By: West

S.B. No. 642

A BILL TO BE ENTITLED

1	AN ACT
2	relating to registration and regulation of metal recycling
3	entities; providing penalties.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. The heading to Chapter 1956, Occupations Code,
6	is amended to read as follows:
7	CHAPTER 1956. [SALES TO METAL DEALERS AND]
8	METAL RECYCLING ENTITIES
9	SECTION 2. Chapter 1956, Occupations Code, is amended by
10	amending Subchapter A and adding Subchapters A-1, A-2, and A-3 to
11	read as follows:
12	SUBCHAPTER A. <u>GENERAL PROVISIONS</u> [SALE OF ALUMINUM, BRONZE, OR
13	COPPER OR BRASS MATERIAL TO SECONDHAND METAL DEALERS]
14	Sec. 1956.001. DEFINITIONS. In this <u>chapter</u> [subchapter]:
15	(1) "Aluminum material" means a product made from
16	aluminum, an aluminum alloy, or an aluminum by-product. The term
17	includes <u>aluminum wiring and</u> an aluminum beer keg but does not
18	include another type of aluminum can used to contain a food or
19	beverage.
20	(2) "Bronze material" means:
21	(A) a cemetery vase, receptacle, or memorial made
22	from bronze;
23	(B) bronze statuary; or
24	(C) material readily identifiable as bronze <u>,</u>

including bronze wiring. 1 "Commission" means the Public Safety Commission. 2 (3) 3 (4) "Copper or brass material" means: 4 (A) insulated or noninsulated copper wire or cable of the type used by a public utility or common carrier that 5 consists of at least 50 percent copper; [or] 6 7 (B) a copper or brass item of a type commonly used in construction or by a public utility; or 8 9 (C) copper pipe or copper tubing. 10 (5) [(4)] "Department" means the Texas Department of Public Safety. 11 (6) "Director" means the public safety director. 12 "Metal recycling entity" means a business that is 13 (7) operated from a fixed location and is predominantly engaged in: 14 (A) performing the manufacturing process by 15 16 which scrap, used, or obsolete ferrous or nonferrous metal is converted into raw material products consisting of prepared grades 17 and having an existing or potential economic value, by a method that 18 in part requires the use of powered tools and equipment, including 19 processes that involve processing, sorting, cutting, classifying, 20 cleaning, baling, wrapping, shredding, shearing, or changing the 21 22 physical form of that metal; (B) the use of raw material products described 23 under Paragraph (A) in the manufacture of producer or consumer 24 25 goods; or (C) purchasing or otherwise acquiring scrap, 26 27 used, or obsolete ferrous or nonferrous metals for the eventual use

S.B. No. 642 of the metal for the purposes described by Paragraph (A) or (B). 1 (8) [(5)] "Personal identification document" means: 2 3 (A) a driver's license; a military identification card; 4 (B) 5 (C) a passport issued by the United States or by another country and recognized by the United States; or 6 7 (D) a personal identification certificate issued by the department under Section 521.101, Transportation Code, or a 8 9 corresponding card or certificate issued by another state. 10 (9) [(6)] "Regulated material" means: (A) aluminum material; 11 bronze material; [or] 12 (B) 13 (C) copper or brass material; or (D) regulated metal. 14 (10) "Regulated metal" means metal items regulated 15 16 under this chapter in accordance with department rules, including: 17 (A) manhole covers; 18 (B) guardrails; (C) compressed cylinders; 19 20 (D) beer kegs made from metal other than 21 aluminum; 22 (E) historical markers or cemetery vases, receptacles, or memorials made from metal other than aluminum; 23 (F) <u>unused rebar;</u> 24 25 (G) street signs; (H) drain gates; 26 27 (I) safes;

(J) communication, transmission, and service 1 2 wire or cable; 3 (K) condensing or evaporator coils for heating or 4 air conditioning units; (L) electric light poles, including the fixtures 5 6 and hardware; 7 (M) aluminum or stainless steel containers designed to hold propane for fueling forklifts; and 8 (N) metal railroad equipment, including tie 9 plates, signal houses, control boxes, signs, signals, traffic 10 devices, traffic control devices, traffic control signals, switch 11 plates, e-clips, and rail tie functions 12 [(7) "Secondhand metal dealer" means: 13 [(A) an auto wrecker, a scrap metal processor, or 14 15 another person or organization that purchases, collects, or 16 solicits regulated material; or 17 [(B) a person who operates or maintains a scrap 18 metal yard or other place in which scrap metal or cast-off regulated material is collected or kept for shipment, sale, or transfer]. 19 Sec. 1956.002. EXCEPTION. This chapter [subchapter] does 20 not apply to: 21 22 (1) a purchase of regulated material from а manufacturing, industrial, [or other] commercial, retail, or other 23 seller [vendor] that sells regulated material in the ordinary 24 course of the <u>seller's</u> [vendor's] business; or 25 (2) a purchase of regulated material by a manufacturer 26 whose primary business is the manufacture of iron and steel 27

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1	products made from melting scrap iron and scrap steel.
2	Sec. 1956.003. LOCAL LAW. (a) A county, municipality, or
3	political subdivision of this state may adopt a rule, charter, or
4	ordinance or issue an order or impose standards that are more
5	stringent than but do not conflict with this chapter or rules
6	adopted under this chapter.
7	(b) A county, municipality, or political subdivision of
8	this state may issue a license or permit to a business to allow the
9	business to act as a metal recycling entity in that county or
10	municipality and may impose a fee not to exceed \$250 for the
11	issuance or renewal of the license or permit.
12	(c) A county, municipality, or political subdivision of
13	this state that issues a license or permit to a business as
14	authorized under Subsection (b) shall submit to the department in
15	the manner required by the department information on each business
16	that is issued a license or permit.
17	[Sections 1956.004-1956.010 reserved for expansion]
18	SUBCHAPTER A-1. POWERS AND DUTIES
19	Sec. 1956.011. ADMINISTRATION OF CHAPTER. The department
20	shall administer this chapter.
21	Sec. 1956.012. DEPARTMENT STAFF. The department may employ
22	administrative and clerical staff as necessary to carry out this
23	chapter.
24	Sec. 1956.013. RULES. The commission may adopt rules to
25	administer this chapter, including rules:
26	(1) establishing minimum requirements for
27	registration under this chapter; and

1	(2) adopting forms required by this chapter.
2	Sec. 1956.014. FEES. The commission by rule shall
3	prescribe fees in reasonable amounts sufficient to cover the costs
4	of administering this chapter, including fees for:
5	(1) an initial application for a certificate of
6	registration;
7	(2) issuance of a certificate of registration;
8	(3) issuance of a renewal certificate of registration;
9	and
10	(4) issuance of a duplicate certificate of
11	registration or duplicate renewal certificate of registration.
12	Sec. 1956.015. STATEWIDE ELECTRONIC REPORTING SYSTEM.
13	(a) The department shall establish a statewide electronic
14	reporting system to track the sales of regulated metal reported to
15	the department under Section 1956.036.
16	(b) The department shall post a summary of the reports
17	provided to the department under Section 1956.036 on the
18	department's Internet website. The summary must include by county
19	or region the frequency with which a person presents regulated
20	materials for sale to a metal recycling entity. The summary may not
21	identify any person to which the metal recycling entity sells the
22	regulated materials.
23	(c) Subsection (b) does not apply to regulated material sold
24	by a utility company, municipality, manufacturer, railroad,
25	cemetery, cable or satellite entity, or other business entity that
26	routinely has access to regulated metal.
27	(d) The department shall maintain the confidentiality of

1	information provided under this section that relates to the
2	financial condition or business affairs of a metal recycling entity
3	or that is otherwise commercially sensitive. The confidential
4	information is not subject to disclosure under Chapter 552,
5	Government Code.
6	[Sections 1956.016-1956.020 reserved for expansion]
7	SUBCHAPTER A-2. CERTIFICATE OF REGISTRATION
8	Sec. 1956.021. REGISTRATION REQUIRED. A person may not act
9	as a metal recycling entity or represent to the public that the
10	person is a metal recycling entity unless the person is registered
11	under this chapter.
12	Sec. 1956.022. ISSUANCE OF CERTIFICATE; QUALIFICATIONS.
13	(a) The department shall issue a certificate of registration to an
14	applicant who:
15	(1) applies and pays a registration fee; and
16	(2) presents any relevant evidence relating to the
17	applicant's qualifications as required by commission rule.
18	(b) The commission by rule may establish qualifications for
19	the holder of a certificate of registration under this chapter,
20	which may include accepting copies of a license or permit issued by
21	a county or municipality authorizing a metal recycling entity to
22	conduct business in that county or municipality.
23	Sec. 1956.023. TERM OF CERTIFICATE. (a) A certificate of
24	registration is valid for two years after the date of issuance.
25	(b) The department shall adopt a system under which
26	certificates of registration expire and are renewed on various
27	dates.

1	(c) Not later than the 45th day before the date a person's
2	certificate of registration is scheduled to expire, the department
3	shall send written notice of the impending expiration to the person
4	at the person's last known address according to the records of the
5	department.
6	(d) A person whose certificate of registration has expired
7	may not make a representation for which a certificate of
8	registration is required under Section 1956.021 or perform
9	collections services until the certificate has been renewed.
10	Sec. 1956.024. RENEWAL OF CERTIFICATE. (a) To renew a
11	certificate of registration, a person must submit an application
12	for renewal in the manner prescribed by the department.
13	(b) A person who is otherwise eligible to renew a
14	certificate of registration may renew an unexpired certificate by
15	paying the required renewal fee to the department before the
16	expiration date of the certificate.
17	(c) A person whose certificate of registration has been
18	expired for 90 days or less may renew the certificate by paying to
19	the department a renewal fee that is equal to 1-1/2 times the
20	normally required renewal fee.
21	(d) A person whose certificate of registration has been
22	expired for more than 90 days but less than one year may renew the
23	certificate by paying to the department a renewal fee that is equal
24	to two times the normally required renewal fee.
25	(e) A person whose certificate of registration has been
26	expired for one year or more may not renew the certificate. The
27	person may obtain a new certificate of registration by complying

1 with the requirements and procedures, including the examination 2 requirements, for an original certificate.

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[Sections 1956.025-1956.030 reserved for expansion] SUBCHAPTER A-3. PRACTICE BY CERTIFICATE HOLDERS

5 Sec. <u>1956.031</u> [<u>1956.003</u>]. NOTICE TO SELLERS. (a) A <u>metal</u> 6 <u>recycling entity</u> [secondhand metal dealer] shall at all times 7 maintain in a prominent place in the <u>entity's</u> [dealer's] place of 8 business, in open view to a seller of regulated material, a notice 9 in two-inch lettering that:

10

(1) includes the following language:

11 "A PERSON ATTEMPTING TO SELL ANY REGULATED MATERIAL MUST 12 PRESENT SUFFICIENT IDENTIFICATION <u>AND WRITTEN PROOF OF OWNERSHIP</u> 13 REQUIRED BY STATE LAW."

14 "WARNING: STATE LAW PROVIDES A CRIMINAL PENALTY FOR A PERSON 15 WHO INTENTIONALLY PROVIDES A FALSE DOCUMENT OF IDENTIFICATION OR 16 OTHER FALSE INFORMATION TO A <u>METAL RECYCLING ENTITY</u> [SECONDHAND 17 <u>METAL DEALER</u>] WHILE ATTEMPTING TO SELL ANY REGULATED MATERIAL."; 18 and

19 (2) states the metal recycling entity's [secondhand
 20 metal dealer's] usual business hours.

(b) The notice required by this section may be contained on a sign that contains another notice if the <u>metal recycling entity</u> [secondhand metal dealer] is required to display another notice under applicable law.

Sec. <u>1956.032</u> [1956.004]. INFORMATION PROVIDED BY SELLER.
(a) A person attempting to sell regulated material to a <u>metal</u>
<u>recycling entity</u> [secondhand metal dealer] shall:

1 (1) display to the <u>metal recycling entity</u> [secondhand
2 <u>metal dealer</u>] the person's personal identification document [or
3 <u>sign a statement that the person does not possess such a document</u>];
4 and

5 (2)

6 (A) present written documentation evidencing 7 that the person is the legal owner or is lawfully entitled to sell 8 the regulated material; or

either:

9 <u>(B)</u> sign a written statement provided by the 10 <u>metal recycling entity</u> [secondhand metal dealer] that the person is 11 the legal owner of or is lawfully entitled to sell the regulated 12 material offered for sale.

13 (b) A person required by a municipality to prepare a signed 14 statement consisting of the information required by Subsection 15 (a)(2) [(a)(1) or (2)] may use the statement required by the 16 municipality to comply with Subsection (a)(2) [(a)(1) or (2)].

17 (c) The <u>metal recycling entity</u> [secondhand metal dealer] or 18 the <u>entity's</u> [dealer's] agent shall visually verify the accuracy of 19 the identification presented by the seller at the time of the 20 purchase of regulated material <u>and retain a copy of the</u> 21 <u>identification in the entity's records</u>.

22 Sec. <u>1956.033</u> [1956.005]. RECORD OF PURCHASE. (a) <u>Each</u> 23 <u>metal recycling entity</u> [A secondhand metal dealer] in this state 24 shall keep an <u>accurate electronic record or an</u> accurate and legible 25 written record of each purchase made in the course of the <u>entity's</u> 26 [dealer's] business from an individual of:

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(1) copper or brass material [in excess of 50 pounds];

1	(2) bronze material; [or]
2	(3) aluminum material <u>; or</u>
3	(4) regulated metal [in excess of 40 pounds].
4	(b) The record must be in English and include:
5	(1) the place and date of the purchase;
6	(2) the name and address of each individual from whom
7	the regulated material is purchased or obtained;
8	(3) the identifying number of the seller's personal
9	identification document;
10	(4) a description made in accordance with the custom
11	of the trade of the type and quantity of regulated material
12	purchased; and
13	(5) the statement required by Section <u>1956.032(a)(2)</u>
14	[1956.004(a)(2)].
15	Sec. <u>1956.034</u> [1956.006]. PRESERVATION OF RECORDS. A <u>metal</u>
16	<u>recycling entity</u> [secondhand metal dealer] shall preserve each
17	record required by Section <u>1956.033</u> [1956.005] until the third
18	anniversary of the date the record was made.
19	Sec. <u>1956.035</u> [1956.007]. INSPECTION OF RECORDS BY PEACE
20	OFFICER. (a) On request, a <u>metal recycling entity</u> [secondhand
21	<pre>metal dealer] shall permit a peace officer of this state to inspect,</pre>
22	during the <u>entity's</u> [dealer's] usual business hours:
23	(1) a record required by Section <u>1956.033</u> [1956.005];
24	or
25	(2) regulated material in the <u>entity's</u> [dealer's]
26	possession.
27	(b) The inspecting officer shall inform the <u>entity</u> [dealer]

1 of the officer's status as a peace officer.

[1956.008]. FURNISHING 2 Sec. 1956.036 OF REPORT ТО DEPARTMENT. (a) Except as provided by Subsection (b), not later 3 than the seventh day after the date of the purchase or other 4 acquisition of material for which a record is required under 5 6 Section 1956.033 [1956.005], a metal recycling entity [secondhand metal dealer] shall mail to or file with the department a report 7 containing the information required to be recorded under that 8 9 section.

10 (b) If a <u>metal recycling entity</u> [secondhand metal dealer] 11 purchases bronze material that is a cemetery vase, receptacle, 12 memorial, or statuary or a pipe that can reasonably be identified as 13 aluminum irrigation pipe, the <u>entity</u> [dealer] shall:

14 (1) not later than the close of business on the 15 <u>entity's</u> [dealer's] first working day after the purchase date, 16 [orally] notify the department; and

17 (2) not later than the fifth day after the purchase 18 date, mail to or file with the department a report containing the 19 information required to be recorded under Section <u>1956.033</u> 20 [1956.005].

21

(c) Subsection (b) does not apply to a purchase from:

(1) the manufacturer or fabricator of the material or
pipe;
(2) a seller bearing a bill of sale for the material or
pipe; or

26 (3) the owner of the material or pipe.
27 Sec. 1956.037 [1956.009]. PLACEMENT OF ITEMS ON HOLD.

A metal recycling entity may not dispose of, process, sell, or 1 (a) remove from the premises an item of regulated metal unless: 2 3 (1) the entity acquired the item more than 72 hours before the disposal, processing, sale, or removal; or 4 (2) the entity purchased the item from 5 а manufacturing, industrial, commercial, retail, or other seller 6 7 that sells regulated material in the ordinary course of its business. 8 9 (b) A peace officer who has reasonable suspicion to believe 10 that an item of regulated material in the possession of a metal recycling entity [secondhand metal dealer] is stolen may place the 11 item on hold by issuing to the entity [dealer] a written notice 12 13 that: (1)specifically identifies the item alleged to be 14 15 stolen and subject to the hold; and 16 (2) informs the entity [dealer] of the requirements of 17 Subsection (c) [(b)]. (c) [(b)] On receiving the notice, the entity [dealer] may 18 not, except as provided by Subsection (e), process or remove from 19 the entity's [dealer's] premises the identified item before the 20 60th [11th] day after the date the notice is issued unless the hold 21 22 is released at an earlier time in writing by a peace officer of this state or a court order. 23 (d) [(c)] After the holding period expires, the entity 24 25 [dealer] may dispose of the item unless disposition violates a court order. 26

27

(e) If a hold is placed on a purchase of regulated material,

1	a metal recycling entity may not dispose of, process, sell, or
2	remove from the premises any item from the purchased material
3	unless the hold on the material is released.
4	Sec. <u>1956.038</u> [1956.010]. PROHIBITED ACTS. A person may
5	not, with the intent to deceive:
6	(1) display to a <u>metal recycling entity</u> [secondhand
7	metal dealer] a false or invalid personal identification document
8	in connection with the person's attempted sale of regulated
9	material; or
10	(2) make a false, material statement or representation
11	to a <u>metal recycling entity</u> [secondhand metal dealer] in connection
12	with:
13	(A) that person's execution of a written
14	statement required by Section <u>1956.032(a)(2)</u> [1956.004(a)(1) or
15	(2)]; or
16	(B) the <u>entity's</u> [dealer's] efforts to obtain the
17	information required under Section <u>1956.033(b)</u> [1956.005(b)].
18	Sec. 1956.039. HOURS FOR PURCHASING MATERIAL. (a) Subject
19	to Subsection (b), a county, municipality, or political subdivision
20	may establish the hours during which a metal recycling entity may
21	purchase regulated material.
22	(b) A metal recycling entity may not purchase from the
23	general public regulated material:
24	(1) more than 15 consecutive hours in one day; or
25	(2) later than 9 p.m.
26	[Sec. 1956.011. CRIMINAL PENALTY. (a) A person commits an
27	offense if the person knowingly violates this subchapter.

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1	[(b) Except as provided by Subsection (c), an offense under
2	this section is a Class B misdemeanor.
3	[(c) An offense under this section is a Class A misdemeanor
4	if the person has been convicted of a violation of this subchapter
5	within the 36 months preceding the date of the offense.
6	[(d) On the conviction of a secondhand metal dealer for an
7	offense punishable under Subsection (c), a court, in addition to
8	imposing any other applicable penalty, may order that the dealer
9	cease doing business as a secondhand metal dealer for a period not
10	to exceed 30 days from the date of the order for each violation that
11	forms the basis of the conviction.]
12	SECTION 3. Chapter 1956, Occupations Code, is amended by
13	adding Subchapters D and E to read as follows:
14	SUBCHAPTER D. DISCIPLINARY PROCEDURES
15	Sec. 1956.151. DENIAL OF CERTIFICATE; DISCIPLINARY ACTION.
16	The department shall deny an application for a certificate of
17	registration, suspend or revoke a certificate of registration, or
18	reprimand a person who is registered under this chapter if the
19	person:
20	(1) obtains a certificate of registration by means of
21	fraud, misrepresentation, or concealment of a material fact;
22	(2) sells, barters, or offers to sell or barter a
23	certificate of registration;
24	(3) violates a rule adopted under this chapter; or
25	(4) violates Section 1956.021.
26	Sec. 1956.152. INVESTIGATION. Within the limits of
27	available resources, the department may investigate:

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1	(1) a person who engages in a practice that violates
2	this chapter; and
3	(2) a complaint filed with the department against a
4	person registered under this chapter.
5	Sec. 1956.153. HEARING. (a) A person whose application
6	for a certificate of registration is denied, whose certificate of
7	registration is suspended or revoked, or who is reprimanded is
8	entitled to a hearing before the department if the person submits to
9	the department a written request for the hearing.
10	(b) A hearing is governed by department rules for a
11	contested hearing and by Chapter 2001, Government Code.
12	[Sections 1956.154-1956.200 reserved for expansion]
13	SUBCHAPTER E. OTHER PENALTIES AND ENFORCEMENT PROVISIONS
14	Sec. 1956.201. ENFORCEMENT PROCEEDINGS; INJUNCTION.
15	(a) The department, the attorney general, or the district, county,
16	or city attorney for the county or municipality in which an alleged
17	violation of this chapter occurs may, on receipt of a verified
18	complaint, bring an appropriate administrative or judicial
19	proceeding to enforce this chapter or a rule adopted under this
20	chapter.
21	(b) The attorney general or an attorney representing the
22	state may initiate an action for an injunction to prohibit a person
23	from violating this chapter or a rule adopted under this chapter.
24	Sec. 1956.202. CIVIL PENALTY. (a) A person who violates
25	this chapter or a rule adopted under this chapter is liable to this
26	state for a civil penalty of not more than \$1,000 for each
27	violation.

1	(b) The amount of the penalty shall be based on:
2	(1) the seriousness of the violation;
3	(2) the history of previous violations;
4	(3) the amount necessary to deter a future violation;
5	and
6	(4) any other matter that justice may require.
7	(c) The attorney general may sue to collect a civil penalty
8	under this section. In the suit the attorney general may recover,
9	on behalf of the state, the reasonable expenses incurred in
10	obtaining the penalty, including investigation and court costs,
11	reasonable attorney's fees, witness fees, and other expenses.
12	Sec. 1956.203. CRIMINAL PENALTY FOR OPERATING AS MOBILE
13	METAL RECYCLING ENTITY. (a) A person commits an offense if the
14	person from a non-fixed or mobile location operates as a metal
15	recycling entity by engaging in an activity described by Section
16	1956.001(7)(A), (B), or (C).
17	(b) An offense under this section is a Class B misdemeanor.
18	SECTION 4. Subdivision (1), Section 1956.101, Occupations
19	Code, is repealed.
20	SECTION 5. (a) Not later than January 1, 2008, the Public
21	Safety Commission shall adopt the rules necessary to implement the
22	changes in law made by this Act to Chapter 1956, Occupations Code.
23	(b) Not later than April 1, 2008, the Department of Public
24	Safety of the State of Texas shall establish the statewide
25	reporting system to track the sales of regulated metal as required
26	under Chapter 1956, Occupations Code, as amended by this Act.
27	SECTION 6. Notwithstanding Section 1956.021, Occupations

Code, as added by this Act, a person is not required to hold a certificate of registration as a metal recycling entity under Chapter 1956, Occupations Code, as amended by this Act, before April 1, 2008.

5 SECTION 7. The change in law made by this Act applies only 6 to an offense committed on or after the effective date of this Act. 7 An offense committed before that date is governed by the law in 8 effect when the offense was committed, and the former law is 9 continued in effect for that purpose. For purposes of this section, 10 an offense was committed before the effective date of this Act if 11 any element of the offense was committed before that date.

12

SECTION 8. This Act takes effect September 1, 2007.

	5.5. No. 042
1	COMMITTEE AMENDMENT NO. 1
2	Amend S.B. No. 642 (Senate Engrossment) as follows:
3	(1) In SECTION 2 of the bill, in proposed Subdivision (10),
4	Section 1956.001, Occupations Code (page 3, lines 15 and 16),
5	strike "metal items regulated under this chapter in accordance with
6	department rules, including".
7	(2) In SECTION 2 of the bill, strike added Paragraph (C),
8	Subdivision (10), Section 1956.001, Occupations Code (page 3, line
9	19), and substitute the following:
10	(C) metal cylinders designed to contain
11	compressed air, oxygen, gases, or liquids;
12	(3) In SECTION 2 of the bill, strike added Paragraph (L),
13	Subdivision (10), Section 1956.001, Occupations Code (page 4, lines
14	5-6), and substitute the following:
15	(L) utility structures, including the fixtures
16	and hardware;
17	(4) In SECTION 2 of the bill, at the end of amended
18	Subdivision (1), Section 1956.002, Occupations Code (page 4, line
19	25), strike " <u>or</u> ".
20	(5) In SECTION 2 of the bill, in amended Subdivision (2),
21	Section 1956.002, Occupations Code (page 5, line 1), strike " <u>steel</u> "
22	and substitute the following:
23	steel; or
24	(3) the transport or hauling of recyclable materials
25	to or from the metal recycling entity
26	(6) In SECTION 2 of the bill, in amended Subsection (a),
27	Section 1956.036, Occupations Code (page 12, line 7), between

1 "shall" and "mail", insert "send by facsimile or electronic".

2 (7) In SECTION 2 of the bill, in amended Subsection (a),
3 Section 1956.037, Occupations Code (page 13, line 3), following "<u>72</u>
4 <u>hours</u>", insert ", excluding weekends and holidays,".

5 (8) In SECTION 3 of the bill, strike proposed Subsection 6 (a), Section 1956.203, Occupations Code (page 17, lines 13 through 7 16), and substitute the following:

8 <u>(a) A person commits an offense if the person solicits the</u> 9 <u>purchase of regulated material at a location other than a business</u> 10 <u>location at which the material is produced as a by-product in the</u> 11 <u>ordinary course of that business.</u>

12 80R19422 YDB-D

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