Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	A D'11	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 2443
4			
5	By: Representative Maloch		
6			
7			
8		For An Act To Be Entitled	
9		STREAMLINE AND STRENGTHEN NONF	
10		AL RECORDKEEPING REQUIREMENTS;	
11	LAW ENFORC	CEMENT IN INVESTIGATING THEFTS;	ТО
12	EXPAND THE	E INFORMATION COLLECTED AT THE	POINT OF
13	SALE; REGU	JLATING SALES BY MINORS; AND FO	DR OTHER
14	PURPOSES.		
15			
16		Subtitle	
17	TO STRE	EAMLNE AND STRENGTHEN NONFERROU	IS
18	SCRAP N	METAL RECORDKEEPING REQUIREMENT	'S
19	AND TO	ASSIST LAW ENFORCEMENT IN	
20	INVEST	IGATING THEFTS.	
21			
22			
23	BE IT ENACTED BY THE GEN	IERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
24			
25	SECTION 1. Arkans	as Code § 17-44-101 is amended	to read as follows:
26	17-44-101. <del>Record</del>	s generally. Definitions.	
27	<del>(a) All dealers o</del>	or purchasers of junk and scrap	metals and materials
28	doing business in the St	ate of Arkansas shall prepare (	and keep records
29	showing:		
30	<del>(1) The sel</del>	ler's full name, address, drive	er's license number,
31	and social security numb	<del>er;</del>	
32	<del>(2) The typ</del>	e of scrap metals and material	-so-purchased;
33	<del>(3) The wei</del>	ghts of the materials; and	
34	<del>(4) The lic</del>	ense number of the vehicle used	d in transporting the
35	materials to the place o	f business.	
36	<del>(b) These records</del>	-shall be:	



1	(1) Kept for a period of three (3) years;
2	(2) Made available to any law enforcement officer of the State
3	of Arkansas or of any municipality; and
4	(3) Available for use in any court, should that be necessary.
5	(c) Any person, firm, or corporation failing to comply with the
6	provisions of this section shall be guilty of a Class A misdemeanor.
7	As used in this chapter:
8	(1) "Beverage container" means a can, bottle, jar, or other
9	container made of aluminum or metal that is sealed by a manufacturer;
10	(2) "Minor" means a person under eighteen (18) years of age;
11	(3)(A) "Nonferrous metal" means a metal that does not contain
12	significant quantities of iron or steel.
13	(B) "Nonferrous metal" includes without limitation the
14	following metals and their alloys:
15	(i) Copper;
16	<u>(ii)</u> Brass;
17	(iii) Aluminum;
18	(iv) Bronze;
19	(v) Lead;
20	(vi) Zinc; and
21	(vii) Nickel;
22	(4) "Person" means an individual, a partnership, a corporation,
23	a joint venture, a trust, an association, or any other legal entity;
24	(5) "Record" means paper, electronic, or other method of storing
25	information;
26	(6) "Scrap metal" means bits and pieces of metal parts that may
27	be combined together with bolts or soldering and can be recycled when worn or
28	<pre>superfluous;</pre>
29	(7) "Scrap metal processor" means a person that, from a fixed
30	location, engages in the business of using machinery or equipment for the
31	processing or manufacturing of iron, steel, or nonferrous metal scrap;
32	(8)(A) "Scrap metal recycler" means any person that purchases
33	<u>scrap metal.</u>
34	(B) "Scrap metal recycler" does not include a person who
35	only buys in quantities of five thousand pounds (5,000 lbs.) or more; and
36	(9)(A) "Seller" means any person that receives in a transaction

1	monetary consideration from a scrap metal recycler in exchange for nonferrous
2	metal, iron, or steel, including without limitation copper, brass, aluminum,
3	bronze, lead, zinc, nickel, and their alloys.
4	(B) "Seller" does not include a person that sells scrap
5	metal generated in a manufacturing or production process and sold to a scrap
6	metal recycler under a contract or an agreement.
7	
8	SECTION 2. Arkansas Code § 17-44-102 is amended to read as follows:
9	17-44-102. Records of copper purchases required.
10	(a) Every owner, keeper, or proprietor of a junk shop, junk store,
11	salvage yard, or scrap yard or the possessor of a junk car or other vehicle,
12	or both, and a collector or dealer in junk salvage or other second-hand
13	property, shall prepare and maintain records of all purchases in excess of
14	twenty-five dollars (\$25.00) of copper or copper alloy.
15	(b) The records shall:
16	(1) Contain:
17	(A) The name and address of the one from whom the purchase
18	was made;
19	(B) The license tag number of the vehicle in which the
20	copper or copper alloy is delivered; and
21	(C) The quantity of copper or copper alloy purchased;
22	(2) Be kept for a period of three (3) years; and
23	(3) Be made available to any law enforcement officer at any time
24	during regular business hours.
25	(c) Any person, partnership, firm, or corporation failing to maintain
26	any records required under this section upon conviction shall be guilty of a
27	Class B misdemeanor.
28	(d) Any person who shall knowingly give false information with respect
29	to the matters required to be maintained in the records provided for in this
30	section shall be guilty of a Class B misdemeanor.
31	(a)(1) Each scrap metal recycler doing business in the State of
32	Arkansas shall maintain an accurate and legible record of each scrap metal
33	purchase transaction in excess of one hundred pounds (100 lbs.) or fifty
34	dollars (\$50.00), whichever is less.
35	(2) Individual records shall not be required for a series of
36	scrap metal purchase transactions made pursuant to a contract.

1	(b) The record of each scrap metal purchase transaction shall contain
2	the following information:
3	(1)(A) The name, address, gender, birth date, and identifying
4	number from the seller's driver's license, military identification card,
5	passport, or other form of government issued photo identification.
6	(B) The data required under this subdivision (b)(1) may be
7	maintained for repeat sellers in a relational database allowing the scrap
8	metal recycler to record the information one (1) time and relate future
9	purchase records to that information;
10	(2) The date of the scrap metal purchase transaction;
11	(3)(A) A general description of the predominant types of scrap
12	metal purchased.
13	(B) The general description shall be made in accordance
14	with the custom of the trade;
15	(4) A general description of the configuration of the scrap
16	metal and whether the material is insulated;
17	(5) The weight, quantity, or volume, recorded in accordance with
18	the custom of the trade, of the scrap metal purchased; and
19	(6) The consideration paid.
20	(c) A seller shall provide the following to a purchaser:
21	(1) A copy of a driver's license, military identification card,
22	passport, or other form of government issued photo identification; and
23	(2) A signed statement that the seller is the owner or is
24	otherwise authorized to sell the scrap metal.
25	(d) The records required under this section shall be:
26	(1) Kept for a period of one (1) year;
27	(2) Made available to any law enforcement office of the State of
28	Arkansas and any Arkansas municipality or county; and
29	(3) Available for use in any legal proceeding.
30	(e) This section shall not apply to transactions:
31	(1) In which a scrap metal processor purchases, transfers, or
32	otherwise conveys scrap metal to another scrap metal processor if the
33	purchaser or transferee obtained a bill of sale or similar document at the
34	time of transfer; or
35	(2) Involving only beverage containers.
36	

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1	SECTION 3. Arkansas Code § 17-44-103 is amended to read as follows:
2	17-44-103. Records of scrap copper utility wire purchases Restrictions
3	on the purchase of certain items.
4	(a) All dealers or purchasers within this state of scrap copper
5	utility wire shall prepare and maintain records of all purchases of scrap
6	copper utility wire. The record will show the following:
7	(1) The seller's full name, address, driver's license number,
8	and social security number;
9	(2) The license number of the vehicle used in transporting the
10	material to the place of business;
11	(3) The date of the purchase; and
12	(4) The price in money or other consideration paid therefor.
13	(b) Records shall be maintained by the dealer or purchaser for a
14	period of three (3) years and shall be made available upon request, for
15	inspection by law enforcement agencies and by representatives of public
16	utilities.
17	(c) Purchases of scrap utility wire, either burned or hard drawn, from
18	individuals other than from utility companies must be recorded separately,
19	including all information set forth in subsection (a) of this section, by the
20	purchaser if the purchase exceeds two hundred fifty pounds (250 lbs.).
21	(d) Any utility may notify dealers or purchasers of scrap utility
22	copper wire of a known or presumed theft of wire setting forth any
23	information concerning the theft as might be available to the utility,
24	including, but not limited to, the approximate quantity and size of the wire
25	stolen, the geographical area from which the wire was reported missing or
26	<del>presumed stolen, and any specific distinguishing marks on or in the wire or</del>
27	other method of identifying the wire.
28	(e) If notice is given to a dealer or purchaser and, subsequent
29	thereto, wire meeting that description is purchased by the dealer or offered
30	for sale to the dealer, then the dealer shall notify the local police if
31	within a municipality or sheriff's department if outside a municipality that
32	the wire was purchased or offered for sale to the dealer.
33	(f) Any person, partnership, firm, or corporation who violates any of
34	the provisions of this section shall upon conviction be guilty of a Class $\Lambda$
35	misdemeanor.
36	(a) A seller shall not sell and a scrap metal recycler shall not

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1	purchase the following scrap metal unless reasonable, written documentation
2	is provided that the seller is the owner of the scrap metal or is an
3	employee, agent, or other person authorized to sell the scrap metal on behalf
4	of the owner:
5	(1) Scrap metal marked with the initials of an electrical, a
6	telephone, a cable, or other public utility;
7	(2) Utility access covers;
8	(3) Street light poles and fixtures;
9	(4) Road and bridge guard rails;
10	(5) Highway or street signs;
11	(6) Water meter covers;
12	(7) Traffic directional and control signs;
13	(8) Traffic light signals;
14	(9) Any scrap metal marked with the name of a government entity;
15	(10) Property owned by a telephone, a cable, a electric, a
16	water, or other utility or by a railroad and marked or otherwise identified
17	as such; and
18	(11) Unused and undamaged building construction or utility
19	materials consisting of copper, pipe, tubing or wiring, or aluminum wire,
20	historical markers, or grave markers and vases.
21	(b) This section does not apply to transactions in which a scrap metal
22	processor purchases, transfers, or otherwise conveys scrap metal to another
23	scrap metal processor.
24	
25	SECTION 4. Arkansas Code § 17-44-104 is amended to read as follows:
26	17-44-104. Records of bronze cemetery memorial purchases Theft
27	notification.
28	(a) Whenever any collector of or dealer in junk or any secondhand
29	property purchases any bronze cemetery vase or receptacle, any bronze
30	cemetery memorial, or any bronze statuary, whatever may be the condition of
31	the vase or receptacle, cemetery memorial, or bronze statuary, he or she
32	shall make a record of the place of business of the seller in addition to all
33	other information required by § 17-44-101.
34	(b) Any peace officer of this state may inspect the register at any
35	reasonable time.
36	(c) Any person violating any of the provisions of this section is

1	guilty of a Class A misdemeanor.
2	(a) Any person may notify scrap metal recyclers of nonferrous metal of
3	a known or presumed theft of nonferrous metal products setting forth any
4	information concerning the theft as might be available to that person,
5	including without limitation:
6	(1) The approximate quantity and size of the nonferrous metal
7	products stolen;
8	(2) The geographical area from which the nonferrous metal
9	products were reported missing or presumed stolen; and
10	(3) Any specific distinguishing marks on or in the nonferrous
11	metal products or other method of identifying the nonferrous metal products.
12	(b) If notice of a known or presumed theft of nonferrous metal
13	products is given to a scrap metal recycler under subsection (a) of this
14	section and within ninety (90) days after the notice nonferrous metal
15	products meeting the description in the notice are purchased by the scrap
16	metal recycler or offered for sale to the scrap metal recycler, then the
17	scrap metal recycler shall notify the local police or sheriff's department
18	that the nonferrous metal products were purchased by or offered for sale to
19	the scrap metal recycler.
20	(c) This section does not apply to transactions that involve only
21	beverage containers.
22	
23	SECTION 5. Arkansas Code § 17-44-105 is amended to read as follows:
24	17-44-105. Records of aluminum purchases Sales by minors.
25	(a)(1) Every scrap metal dealer, junk yard operator, or operator of
26	any junk shop, junk store, salvage yard, or scrap yard, or other collector or
27	dealer in junk salvage shall prepare and maintain records of all purchases in
28	excess of twenty-five dollars (\$25.00) of aluminum irrigation pipe, aluminum
29	utility wire, aluminum traffic delineators, aluminum posts, aluminum guard
30	rails, aluminum bridge rails, or aluminum traffic signs, referred to in this
31	section as aluminum products.
32	(2) The records shall contain:
33	(A) The seller's full name, address, driver's license
34	number, and social security number;
35	(B) The license tag number of the vehicle in which the
36	aluminum products were delivered;

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1	(C) The quantity of aluminum products purchased;
2	(D) The date of the purchase; and
3	(E) The amount in money or other consideration paid for
4	the aluminum products.
5	(b)(1) The records provided for in this section shall be kept for a
6	period of three (3) years.
7	(2) The records shall be made available to any law enforcement
8	officer at any time during regular business hours.
9	(c) Any person may notify dealers or purchasers of scrap metals of a
10	known or presumed theft of aluminum products setting forth any information
11	concerning the theft as might be available to that person, including, but not
12	limited to:
13	(1) The approximate quantity and size of the aluminum products
14	stolen;
15	(2) The geographical area from which the aluminum products were
16	reported missing or presumed stolen; and
17	(3) Any specific distinguishing marks on or in the aluminum
18	products, or other method of identifying the aluminum products.
19	(d) If notice is given to a dealer or purchaser and, subsequent
20	thereto, aluminum products meeting that description are purchased by the
21	dealer or offered for sale to the dealer, then the dealer shall notify the
22	local police if within a municipality or the sheriff's department if outside
23	a municipality that the aluminum products were purchased by or offered for
24	sale to the dealer.
25	(e)(l) Any person, partnership, firm, or corporation failing to
26	maintain any records required under this section upon conviction shall be
27	guilty of a Class B misdemeanor.
28	(2) Any person who shall knowingly give false information with
29	respect to the matters required to be maintained in the records provided for
30	in subsections (a) and (b) of this section shall be guilty of a Class $A$
31	misdemeanor.
32	(a)(l) No scrap metal recycler shall purchase or otherwise receive in
33	the course of business scrap metal that is claimed by any minor or that may
34	be in the possession of or under control of a minor, unless the minor is
35	accompanied by his or her parent or guardian.
36	(2) The parent or guardian shall state in writing that the

1	transaction is taking place with the parent's or guardian's full knowledge
2	and consent.
3	(b) A scrap metal recycler shall preserve and keep on file and make
4	available for inspection the written statement required by subsection (a) of
5	this section for not less than three (3) years.
6	
7	SECTION 6. Arkansas Code Title 17, Chapter 44, is amended to add
8	additional section to read as follows:
9	<u>17-44-106. Penalties.</u>
10	(a) Any person that fails to comply with this chapter is guilty of a
11	<u>Class B misdemeanor.</u>
12	(b) Any person that knowingly gives false information with respect to
13	the matters required to be maintained in the records provided for in this
14	chapter is guilty of a Class B misdemeanor.
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