By: Cook

H.B. No. 3862

A BILL TO BE ENTITLED 1 AN ACT 2 relating to the sale, recovery, and recycling of certain television equipment; providing administrative penalties. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 5 SECTION 1. Chapter 361, Health and Safety Code, is amended by adding Subchapter Z to read as follows: 6 7 SUBCHAPTER Z. TELEVISION EQUIPMENT RECYCLING PROGRAM Sec. 361.971. DEFINITIONS. In this subchapter: 8 9 (1) "Brand" has the meaning assigned by Section 10 361.952. 11 (2) "Consumer" means an individual who uses covered 12 television equipment that is purchased primarily for personal or 13 home business use. 14 (3) "Covered television equipment" means a direct view or projection television with a viewable screen of nine inches or 15 larger whose display technology is based on cathode ray tube, 16 plasma, liquid crystal, digital light processing, liquid crystal on 17 silicon, silicon crystal reflective display, light emitting diode, 18 or similar technology marketed and intended for consumers. 19 (4) "Market share allocation" means the quantity of 20 covered television equipment, by weight, that an individual 21 manufacturer is responsible for collecting, transporting, and 22 23 recycling, as computed by the commission under Section 361.980(f). (5) "Recycling" means any process by which equipment 24

1 that would otherwise become solid waste or hazardous waste is 2 collected, separated, and refurbished for reuse or processed to be 3 returned to use in the form of raw material or products. The term does not include incineration. 4 5 (6) "Retailer" means a person who owns or operates a business that sells new covered television equipment by any means 6 7 directly to a consumer. 8 (7) "Television" means an electronic device that contains a tuner that locks onto a selected carrier frequency and is 9 10 capable of receiving and displaying video programming from a broadcast, cable, or satellite source. 11 12 (8) "Television manufacturer" means a person that: (A) manufactures covered television equipment 13 14 under a brand the person owns or is licensed to use; 15 (B) manufactures covered television equipment 16 without affixing a brand; 17 (C) resells <u>covered</u> television equipment produced by other suppliers under a brand the person owns or is 18 19 licensed to use; (D) imports covered television equipment into 20 the United States for sale, except that if a company from which an 21 22 importer purchases the equipment has a presence or assets in the United States, that company is considered to be the manufacturer of 23 24 the television equipment; 25 (E) manufactures covered television equipment, 26 supplies it to any person within a distribution network that includes a wholesaler or retailer, and benefits from the sale of the 27

H.B. No. 3862 1 covered television equipment through that distribution network; or 2 (F) assumes the responsibilities of a television 3 manufacturer under this subchapter. 4 Sec. 361.972. APPLICABILITY. (a) Except as provided by this section and Section 361.986, this subchapter applies only to 5 covered television equipment that is: 6 7 (1) offered for sale or sold to a consumer in this 8 state; or 9 (2) used by a consumer in this state and returned for 10 recycling. (b) This subchapter does not impose an obligation on an 11 12 owner or operator of a solid waste facility. (c) This subchapter does not apply to: 13 14 (1) computer equipment as that term is defined by 15 Section 361.952; 16 (2) any part of a motor vehicle, including a 17 replacement part; (3) a device that is functionally or physically part 18 19 of or connected to another system or piece of equipment: (A) designed and intended for use in an 20 industrial, governmental, commercial, research and development, or 21 medical setting, including diagnostic monitoring or control 22 23 equipment; or 24 (B) used for security, sensing, monitoring, 25 antiterrorism, or emergency services purposes; 26 (4) a device that is contained in exercise equipment intended for home use or an appliance intended for home use 27

1	including a clothes washer, clothes dryer, refrigerator,
2	refrigerator and freezer, microwave oven, conventional oven or
3	range, dishwasher, room air conditioner, dehumidifier, and air
4	purifier;
5	(5) a telephone of any type;
6	(6) a personal digital assistant;
7	(7) a global positioning system;
8	(8) a consumer's lease of covered television equipment
9	or a consumer's use of covered television equipment under a lease
10	agreement; or
11	(9) the sale or lease of covered television equipment
12	to an entity when the television manufacturer and the entity enter
13	into a contract that effectively addresses the recycling of
14	equipment that has reached the end of its useful life.
15	Sec. 361.973. SALES PROHIBITION. A person may not offer for
16	sale in this state new covered television equipment unless the
17	equipment has been labeled in compliance with Section 361.974.
18	Sec. 361.974. MANUFACTURER'S LABELING REQUIREMENT. A
19	television manufacturer may sell or offer for sale in this state
20	only covered television equipment that is labeled with the
21	television manufacturer's brand. The label must be permanently
22	affixed and readily visible.
23	Sec. 361.975. MANUFACTURERS' REGISTRATION AND REPORTING.
24	(a) A manufacturer of covered television equipment shall register
25	with the commission and pay a registration fee of \$2,500. A
26	registered television manufacturer shall renew the registration
27	and pay the fee on or before January 31 of each year. The

1 registration or registration renewal must include: 2 (1) a list of all brands the television manufacturer 3 uses in this state on covered television equipment regardless of whether the television manufacturer owns or is licensed to use the 4 5 brand; and 6 (2) contact information for the person the commission 7 may contact regarding the television manufacturer's activities to 8 comply with this subchapter. 9 (b) Not later than January 31 of each year, each registered television manufacturer of covered television equipment shall 10 report to the commission: 11 12 (1) the total weight of covered television equipment for which the television manufacturer is responsible that was sold 13 14 in this state during the preceding calendar year or, if the 15 manufacturer does not track the weight of covered television equipment it sells by state, the television manufacturer may report 16 17 the total amount of covered television equipment the television manufacturer sold nationally in the preceding calendar year; and 18 19 (2) the total weight of covered television equipment the manufacturer collected and recycled in this state during the 20 21 preceding calendar year. Sec. 361.976. MANUFACTURER'S RECOVERY PLAN AND RELATED 22 RESPONSIBILITIES. (a) Each television manufacturer of covered 23 24 television equipment sold in this state shall, individually or as a member of a group of television manufacturers, submit to the 25 26 commission a recovery plan to collect, transport, and recycle 27 covered television equipment.

1 (b) An individual television manufacturer that submits a 2 recovery plan under Subsection (a) shall collect, transport, and 3 recycle covered television equipment. Beginning with the 4 television manufacturer's second year of registration, the 5 individual television manufacturer shall collect, transport, and 6 recycle the quantity of covered television equipment computed by 7 the commission as the manufacturer's market share allocation.

8 (c) A group of television manufacturers that submits a 9 recovery plan under Subsection (a) shall collect, transport, and 10 recycle covered television equipment. Beginning the second year of 11 registration for a group of television manufacturers, the group of 12 television manufacturers shall collect, transport, and recycle a 13 guantity of covered television equipment equal to the sum of the 14 combined market share allocations of the group's participants.

15 (d) A recovery plan under Subsection (a) must include at a 16 minimum:

17 (1) a statement of whether the television manufacturer 18 intends to collect and recycle its market share allocation through 19 operation of its program, individually or in partnership with other 20 television manufacturers; and

21 (2) beginning with the television manufacturer's 22 second year of registration, the total weight of covered television 23 equipment collected, transported, and recycled by or on behalf of 24 the television manufacturer during the preceding year.

(e) The commission shall review the recovery plan for
 satisfaction of the requirements of this subchapter. If the
 registration and recovery plan are complete, the commission shall

include the television manufacturer on the commission's Internet 1 website listing as provided by Section 361.980(a). The commission 2 3 may reject the recovery plan if it does not meet all requirements of 4 this subchapter. 5 Sec. 361.977. RETAILER RESPONSIBILITY. (a) A retailer may sell only products from a television manufacturer that is included 6 7 on the list published under Section 361.980(a) that identifies manufacturers whose recovery plans have been approved by the 8 commission. A retailer shall consult that list before selling 9 covered television equipment in this state. A retailer is 10 considered to have complied with this subsection if, on the date the 11 12 product was ordered from the manufacturer, the manufacturer was listed on the Internet website described by Section 361.980(a) as 13 14 having an approved recovery plan. 15 (b) This chapter does not require a retailer to collect covered television equipment for recycling or reuse. 16 17 Sec. 361.978. RECYCLER RESPONSIBILITIES. (a) A person who is engaged in the business of recycling covered television 18 19 equipment in this state shall: (1) register with the commission and certify that the 20 person is in compliance with the standards adopted under Section 21 22 361.985; (2) on or before January 31 of each year renew the 23 24 registration with the commission and certify the person's continued compliance with the standards adopted under Section 361.985; 25 26 (3) recycle all covered television equipment accepted for recycling in accordance with the standards adopted under 27

1	<u>Section 361.985;</u>
2	(4) maintain a written log recording the weight of all
3	covered television equipment received by the person and the
4	disposition of that equipment;
5	(5) obtain and retain documentation in accordance with
6	commission rules that covered television equipment received for
7	recycling was last used by a consumer in this state; and
8	(6) annually report to the commission the total weight
9	of covered television equipment received and recycled by the person
10	in the preceding 12 months.
11	(b) The commission may impose a fee for registration under
12	this section in an amount necessary to recover the costs of
13	registrations under this section.
14	Sec. 361.979. LIABILITY. (a) A television manufacturer,
15	retailer, or person who recycles covered television equipment is
16	not liable in any way for information in any form that a consumer
17	leaves on covered television equipment that is collected, recycled,
18	or reused under this subchapter.
19	(b) This subchapter does not exempt a person from liability
20	under other law.
21	Sec. 361.980. COMMISSION RESPONSIBILITIES. (a) The
22	commission shall publish on a publicly accessible Internet website:
23	(1) a list of television manufacturers who have
24	registered with the commission; and
25	(2) a list of television manufacturers who are in full
26	compliance with this subchapter.
27	(b) The commission shall educate consumers regarding the

1	collection, recycling, and reuse of covered television equipment.
2	(c) The commission shall host or designate another person to
3	host an Internet website providing consumers with information about
4	the recycling and reuse of covered television equipment, including
5	best management practices and information about or links to
6	information about:
7	(1) television manufacturers' collection, recycling,
8	and reuse programs, including television manufacturers' recovery
9	plans; and
10	(2) covered television equipment collection events,
11	collection sites, and community television equipment recycling and
12	reuse programs.
13	(d) Information about collection, recycling, and reuse on a
14	television manufacturer's publicly available Internet website does
15	not constitute a determination by the commission that the
16	manufacturer's recovery plan or actual practices are in compliance
17	with this subchapter or other law.
18	(e) Not later than February 15 of each year, the commission
19	shall establish the state recycling rate by computing the ratio of
20	the weight of total returns of covered television equipment in this
21	state to the total weight of covered television equipment sold in
22	this state during the preceding year.
23	(f) Not later than March 1 of each year, the commission
24	shall compute and provide to each registered television
25	manufacturer the manufacturer's market share allocation for
26	collection, recycling, and transportation for that year. A
27	television manufacturer's market share allocation equals the

1	weight of the television manufacturer's covered television
2	equipment sold in this state during the preceding calendar year
3	multiplied by the state recycling rate determined under Subsection
4	<u>(e)</u>
5	Sec. 361.981. ENFORCEMENT. (a) The commission may conduct
6	audits and inspections to ensure compliance with this subchapter
7	and rules adopted under this subchapter.
8	(b) The commission and the attorney general, as
9	appropriate, shall enforce this subchapter and, except as provided
10	by Subsections (d) and (e), take enforcement action against a
11	television manufacturer, a retailer, or a person who recycles or
12	reuses covered television equipment.
13	(c) The executive director or the attorney general may
14	institute a suit under Section 7.032, Water Code, to enjoin an
15	activity related to the sale of covered television equipment in
16	violation of this subchapter.
17	(d) The commission shall issue a warning notice to a person
18	on the person's first violation of this subchapter. The person must
19	comply with this subchapter not later than the 60th day after the
20	date the warning notice is issued.
21	(e) A retailer who receives a warning notice from the
22	commission that the retailer's inventory violates this subchapter
23	because it includes covered television equipment from a television
24	manufacturer that is not in compliance with this subchapter must
25	bring the inventory into compliance with this subchapter not later
26	than the 60th day after the date the warning notice is issued.
27	Sec. 361.982. FINANCIAL AND PROPRIETARY INFORMATION.

1 Financial or proprietary information submitted to the commission

2 <u>under this subchapter is exempt from public disclosure under</u>

3 Chapter 552, Government Code.

<u>Sec. 361.983. FEES. (a) Except as provided by Sections</u>
<u>361.975(a) and 361.978, this subchapter does not authorize the</u>
<u>commission to impose a fee, including a recycling fee, on a</u>
<u>consumer, television manufacturer, retailer, or person who</u>
<u>recycles or reuses covered television equipment.</u>

9 (b) Fees or costs collected under this subchapter may be 10 used by the commission only to implement this subchapter.

11 <u>Sec. 361.984.</u> CONSUMER RESPONSIBILITIES. (a) A consumer 12 is responsible for any information in any form left on the 13 consumer's covered television equipment that is collected, 14 recycled, or reused.

15 (b) A consumer is encouraged to learn about recommended 16 methods for recycling and reuse of covered television equipment 17 that has reached the end of its useful life by visiting the 18 commission's and television manufacturers' Internet websites.

19Sec. 361.985. MANAGEMENTOFCOLLECTEDTELEVISION20EQUIPMENT. (a)Covered television equipment collected under this21subchapter must be disposed of, recycled, or reused in a manner that22complies with federal, state, and local law.

(b) The commission shall adopt as standards for recycling or
 reuse of covered television equipment in this state the standards
 provided by "Electronics Recycling Operating Practices" as
 approved by the board of directors of the Institute of Scrap
 Recycling Industries, Inc., April 25, 2006, or other standards from

1	a comparable nationally recognized organization.
2	Sec. 361.986. STATE PROCUREMENT REQUIREMENTS. (a) In this
3	section, "state agency" has the meaning assigned by Section
4	2052.101, Government Code.
5	(b) A person who submits a bid for a contract with a state
6	agency for the purchase or lease of covered television equipment
7	must be in compliance with this subchapter.
8	(c) A state agency that purchases or leases covered
9	television equipment shall require a prospective bidder to certify
10	the bidder's compliance with this subchapter before the agency may
11	accept the prospective bidder's bid.
12	(d) In considering bids for a contract for covered
13	television equipment, in addition to any other preferences provided
14	under other laws of this state, the state shall give special
15	preference to a television manufacturer that has a program to
16	recycle the covered television equipment of other television
17	manufacturers, including collection events and television
18	manufacturer initiatives to accept covered television equipment
19	labeled with another manufacturer's brand.
20	(e) The comptroller shall adopt rules to implement this
21	section.
22	Sec. 361.987. FEDERAL PREEMPTION; EXPIRATION. (a) If
23	federal law establishes a national program for the collection and
24	recycling of covered television equipment and the commission
25	determines that the federal law substantially meets the purposes of
26	this subchapter, the commission may adopt an agency statement that
27	interprets the federal law as preemptive of this subchapter.

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

3 SECTION 2. Sections 7.052(b-1) and (b-2), Water Code, are 4 amended to read as follows:

5 (b-1) The amount of the penalty assessed against а manufacturer that does not label its computer equipment or covered 6 television equipment or adopt and implement a recovery plan as 7 required by Section 361.955 or 361.976, Health and Safety Code, as 8 applicable, may not exceed \$10,000 for the second violation or 9 10 \$25,000 for each subsequent violation. A penalty under this subsection is in addition to any other penalty that may be assessed 11 for a violation of Subchapter Y or Z, Chapter 361, Health and Safety 12 Code. 13

14 (b-2) Except as provided by Subsection (b-1), the amount of 15 the penalty for a violation of Subchapter Y or Z, Chapter 361, 16 Health and Safety Code, may not exceed \$1,000 for the second 17 violation or \$2,000 for each subsequent violation. A penalty under 18 this subsection is in addition to any other penalty that may be 19 assessed for a violation of Subchapter Y or Z, Chapter 361, Health 20 and Safety Code.

21 SECTION 3. (a) The Texas Commission on Environmental 22 Quality shall adopt any rules required to implement this Act not 23 later than May 1, 2010.

(b) This Act may not be enforced before September 1, 2010.
(c) A report required under Section 361.975, Health and
Safety Code, as added by this Act, is not required to be prepared or
submitted for the first time before the date specified by that

1 section in 2012.

2 (d) Notwithstanding Section 361.981, Health and Safety 3 Code, as added by this Act, a retailer of television equipment may 4 sell television equipment inventory that the retailer acquired 5 before the effective date of this Act without incurring a penalty.

6 SECTION 4. This Act takes effect September 1, 2009.