a contractor and
3	managed by a contract administrator may use existing collection
4	infrastructure for handling consumer electronic items.
5	(b) A contractor providing collection and recovery services and
6	managed by a contract administrator shall:
7	(1) Own or operate multiple locations in the state;
8	(2) Have a minimum of three (3) years' experience in collecting
9	and processing consumer electronic items for recycling and reuse; and
10	(3) Be certified or accredited by national and international
11	electronic and environmental standards and practices organizations, including
12	without limitation the following:
13	(A) e-Stewards Standard for Ethical and Responsible Reuse,
14	Recycling, and Disposition of Electronic Equipment and Information
15	Technology;
16	(B) ISO 14001:2015 Environmental management systems; or
17	(C) ISO 45001:2018 Occupational health and safety
18	management systems.
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20	8-9-706. Collection logistics.
21	Collection and recovery services and collection points:
22	(1) Shall be designated by the contract administrator to further
23	the promotion of recycling in order to conserve natural resources, conserve
24	energy, and preserve landfill space; and
25	(2) May be limited to areas of the state identified by the
26	contract administrator through specific criteria, including without
27	limitation:
28	(A) Residential population density;
29	(B) Contiguousness of counties or municipalities in the
30	state;
31	(C) State and federal highways; and
32	(D) Existing collection infrastructure and location and
33	size and number of eligible entities.
34	
35	8-9-707. Collection and participation.
36	(a) An affective and sustainable collection, recovery transport

_	recycling, relativishing, and marketing and distribution for rease of consumer
2	electronic items program protecting the environmental quality of this state
3	shall require no less than two (2) levels of participation by eligible
4	entities.
5	(b) A contractor, managed by a contract administrator, may provide
6	collection and recovery services for consumer electronic items from eligible
7	entities in accordance with the recovery plan.
8	(c)(1) An eligible state-supported entity shall participate in the
9	<del>program.</del>
10	(2) The Marketing and Redistribution Section, or any state-
11	supported entity that oversees the redistribution and sale of state surplus
12	property, shall assist in the facilitation of participation in the program.
13	(d) An eligible entity other than a state-supported entity using
14	consumer electronic items may:
15	(1) Be encouraged and incentivized to participate in collection
16	contracts and permanent and temporary collection points; and
17	(2) Participate through a fee-for-service collection program.
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19	8-9-708. Compliance with law.
20	All consumer electronic items recovered and collected under this
21	subchapter shall be recycled or otherwise disposed of in a manner that
22	complies with federal, state, and local law.
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24	8-9-709. Disposal.
25	Contractors shall only dispose of consumer electronic items or
26	components that:
27	(1) Cannot be refurbished or recycled for reuse in a manner
28	consistent with their original use; or
29	(2) Have no other beneficial use.
30	
31	8-9-710. Hazardous waste and hazardous substances.
32	Hazardous waste and hazardous substances, including without limitation
33	mercury, lead, cadmium, beryllium, and similar substances found in consumer
34	electronic items or components, shall be managed, recycled, and disposed of
35	in accordance with local, state, and federal law.

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1	8-9-711. Transparency.
2	(a) A contractor and contract administrator shall conduct and
3	administer respectively a program for the collection, recovery, transport,
4	recycling, refurbishing, and marketing and distribution for reuse of consumer
5	electronic items that is fiscally transparent and sustainable.
6	(b)(1) The contractor shall report the total monthly weight in pounds
7	of consumer electronic items collected to the contract administrator no later
8	than the tenth day of the month following the month in which the consumer
9	electronic items were collected.
10	(2) The contract administrator shall verify each monthly report
11	required by subdivision (b)(1) of this section.
12	(c) The report shall include the location of collection, consumer
13	electronic items collected, and per-pound accounting for each category of
14	consumer electronic items collected.
15	(d) Within sixty (60) calendar days of submission of the final monthly
16	report for a calendar year, the contract administrator and the contractor
17	shall prepare and publish an annual report based on the monthly reports.
18	
19	8-9-712. Contractor and contract administrator selection and funding.
20	(a) Within thirty (30) days of July 28, 2021, the Secretary of the
21	Department of Energy and Environment shall issue a request for qualifications
22	for a contract administrator.
23	(b) Within thirty (30) days of being selected by the secretary, the
24	contract administrator shall issue a request for qualifications for a
25	contractor.
26	(c) The contractor's responsibilities for collection, recovery,
27	transport, recycling, refurbishing, and marketing and distribution for reuse
28	of consumer electronic items shall be funded:
29	(1) Based on sales of recycled or refurbished consumer
30	electronic items or components or other materials recovered; and
31	(2) On fee-for-service.
32	(d) The contract administrator's responsibilities for management,
33	accountability, reporting, education, communication, and promotion of the
34	electronic waste recycling program shall be funded by the contractor based
35	on:
36	(1) An amount not less than fifteen percent (15%) of the gross

-	amount corrected by the contractor for any received from an eriginic
2	entity; and
3	(2) A specific amount agreed to on an annual basis between the
4	contractor and the contract administrator based on a cents-per-pound
5	calculation for consumer electronic items collected by the contractor and
6	reported to the contract administrator on a monthly basis.
7	
8	8-9-713. Responsibility and liability.
9	The contractor shall be responsible for all collection logistics,
10	handling, transporting, recycling, refurbishing, and disposal of consumer
11	electronic items, including without limitation contractual agreements with
12	existing or future regional solid waste management districts in the state,
13	and shall hold harmless from all liability the contract administrator and the
14	State of Arkansas.
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17	APPROVED: 4/11/23
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