By: Bonnen, Gattis, et al. H.B. No. 2714 Substitute the following for H.B. No. 2714: By: Lucio III C.S.H.B. No. 2714

## A BILL TO BE ENTITLED

1	AN ACT
2	relating to a program for the recycling of computer equipment of
3	consumers in this state; providing administrative penalties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Chapter 361, Health and Safety Code, is amended
6	by adding Subchapter Y to read as follows:
7	SUBCHAPTER Y. COMPUTER EQUIPMENT RECYCLING PROGRAM
8	Sec. 361.951. SHORT TITLE. This subchapter may be cited as
9	the Manufacturer Responsibility and Consumer Convenience Computer
10	Equipment Collection and Recovery Act.
11	Sec. 361.952. DEFINITIONS. In this subchapter:
12	(1) "Brand" means the name, symbol, logo, trademark,
13	or other information that identifies a product rather than the
14	components of the product.
15	(2) "Computer equipment" means a desktop or notebook
16	computer and includes a computer monitor or other display device
17	that does not contain a tuner.
18	(3) "Manufacturer" means a person:
19	(A) who manufactures or manufactured computer
20	equipment under a brand that:
21	(i) the person owns or owned; or
22	(ii) the person is or was licensed to use,
23	other than under a license to manufacture computer equipment for
24	delivery exclusively to or at the order of the licensor;

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1	(B) who sells or sold computer equipment
2	manufactured by others under a brand that:
3	(i) the person owns or owned; or
4	(ii) the person is or was licensed to use,
5	other than under a license to manufacture computer equipment for
6	delivery exclusively to or at the order of the licensor;
7	(C) who manufactures or manufactured computer
8	equipment without affixing a brand;
9	(D) who manufactures or manufactured computer
10	equipment to which the person affixes or affixed a brand that:
11	(i) the person does not or has not owned; or
12	(ii) the person is not or was not licensed
13	to use; or
14	(E) for whose account computer equipment
15	manufactured outside the United States is or was imported into the
16	United States, if at the time of importation the computer equipment
17	was not included for collection under the recovery plan of another
18	person.
19	(4) "Television" means any telecommunication system
20	device that can broadcast or receive moving pictures and sound over
21	a distance and includes a television tuner or a display device
22	peripheral to a computer that contains a television tuner.
23	Sec. 361.953. LEGISLATIVE FINDINGS AND PURPOSE. (a)
24	Computers and related display devices are critical elements to the
25	strength and growth of this state's economic prosperity and quality
26	of life. Many of those products can be refurbished and reused, and
27	many contain valuable components that can be recycled.

C.S.H.B. No. 2714 (b) The purpose of this subchapter is to establish a 1 2 comprehensive, convenient, and environmentally sound program for the collection, recycling, and reuse of computer equipment that has 3 4 reached the end of its useful life. The program is based on individual manufacturer responsibility and shared responsibility 5 6 among consumers, retailers, and the government of this state. Sec. 361.954. APPLICABILITY. (a) The collection, 7 recycling, and reuse provisions of this subchapter apply to 8 9 computer equipment used and returned to the manufacturer by a 10 consumer in this state. (b) This subchapter does not apply to: 11 12 (1) a television, any part of a motor vehicle, a personal digital assistant, or a telephone; 13 14 (2) a consumer's lease of computer equipment or a 15 consumer's use of computer equipment under a lease agreement; or 16 (3) the sale or lease of computer equipment to a 17 business. Sec. 361.955. MANUFACTURER RESPONSIBILITIES. (a) Before a 18 19 manufacturer may offer computer equipment for sale in this state, 20 the manufacturer must: 21 (1) adopt and implement a recovery plan; and 22 (2) affix a permanent, readily visible label to the computer equipment with the manufacturer's brand. 23 24 (b) The recovery plan must include, at no charge to the 25 consumer, provisions for: (1) the manufacturer's collection from a consumer of 26 27 any computer equipment that has reached the end of its useful life

1	and is labeled with the manufacturer's brand; and
2	(2) recycling or reuse of computer equipment collected
3	under Subdivision (1).
4	(c) The collection of computer equipment provided under the
5	recovery plan must be:
6	(1) reasonably convenient and available to consumers
7	in this state; and
8	(2) designed to meet the collection needs of consumers
9	in this state.
10	(d) Collection methods that meet the convenience
11	requirements of this section include:
12	(1) a system by which the manufacturer or the
13	manufacturer's designee offers the consumer a system for returning
14	<pre>computer equipment by mail;</pre>
15	(2) a system using a physical collection site that the
16	manufacturer or the manufacturer's designee keeps open and staffed
17	and to which the consumer may return computer equipment; and
18	(3) a system using a collection event held by the
19	manufacturer or the manufacturer's designee at which the consumer
20	may return computer equipment.
21	(e) Collection services under this section may use existing
22	collection and consolidation infrastructure for handling computer
23	equipment and may include electronic recyclers and repair shops,
24	recyclers of other commodities, reuse organizations,
25	not-for-profit corporations, retailers, recyclers, and other
26	suitable operations.
27	(f) The recovery plan must include information for the

## C.S.H.B. No. 2714 consumer on how and where to return the <u>manufacturer's computer</u> 1 2 equipment. The manufacturer: 3 (1) shall include collection, recycling, and reuse 4 information on the manufacturer's publicly available Internet 5 site; 6 (2) shall provide collection, recycling, and reuse 7 information to the commission; and (3) may include collection, recycling, and reuse 8 information in the packaging for or in other materials that 9 accompany the manufacturer's computer equipment when the equipment 10 is sold. 11 12 (g) Information about collection, recycling, and reuse on a manufacturer's publicly available Internet site does not 13 constitute a determination by the commission that 14 the 15 manufacturer's recovery plan or actual practices are in compliance with this subchapter or other law. 16 17 (h) Each manufacturer shall submit a report to the commission not later than January 31 of each year that includes: 18 19 (1) the weight of computer equipment collected, recycled, and reused during the preceding calendar year; and 20 21 (2) documentation verifying the collection, recycling, and reuse of that computer equipment in a manner that 22 complies with Section 361.964 regarding sound environmental 23 24 management. 25 (i) If more than one person is a manufacturer of a certain brand of computer equipment as defined by Section 361.952, any of 26 those persons may assume responsibility for and satisfy the 27

obligations of a manufacturer under this subchapter for that brand. 1 2 If none of those persons assumes responsibility or satisfies the obligations of a manufacturer for the computer equipment of that 3 4 brand, the commission may consider any of those persons to be the 5 responsible manufacturer for purposes of this subchapter. 6 (j) The obligations under this subchapter of a manufacturer 7 who manufactures or manufactured computer equipment, or sells or sold computer equipment manufactured by others, under a brand that 8 9 was previously used by a different person in the manufacture of the computer equipment extends to all computer equipment bearing that 10 brand regardless of its date of manufacture. 11 12 Sec. 361.956. RETAILER RESPONSIBILITY. A person who is a retailer of computer equipment may not sell or offer to sell 13 computer equipment in this state unless the equipment is labeled 14 15 with the manufacturer's label and the manufacturer is included on 16 the commission's list of manufacturers that have recovery plans. 17 Sec. 361.957. LIABILITY. (a) A manufacturer or retailer of

17 <u>Sec. 361.957. LIABILITY. (a) A Manufacturer of retailer of</u> 18 <u>computer equipment is not liable in any way for information in any</u> 19 <u>form that a consumer leaves on computer equipment that is</u> 20 <u>collected, recycled, or reused under this subchapter.</u>

21 (b) This subchapter does not exempt a person from liability 22 under other law. 23 Sec. 361.958. COMMISSION'S EDUCATION RESPONSIBILITIES. 24 (a) The commission shall educate consumers regarding the 25 collection, recycling, and reuse of computer equipment. 26 (b) The commission shall host or designate another person to

27 host an Internet site providing consumers with information about

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1	the recycling and reuse of computer equipment, including
2	information about and links to information on:
3	(1) manufacturers' collection, recycling, and reuse
4	programs, including manufacturers' recovery plans; and
5	(2) computer equipment collection events, collection
6	sites, and community computer equipment recycling and reuse
7	programs.
8	(c) Inclusion on the commission's Internet site under
9	Subsection (b) does not constitute a determination by the
10	commission that the manufacturer's recovery plan or practices are
11	in compliance with this subchapter or other law.
12	Sec. 361.959. ENFORCEMENT. (a) The commission may conduct
13	audits and inspections to determine compliance with this
14	subchapter.
15	(b) The commission and the attorney general, as
16	appropriate, shall enforce this subchapter and take enforcement
17	action against any manufacturer, retailer, or person who recycles
18	or reuses computer equipment for failure to comply with this
19	subchapter.
20	(c) Notwithstanding Section 7.052, Water Code, a
21	manufacturer that does not label its new computer equipment or
22	adopt and implement a recovery plan as required by Section
23	361.955(a) may be assessed an administrative penalty, in addition
24	to any other penalty under this subchapter, of not more than \$10,000
25	for the first violation and not more than \$25,000 for each
26	subsequent violation.
27	(d) Except as provided by Subsection (c) and

notwithstanding Section 7.052, Water Code, a person who violates 1 2 this subchapter may be assessed an administrative penalty, in addition to any other penalty under this subchapter, of not more 3 4 than \$1,000 for the first violation and not more than \$2,000 for 5 each subsequent violation. 6 (e) A penalty assessed under this section shall be paid to 7 the commission and deposited to the Waste Management Account, #549. 8 (f) A violation of a prohibition of this subchapter related 9 to sales may be enjoined in an action brought by the attorney general on behalf of this state under Section 7.032, Water Code. 10 (g) Money collected under this section may be used only for 11 12 the administration of this subchapter. Sec. 361.960. FINANCIAL AND PROPRIETARY INFORMATION. 13 Financial or proprietary information submitted to the commission 14 15 under this subchapter is exempt from public disclosure under 16 Chapter 552, Government Code. Sec. 361.961. ANNUAL REPORT TO LEGISLATURE. The commission 17 shall compile information from producers and issue an electronic 18 19 report to the committee in each house of the legislature having primary jurisdiction over environmental matters not later than 20 21 March 1 of each year. 22 Sec. 361.962. FEES NOT AUTHORIZED. This subchapter does not authorize the commission to impose a fee, including a recycling 23 24 fee or registration fee, on a consumer, manufacturer, retailer, or 25 person who recycles or reuses computer equipment. 26 Sec. 361.963. CONSUMER RESPONSIBILITIES. (a) A consumer is responsible for any information in any form left on the 27

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1	consumer's computer equipment that is collected, recycled, or
2	reused.
3	(b) A consumer is encouraged to learn about recommended
4	methods for recycling and reuse of computer equipment that has
5	reached the end of its useful life by visiting the commission's and
6	manufacturers' Internet sites.
7	Sec. 361.964. SOUND ENVIRONMENTAL MANAGEMENT. (a) All
8	computer equipment collected under this subchapter must be recycled
9	or reused in a manner that complies with federal, state, and local
10	law.
11	(b) The commission shall adopt as standards for recycling or
12	reuse of computer equipment in this state the standards provided by
13	"Electronics Recycling Operating Practices" as approved by the
14	board of directors of the Institute of Scrap Recycling Industries,
15	Inc., April 25, 2006, or other standards from a comparable
16	nationally recognized organization.
17	Sec. 361.965. STATE PROCUREMENT REQUIREMENTS. (a) In this
18	section, "state agency" has the meaning assigned by Section
19	2052.101, Government Code.
20	(b) A person who submits a bid for a contract with a state
21	agency for the purchase or lease of computer equipment must be in
22	compliance with this subchapter.
23	(c) A state agency that purchases or leases computer
24	equipment shall require each prospective bidder to certify the
25	bidder's compliance with this subchapter. Failure to provide that
26	certification renders the prospective bidder ineligible to
27	participate in the bidding.

1 (d) In considering bids for a contract for computer 2 equipment, in addition to any other preferences provided under 3 other laws of this state, the state shall give special preference to 4 a manufacturer that has a program to recycle or reuse the computer 5 equipment of other manufacturers, including collection events, 6 recycling grants, and manufacturer initiatives to accept computer 7 equipment labeled with another manufacturer's brand.

8 <u>(e) The Texas Building and Procurement Commission and the</u> 9 <u>Department of Information Resources shall adopt rules to implement</u> 10 <u>this section.</u>

11 <u>Sec. 361.966. FEDERAL PREEMPTION; EXPIRATION. (a) If</u> 12 <u>federal law establishes a national program for the collection and</u> 13 <u>recycling of computer equipment and the commission determines that</u> 14 <u>the federal law substantially meets the purposes of this</u> 15 <u>subchapter, the commission may adopt an agency statement that</u> 16 <u>interprets the federal law as preemptive of this subchapter.</u>

17 (b) This subchapter expires on the date the commission
18 issues a statement under this section.

SECTION 2. (a) The Texas Commission on Environmental Quality shall adopt any rules required to implement this Act not later than May 1, 2008.

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(b) This Act may not be enforced before September 1, 2008.

(c) The reports required under Sections 361.955 and 361.961, Health and Safety Code, as added by this Act, are not required to be prepared or submitted for the first time before the dates specified by those sections in 2010.

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SECTION 3. This Act takes effect September 1, 2007.