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1.1	Senator moves to amend S.F. No. 3940 as follows:
1.2	Delete everything after the enacting clause and insert:
1.3	"Section 1. Minnesota Statutes 2022, section 115A.1310, is amended to read:
1.4	115A.1310 DEFINITIONS.
1.5	Subdivision 1. Scope. For the purposes of sections 115A.1310 to 115A.1330, the
1.6	following terms have the meanings given.
1.7	Subd. 2. Cathode-ray tube or CRT. "Cathode-ray tube" or "CRT" means a vacuum
1.8	tube or picture tube used to convert an electronic signal into a visual image.
1.9	Subd. 2a. Central processing unit. "Central processing unit" means a computer's main
1.10	processor that uses electronic circuitry to carry instructions of a computer program to control
1.11	operations.
1.12	Subd. 2b. Clearinghouse. "Clearinghouse" means an organization that is under contract
1.13	to the agency to develop, finance, and operate a plan to collect, transport, and recycle covered
1.14	electronic devices that is approved by the agency under section 115A.1311, subdivision 5.
1.15	Subd. 3. Collection. "Collection" means the aggregation of covered electronic devices
1.16	from households covered entities and includes all the activities up to the time conducted
1.17	prior to the delivery of the covered electronic devices are delivered to a recycler.
1.18	Subd. 3a. Collection site. "Collection site" means a temporary or permanent site at which
1.19	collection of covered electronic devices takes place.
1.20	Subd. 4. Collector. "Collector" means a public or private entity that receives covered
1.21	electronic devices from households covered entities and arranges for the delivery of the
1.22	devices to a recycler.
1.23	Subd. 5. Computer. "Computer" means an electronic, magnetic, optical, electrochemical,
1.24	or other high-speed data processing device performing logical, arithmetic, or storage
1.25	functions, but does not include an automated typewriter or typesetter, a portable handheld
1.26	calculator or device, or other similar device.
1.27	Subd. 6. Computer monitor. "Computer monitor" means an electronic device that is a
1.28	cathode-ray tube or flat panel display primarily intended to display information from a
1.29	central processing unit or the Internet.
1.30	Subd. 7. Covered electronic device. (a) "Covered electronic device" means emputers.
1.31	including tablet computers and laptop computers, peripherals, facsimile machines, DVD

2.1	players, video cassette recorders, and video display devices that are a television, computer,
2.2	including a tablet or laptop computer, a computer monitor, peripheral, facsimile machine,
2.3	or gaming console sold to a household by means of retail, wholesale, or electronic commerce
2.4	covered entity.
2.5	(b) "Covered electronic device" does not include:
2.6	(1) a motor vehicle or any part thereof;
2.7	(2) a camera or video camera;
2.8	(3) a portable or stationary radio;
2.9	(4) a telephone of any type;
2.10	(5) a household appliance, including, but not limited to, a clothes washer, clothes dryer,
2.11	water heater, refrigerator, freezer, microwave oven, oven, range, or dishwasher;
2.12	(6) equipment that is functionally or physically part of a larger piece of equipment
2.13	intended for use in an industrial, research and development, or commercial setting;
2.14	(7) security or antiterrorism equipment;
2.15	(8) a monitoring and control instrument or system;
2.16	(9) a thermostat;
2.17	(10) a handheld transceiver;
2.18	(11) a portable digital assistant or similar device;
2.19	(12) a calculator;
2.20	(13) a global positioning system receiver or similar navigation device;
2.21	(14) commercial medical equipment that contains a cathode ray tube, a cathode ray tube
2.22	device, a flat panel display, or similar video display that is not separate from the larger piece
2.23	of equipment;
2.24	(15) an unmanned aerial vehicle, as defined in section 243.552, subdivision 1; or
2.25	(16) other medical devices, as the term "device" is defined under United States Code,
2.26	title 21, section 321, paragraph (h), of the Federal Food, Drug, and Cosmetic Act, as amended.
2.27	Subd. 7a. Covered entity. "Covered entity" means a household or a business with fewer
2.28	than ten employees located in this state.
2.29	Subd. 8. Department Downstream recycling operations. "Department" means the
2.30	Department of Revenue. "Downstream recycling operations" means additional recycling

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operations conducted on partially recycled covered electronic devices by a recycler different 3.1 from the recycler to whom a collector originally sends electronic waste. 3.2 Subd. 9. **Dwelling unit.** "Dwelling unit" has the meaning given in section 238.02, 3.3 subdivision 21a. 3.4 Subd. 9a. Electronic Product Environmental Assessment Tool (EPEAT). "Electronic 3.5 Product Environmental Assessment Tool (EPEAT)" means a Type I environmental label 3.6 managed by the Global Electronics Council that registers electronics products that meet 3.7 lifecycle environmental and social criteria established by the Global Electronics Council. 3.8 Subd. 9b. Electronics recyclables. "Electronics recyclables" has the meaning given in 3.9 section 115A.1331. 3.10 Subd. 9c. Gaming console. "Gaming console" means a computer system designed for 3.11 interactive video gameplay and display. 3.12 Subd. 10. Household. "Household" means an occupant of a single detached dwelling 3.13 unit or a single unit of a multiple dwelling unit located in this state who has used a video 3.14 display covered electronic device at a dwelling unit primarily for personal use. 3.15 Subd. 11. **Manufacturer.** (a) "Manufacturer" means a person who: 3.16 (1) manufactures video display or has manufactured covered electronic devices to be 3.17 sold under its own brand as identified by its own brand label; or 3.18 (2) sells video display or has sold covered electronic devices manufactured by others 3.19 under its own brand as identified by its own brand label-; 3.20 (3) owns or has owned a brand name that it licenses or has licensed to another person 3.21 for use on a covered electronic device sold in this state; 3.22 (4) imports or has imported into the United States for sale in this state a covered electronic 3.23 device manufactured outside the United States; 3.24 (5) manufactures or has manufactured covered electronic devices for sale in this state 3.25 without affixing a brand name to them; or 3.26 (6) notifies the agency that the person is assuming the responsibilities, obligations, and 3.27 liabilities of a manufacturer by conducting one or more of the activities in clauses (1) to 3.28 3.29 (5). (b) "Manufacturer" does not include a person who manufactures computer peripherals 3.30 or facsimile machines unless the person also manufactures computers, computer monitors, 3.31 gaming consoles, or televisions. 3.32

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4.1	Subd. 11a. Market share. "Market share" means the proportion, by weight, of covered
1.2	electronic devices sold by a manufacturer to a covered entity in Minnesota in a given program
1.3	year, as determined by the agency.
1.4	Subd. 12. Peripheral. "Peripheral" means a keyboard, printer, video cassette recorder,
1.5	<u>DVD player</u> , or any other device sold exclusively for external use with a computer <u>or</u>
1.6	television that provides input into or output into or from a computer or television. A gaming
1.7	console is not a peripheral.
1.8	Subd. 12a. Phase I recycling credits. "Phase I recycling credits" means the number of
1.9	pounds of covered electronic devices recycled by a manufacturer from households during
4.10	program years one through nine, less the product of the number of pounds of video display
4.11	devices sold to households during the same program year, multiplied by the proportion of
1.12	sales a manufacturer is required to recycle.
1.13	Subd. 12b. Phase II recycling credits. "Phase II recycling credits" means an amount
1.14	calculated in a program year beginning July 1, 2019, and in each program year thereafter
1.15	ending June 30, 2024, according to the formula (1.5 x A) - (B - C), where:
1.16	A = the number of pounds of covered electronic devices a manufacturer recycled or
4.17	arranged to have collected and recycled during a program year from households located
4.18	outside the 11-county metropolitan area, as defined in section 115A.1314, subdivision 2
1.19	counties of Anoka, Carver, Chisago, Dakota, Hennepin, Isanti, Ramsey, Scott, Sherburne,
1.20	Washington, and Wright;
1.21	B = the manufacturer's recycling obligation calculated for the same program year in
1.22	section 115A.1320, subdivision 1, paragraph (g); and
1.23	C = the number of pounds of covered electronic devices a manufacturer recycled or
1.24	arranged to have collected and recycled, up to but not exceeding B, during the same program
1.25	year from households in the 11-county metropolitan area 11 counties identified in this
1.26	subdivision.
1.27	Subd. 12c. Plan. "Plan" means a plan to develop, finance, and operate a program to
1.28	collect, transport, and recycle covered electronic devices in this state on behalf of
1.29	manufacturers.
1.30	Subd. 12c. Portable battery. "Portable battery" means a rechargeable battery as defined
1.31	in section 115A.9157.
1.32	Subd. 12d. Portable battery. "Portable battery" means a rechargeable battery as defined
1 22	in section 115 A 0157

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5.1	Subd. 13. Program year. "Program year" means the period from July January 1 through
5.2	June 30 December 31.
5.3	Subd. 14. Recycler. "Recycler" means a public or private individual or entity who accepts
5.4	covered electronic devices from households and collectors for the purpose of recycling. A
5.5	manufacturer who takes products for refurbishment or repair is not a recycler person engaged
5.6	in recycling covered electronic devices under a plan approved by the agency under section
5.7	115A.1311, subdivision 5, whose recycling operations are certified as meeting an
5.8	environmentally sound management standard by a certification body accredited by the
5.9	American National Standards Institute-American Society for Quality.
5.10	Subd. 15. Recycling. (a) "Recycling" means the process of collecting and preparing
5.11	video display devices or:
5.12	(1) disassembling, dismantling, or shredding covered electronic devices for use in
5.13	manufacturing processes or for recovery of usable materials followed by delivery of in order
5.14	to recover certain materials; or
5.15	(2) salvaging components of covered electronic devices for use in new products; and
5.16	(3) delivering such materials or components for <u>further processing or use</u> .
5.17	(b) Recycling does not include:
5.18	(1) the destruction by incineration or other process or land disposal of recyclable materials
5.19	nor retrieved from covered electronic devices;
5.20	(2) reuse;;
5.21	(3) repair; or
5.22	(4) any other process through which video display devices or covered electronic devices
5.23	are returned to use for households enabled to be reused in their original form.
5.24	Subd. 16. Reuse. "Reuse" means:
5.25	(1) the repair, refurbishment, or enhancement of a covered electronic device that enables
5.26	it to be offered for sale for the same purpose for which it was originally manufactured; or
5.27	(2) the offering for sale of a discarded covered electronic device or any of its components
5.28	that have not undergone repair, refurbishment, or enhancement.
5.29	Subd. 17. Retailer. "Retailer" means a person who sells, rents, or leases, through sales
5.30	outlets, catalogs, or the Internet but not for resale in any form, a video display covered
5.31	electronic device to a household and not for resale in any form covered entity.

Subd. 18. **Sell or sale.** "Sell" or "sale" means any transfer for consideration of title or of the right to use, by lease or sales contract, including, but not limited to, transactions conducted through sales outlets, catalogs, or the Internet, or any other similar electronic means either inside or outside of the state, by a person who conducts the transaction and controls the delivery of a <u>video display covered electronic</u> device to a consumer in the state, but does not include a manufacturer's or distributor's wholesale transaction with a distributor or a retailer.

- Subd. 19. **Television.** "Television" means an electronic device that is a cathode-ray tube or flat panel display primarily intended to receive video programming via broadcast, cable, or satellite transmission or video from surveillance or other similar cameras any telecommunications system or device containing a cathode-ray tube or other type of display system with a viewable area greater than four inches when measured diagonally that can broadcast or receive moving pictures and sound over a distance, including a television tuner or display device peripheral to a computer that contains a television tuner.
- Subd. 20. **Video display device.** "Video display device" means a television or computer monitor that contains a cathode-ray tube or a flat panel screen that is marketed by manufacturers for use by households. Video display device does not include any of the following:
- (1) a video display device that is part of a motor vehicle or any component part of a motor vehicle assembled by, or for, a vehicle manufacturer or franchised dealer, including replacement parts for use in a motor vehicle;
- (2) a video display device, including a touch-screen display, that is functionally or physically part of a larger piece of equipment or is designed and intended for use in an industrial; commercial, including retail; library checkout; traffic control; kiosk; security, other than household security; border control; or medical setting, including diagnostic, monitoring, or control equipment;
- (3) a video display device that is contained within a clothes washer, clothes dryer, refrigerator, refrigerator and freezer, microwave oven, conventional oven or range, dishwasher, room air conditioner, dehumidifier, or air purifier; or
- 6.30 (4) a telephone of any type.

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- 6.31 Subd. 21. **Transition year.** "Transition year" means the period from through
- 6.32 Subd. 22. Type I environmental label. "Type I environmental label" means a label
 awarded to a product that meets the eligibility requirements established by the American

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N	ational Standards Institute National Accreditation Board with respect to environmental
sta	andards and performance.
;	Sec. 2. [115A.1311] COVERED ELECTRONIC DEVICE RECYCLING; REQUIRED
Pl	LAN.
	Subdivision 1. Participation required to sell. (a) On and after, no manufacturer
re	quired to pay a registration fee under section 115A.1314 may sell or offer for sale in this
sta	ate a covered electronic device unless the manufacturer of the covered electronic device
) a	rticipates in a plan approved by the agency.
	(b) On and after, no retailer may sell or offer for sale in this state a covered electronic
de	vice unless the retailer determines that the manufacturer of the covered electronic device
S	in compliance with paragraph (a).
	Subd. 2. Plan required. On or before, or before first offering a covered electronic
de	vice for sale in this state, a manufacturer must enter into an agreement with the
ele	earinghouse to operate under a plan.
	Subd. 3. Plan; content. The agency may not approve a plan unless it contains, at a
n	inimum, all of the following elements:
	(1) certification from each manufacturer proposing to operate under the plan that it will
ıb	ide by the plan's provisions;
	(2) contact information for a person administrating the plan;
	(3) the provision of sufficient permanent collection sites so that at least 90 percent of
h	e state population resides within a 15-mile radius of a permanent collection site;
	(4) in addition to complying with the requirement of clause (3), the establishment of one
ad	ditional permanent collection site in each unique geographical area that contains 30,000
or	more residents within a 15-mile radius of the collection site;
	(5) a description of additional activities, including temporary collection sites and
CO	llection events, that will be employed to collect covered electronic devices;
	(6) a requirement that each recycler under contract to a manufacturer operating under
th	e plan is certified by a third-party organization that has been accredited by the American
N	ational Standards Institute's National Accreditation Board as operating under an
en	vironmentally sound management standard;
	(7) requirements that collection sites:

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(i) accept all covered electronic devices received from covered entities at no cost; as	<u>nd</u>
(ii) be staffed and open during hours convenient to the public and sufficient to meet	the
needs of the area served;	
(8) contact information for each manufacturer participating in the plan, and the bran	<u>ıds</u>
of covered electronic devices sold in this state by each manufacturer;	
(9) a description of the methods by which discarded covered electronic devices will	be
collected in all areas in the state without relying on end-of-life fees, including an explanat	ion
of how the collection system will be convenient and adequate to serve the needs of cove	red
ntities in both urban and rural areas on an ongoing basis, and a discussion of how exist	ing
olid waste facilities and household hazardous waste infrastructure will be included wh	en
establishing collection sites;	
(10) establish a schedule under which collectors, transporters, and recyclers are to b	e
reimbursed;	_
(11) measures to ensure that collectors are compensated fairly for collecting, storing	T
and managing covered electronic devices;	<u>52</u>
(11) a requirement that each political subdivision that operates a collection site with	<u>iin</u>
he area in which covered electronic devices are collected under the plan:	
(i) is offered the option to participate under the plan; and	
(ii) if agreeing to participate under the plan, enters into an agreement with the	
clearinghouse under a uniform contract offered by the clearinghouse for all such collect	ion
sites;	
(12) a list of all collection sites operated by political subdivisions that agree to colle	ect
covered electronic devices under the plan;	
(13) a description of how the operation of the collection program will be monitored a	and
evaluated;	<u> 111U</u>
evaluated,	
(14) the names and locations of collectors and recyclers that will manage discarded	
covered electronic devices;	
(15) a description of how discarded covered electronic devices will be safely, secure	ely,
and efficiently consolidated, transferred, transported, tracked, and handled from collect	ion
through final recycling and processing including:	
(i) establishing consolidation and transfer capacity; and	

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to recyclers is arranged within two business days of a request: (16) a description of the methods that will be used to deconstruct or recycle electronic devices; (17) a description of promotion and outreach activities that will be employed public participation in the collection and recycling programs and how the effit those activities will be evaluated and the program modified, if necessary; (18) evidence that adequate insurance and financial assurance for collection and disposal operations are in place; (19) five-year operational goals, including an estimate of the percentage of covered electronic devices that will be collected, reused, and recycled during first five years of the plan, and a specific goal for the weight of discarded covered devices that will be collected and recycled or reused during each year. The opermust be based on: (i) the estimated amount of covered electronic devices disposed of annual (ii) the most recent data on covered electronic devices collected in this state (iii) the weight of covered electronic devices expected to be available for annually; and (iv) actual collection data from existing electronic waste collection and reprograms operating in other jurisdictions. The plan must state the methodology used to determine the operational goals (20) a discussion of the status of end markets for materials recovered from covered electronic devices and what, if any, additional end markets are needed the functioning of the program. Subd. 4. Mail-back option; content. A clearinghouse may, as part of a place to the agency for approval under this section, offer covered entities an option to the manufacturer, at no cost to a covered entity, a discarded covered electromanufacturer by the manufacturer. A mail-back plan must: (1) allow a covered entity to access and print a prepaid shipping label from manufacturer's Internet website that may be affixed to a package containing to covered electronic device for shipping by a carrier selected by the manufacture.	(ii) providing ass	surance that transportation of covered electronic devices from collectors
electronic devices; (17) a description of promotion and outreach activities that will be employed public participation in the collection and recycling programs and how the effections and disposal operations are in place; (18) evidence that adequate insurance and financial assurance for collections and disposal operations are in place; (19) five-year operational goals, including an estimate of the percentage of covered electronic devices that will be collected, reused, and recycled during first five years of the plan, and a specific goal for the weight of discarded covered devices that will be collected and recycled or reused during each year. The opermust be based on: (i) the estimated amount of covered electronic devices disposed of annual (ii) the most recent data on covered electronic devices collected in this station (iii) the weight of covered electronic devices expected to be available for annually; and (iv) actual collection data from existing electronic waste collection and reprograms operating in other jurisdictions. The plan must state the methodology used to determine the operational goals (20) a discussion of the status of end markets for materials recovered from covered electronic devices and what, if any, additional end markets are needed the functioning of the program. Subd. 4. Mail-back option; content. A clearinghouse may, as part of a please to the agency for approval under this section, offer covered entities an option to the manufacturer, at no cost to a covered entity, a discarded covered electronic devices manufacturer. A mail-back plan must: (1) allow a covered entity to access and print a prepaid shipping label from manufacturer's Internet website that may be affixed to a package containing to covered electronic device for shipping by a carrier selected by the manufacture and covered electronic device for shipping by a carrier selected by the manufacture.	to recyclers is arrang	ged within two business days of a request;
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and disposal operations are in place; (19) five-year operational goals, including an estimate of the percentage of covered electronic devices that will be collected, reused, and recycled during first five years of the plan, and a specific goal for the weight of discarded cover devices that will be collected and recycled or reused during each year. The oper must be based on: (i) the estimated amount of covered electronic devices disposed of annual (ii) the most recent data on covered electronic devices collected in this state (iii) the weight of covered electronic devices expected to be available for annually; and (iv) actual collection data from existing electronic waste collection and reprograms operating in other jurisdictions. The plan must state the methodology used to determine the operational goals (20) a discussion of the status of end markets for materials recovered from covered electronic devices and what, if any, additional end markets are needed the functioning of the program. Subd. 4. Mail-back option; content. A clearinghouse may, as part of a place to the agency for approval under this section, offer covered entities an option to the manufacturer, at no cost to a covered entity, a discarded covered electromanufactured by the manufacturer. A mail-back plan must: (1) allow a covered entity to access and print a prepaid shipping label from manufacturer's Internet website that may be affixed to a package containing to covered electronic device for shipping by a carrier selected by the manufacture covered electronic device for shipping by a carrier selected by the manufacture.	those activities will	be evaluated and the program modified, if necessary;
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	manufacturer's Inter	net website that may be affixed to a package containing the discarded
9.32 (2) meet the requirements of subdivision 3, clauses (2), (6), (8), and (13)	covered electronic d	evice for shipping by a carrier selected by the manufacturer; and
	(2) meet the requ	nirements of subdivision 3, clauses (2), (6), (8), and (13) to (19).

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0.1	Subd. 5. Fran approval process; administration. (a) within 15 days of receipt of a
0.2	plan submitted for review, the agency shall post the plan on its website for public review.
0.3	Written comments on the plan by the public must be filed with the agency no later than 45
0.4	days after the plan is posted.
0.5	(b) Within 90 days of receipt of a plan submitted for review, the agency shall approve,
0.6	reject, or modify the plan, and shall notify the plan's applicants of its action in writing,
0.7	including the reasons for its decision, within 15 days of the decision. Applicants whose plan
0.8	is rejected by the agency must submit a revised plan to the agency within 60 days of receiving
0.9	a notice of rejection. If the revised plan does not meet the requirements of this section, as
0.10	determined by the commissioner, the commissioner shall modify the revised plan accordingly.
0.11	and shall approve the revised plan.
0.12	(c) No manufacturer may operate under a plan that has not been approved by the agency
0.13	Any modifications to an approved plan proposed by a clearinghouse must be reviewed by
0.14	the agency in accord with the provisions of this subdivision.
0.15	(d) No later than 90 days before the fifth anniversary of a plan's approval, the plan, with
0.16	or without revisions, must be resubmitted to the agency for review and approval under the
0.17	process established in this subdivision.
0.18	(e) The agency may not approve a plan that the agency determines does not meet the
0.19	requirements of subdivision 3.
0.20	Subd. 6. Implementation deficiencies; correction process. (a) If at any time the
0.21	commissioner determines that an approved plan is not being implemented in an efficient
0.22	and effective manner, the commissioner shall provide in writing to the clearinghouse and
0.23	to each manufacturer participating in the plan an assessment of the deficiencies and
0.24	recommendations for improvement. Within 30 days of receipt of the assessment, the
0.25	clearinghouse must respond in writing to the commissioner, indicating the changes that will
0.26	be implemented to address the deficiencies noted in the assessment.
0.27	(b) No later than 90 days after submitting a response under paragraph (a), the
0.28	clearinghouse must submit to the commissioner in writing information documenting the
0.29	changes that were implemented to address the deficiencies noted in the assessment and any
0.30	information regarding the effect of the implemented changes on program operations.
0.31	(c) If the commissioner determines that the changes implemented are insufficient to
0.32	address the deficiencies, the commissioner, after providing written notice to the clearinghouse
0.33	and to each manufacturer participating in the plan, may:

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(1) require the manufacturers participating in the plan to select another clearinghouse 11.1 to implement the plan; or 11.2 (2) contract with a third party to implement and administer the plan. In contracting for 11.3 implementation and administration of the plan, the commissioner shall review the costs 11.4 incurred by similar electronic waste collection and recycling programs in other states. The 11.5 commissioner may modify the plan if bids received in response to a request for proposal 11.6 exceed the average cost of collection and recycling incurred by similar electronic waste 11.7 collection and recycling programs in other states. Manufacturers participating in a plan must 11.8 pay the full administrative and implementation costs of the clearinghouse under any option 11.9 provided in this paragraph. 11.10 Sec. 3. Minnesota Statutes 2022, section 115A.1312, is amended to read: 11.11 115A.1312 REGISTRATION PROGRAM. 11.12 11.13 Subdivision 1. Requirements for sale. (a) On or after September 1, 2007, a manufacturer must not sell or offer for sale or deliver to retailers for subsequent sale a new 11.14 video display covered electronic device unless: 11.15 (1) the video display covered electronic device is labeled with the manufacturer's brand, 11.16 11.17 which label is permanently affixed and readily visible; and (2) the manufacturer has filed a registration with the agency, as specified in subdivision 11.18 2. 11.19 (b) A retailer must not sell, offer for sale, rent, or lease a video display device unless 11.20 the video display device is labeled according to this subdivision and listed as registered on 11.21 the agency website according to subdivision 2. 11.22 (c) A retailer is not responsible for an unlawful sale under this subdivision if the 11.23 manufacturer's registration expired or was revoked and the retailer took possession of the 11.24 video display device prior to the expiration or revocation of the manufacturer's registration 11.25 and the unlawful sale occurred within six months after the expiration or revocation. 11.26 Subd. 2. Manufacturer registration. (a) By August October 15 each year, a manufacturer 11.27 of video display covered electronic devices sold or offered for sale to households covered 11.28 entities in the this state must submit a registration to the agency on a form prescribed by 11.29 the commissioner that includes: 11.30 (1) a list of the manufacturer's brands of video display covered electronic devices offered 11.31 for sale in this state; 11.32

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(2) the name, address, and contact information of a person responsible for ensuring compliance with this chapter; and

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- (3) a certification that the manufacturer has complied and will continue to comply with the requirements of sections 115A.1312 to 115A.1318 will operate under the plan approved by the agency.
- (b) A manufacturer of video display devices sold or offered for sale to a household must include in the registration submitted under paragraph (a), a statement disclosing whether:
- (1) any video display devices sold to households exceed may not sell a covered electronic device in this state that exceeds the maximum concentration values established for lead, mercury, cadmium, hexavalent chromium, polybrominated biphenyls (PBB's), and polybrominated diphenyl ethers (PBDE's) under the RoHS (restricting the use of certain hazardous substances in electrical and electronic equipment) Directive 2002/95/EC of the European Parliament and Council and any amendments thereto; or
- (2) <u>unless</u> the manufacturer has received an exemption from one or more of those maximum concentration values under the RoHS Directive that has been approved and published by the European Commission by the agency.
- (c) A manufacturer who begins to sell or offer for sale video display devices to households after August 15, 2016, and has not filed a registration under this subdivision must submit a registration to the agency within ten days of beginning to sell or offer for sale video display covered electronic devices to households covered entities.
- (d) A registration manufacturer must be updated file an updated registration with the agency within ten days after a change in the manufacturer's brands of video display covered electronic devices sold or offered for sale to households covered entities.
- 12.24 (e) A registration is effective upon receipt by the agency and is valid until <u>August October</u>
 12.25 15 each year.
 - (f) The agency must review each registration and notify the manufacturer of any information required by this section that is omitted from the registration. Within 30 days of receipt of a notification from the agency, the manufacturer must submit a revised registration providing the information noted by the agency.
 - (g) The agency must maintain on its website the names of manufacturers and the manufacturers' brands listed in registrations filed with the agency. The agency must update the website information promptly upon receipt of a new or updated registration. The website must contain prominent language stating, in effect, that:

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(1) sections 115A.1310 to 115A.1330 are directed at household equipment apply only

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to covered electronic devices sold to covered entities; and 13.2 (2) the manufacturers' brands list is, therefore, not a list of manufacturers qualified to 13.3 sell to industrial, commercial, or other markets identified as exempt from the requirements 13.4 of sections 115A.1310 to 115A.1330. 13.5 Subd. 3. Collector registration. No person may operate as a collector of covered 13.6 electronic devices or electronics recyclables from households covered entities unless that 13.7 person has submitted a registration with the agency by July January 15 each year on a form 13.8 prescribed by the commissioner. Registration information must include the name, address, 13.9 13.10 telephone number, and location of the business and a certification that the collector has complied and will continue to comply with the requirements of sections 115A.1312 to 13.11 115A.1318, and 115A.1331 to 115A.1337, as applicable, and any regulations adopted by 13.12 a local government unit for that apply to the jurisdiction in which the collector operates. A 13.13 collector must indicate any end-of-life fees that will be charged at the collection point. A 13.14 registration is effective upon receipt by the agency and is valid until July January 15 each 13.15 year. A collector may submit a single registration under this subdivision to collect covered 13.16 electronic devices, electronics recyclables, or both. 13.17 Subd. 4. Recycler registration. No person may recycle video display covered electronic 13.18 devices or electronics recyclables generated by households covered entities unless that 13.19 person has submitted a registration with the agency by July October 15 each year on a form 13.20 prescribed by the commissioner. Registration information must include the name, address, 13.21 telephone number, and location of all recycling facilities under the direct control of the 13.22 recycler that may receive covered electronic devices or electronics recyclables from 13.23 households covered entities and a certification that the recycler has complied and will 13.24 continue to comply with the requirements of sections 115A.1312 to 115A.1318 115A.1337, 13.25 as applicable. A registered recycler must conduct recycling activities that are consistent 13.26 with this chapter. A registration is effective upon receipt by the agency and is valid until 13.27 July October 15 each year. A recycler may submit a single registration under this subdivision 13.28 13.29 to recycle covered electronic devices, electronics recyclables, or both. Subd. 5. **Dual registration.** A person conducting both collection and recycling activities 13.30 may register under both subdivisions 3 and 4. 13.31 Subd. 6. **Denial of registration.** The agency may deny a registration under subdivision 13.32 3 or 4 if the collector or recycler, or an employee or officer of the collector or recycler, has, 13.33 as determined by the commissioner, a history of: 13.34

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(1) repeated violations of federal, state, or local laws, regulations, standards, or ordinances 14.1 related to the collection, recycling, or other management of electronics recyclables; 14.2 (2) gross carelessness or incompetence in handling, storing, processing, transporting, 14.3 disposing of, or otherwise managing electronics recyclables, as determined by the agency; 14.4 14.5 or (3) conviction of a felony in a federal or state court for forgery, official misconduct, 14.6 bribery, perjury, or knowingly submitting false information under any environmental law, 14.7 regulation, or permit. 14.8 Sec. 4. Minnesota Statutes 2022, section 115A.1314, is amended to read: 14.9 115A.1314 MANUFACTURER REGISTRATION FEE FEES. 14.10 Subdivision 1. Registration fee. (a) Each manufacturer who registers under section 14.11 115A.1312 must, by August October 15 each year, pay to the commissioner of revenue an 14.12 annual registration fee, on a form and in a manner prescribed by the commissioner of 14.13 revenue. The commissioner of revenue must deposit the fee in the state treasury and credit 14.14 the fee to the electronic waste collection and recycling account in the environmental fund. 14.15 (b) For the transition year, the registration fee for manufacturers that sell 100 or more 14.16 video display devices to households in the state during the previous ealendar year a 14.17 manufacturer is \$2,500, plus a variable recycling fee. The registration fee for manufacturers 14.18 that sell fewer than 100 video display devices in the state during the previous calendar year 14.19 is a variable recycling fee. The variable recycling fee is calculated according to the formula: 14.20 $[A - (B + C)] \times D$, where: 14.21 A = the manufacturer's recycling obligation as determined under section 115A.1320; 14.22 B - the number of pounds of covered electronic devices that a manufacturer recycled 14.23 or arranged to have collected and recycled from households during the immediately preceding 14.24 program year, as reported under section 115A.1316, subdivision 1; 14.25 C - the number of phase I or phase II recycling credits a manufacturer elects to use to 14.26 calculate the variable recycling fee; and 14.27 D = the estimated per-pound cost of recycling, initially set at \$0.50 per pound for 14.28 manufacturers who recycle less than 50 percent of the manufacturer's recycling obligation; 14.29 \$0.40 per pound for manufacturers who recycle at least 50 percent but less than 90 percent 14.30 of the manufacturer's recycling obligation; \$0.30 per pound for manufacturers who recycle 14.31 at least 90 percent but less than 100 percent of the manufacturer's recycling obligation; and 14.32

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\$0.00 per pound for manufacturers who recycle 100 percent or more of the manufacturer's recycling obligation.

- (c) A manufacturer may petition the agency to waive the per-pound cost of recycling fee, element D in the formula in paragraph (b), required under this section. The agency shall direct the commissioner of revenue to waive the per-pound cost of recycling fee if the manufacturer demonstrates to the agency's satisfaction a good faith effort to meet its recycling obligation as determined under section 115A.1320. The petition must include:
- (1) documentation that the manufacturer has met at least 75 percent of its recycling obligation as determined under section 115A.1320;
- (2) a list of political subdivisions and public and private collectors with whom the manufacturer had a formal contract or agreement in effect during the previous program year to recycle or collect covered electronic devices;
- (3) the total amounts of covered electronic devices collected from both within and outside of the 11-county metropolitan area, as defined in subdivision 2;
- (4) a description of the manufacturer's best efforts to meet its recycling obligation as determined under section 115A.1320; and
 - (5) any other information requested by the agency.

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- (d) A manufacturer may retain phase I and phase II recycling credits to be added, in whole or in part, to the actual value of C, as reported under section 115A.1316, subdivision 2, during any succeeding program year, provided that no more than 25 percent of a manufacturer's recycling obligation (A) for any program year may be met with phase I and phase II recycling credits, separately or in combination, generated in a prior program year. A manufacturer may sell any portion or all of its phase I and phase II recycling credits to another manufacturer, at a price negotiated by the parties, who may use the credits in the same manner.
- (e) For the purpose of determining B in calculating a manufacturer's variable recycling fee using the formula under paragraph (b), starting with the program year beginning July 1, 2019, and continuing each year thereafter, the weight of covered electronic devices that a manufacturer recycled or arranged to have collected and recycled from households located outside the 11-county metropolitan area, as defined in subdivision 2, paragraph (b), is calculated at 1.5 times their actual weight.
- (c) For the program year beginning January 1, 2025, and annually thereafter, the agency must determine the annual registration fees on a sliding scale, based on the manufacturer's

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16.1	market share of covered electronic devices s	old in this state, by number of units or weight,	
16.2	as determined by the commissioner. The cor	nmissioner shall assign each manufacturer to	
16.3	the applicable market share tier below, based	on the commissioner's market share calculation	
16.4	under paragraph (d):		
16.5	Tier 1	5 percent or greater	
16.6	Tier 2	At least 1 but less than 5 percent	
16.7	Tier 3	At least 0.1 but less than 1 percent	
16.8	Tier 4	At least .03 but less than 0.1 percent	
16.9	Tier 5	At least .01 but less than .03 percent	
16.10	<u>Tier 6</u>	Less than .01 percent	
16.11	Each manufacturer in the same tier shall pay	the same fee amount. The commissioner shall	
16.12	determine the amount of the fee paid by man	ufacturers in each tier so that aggregate annual	
16.13	registration fees do not exceed the total annu	al costs of activities specified in paragraph (e).	
16.14	(d) For the purposes of this section, the co	mmissioner shall calculate each manufacturer's	
16.15	market share as follows:		
16.16	(1) by multiplying the total number of uni	ts or pounds of computers, computer monitors,	
16.17	televisions, printers, and facsimile machines	sold by the manufacturer nationally during the	
16.18	previous calendar year times the ratio of Min	nnesota's population to the national population	
16.19	in the same year, as measured by the United	States Bureau of the Census, and dividing the	
16.20	result by the total number of units or pounds of computers, computer monitors, televisions,		
16.21	printers, and facsimile machines sold by all	manufacturers nationally; and	
16.22	(2) if applicable, for those product models	s of computers, computer monitors, televisions,	
16.23	printers, and facsimile machines sold by the	manufacturer that are EPEAT registered, the	
16.24	calculation in clause (1) must be reduced by	<u>:</u>	
16.25	(i) 15 percent for those product models the	nat have been rated by EPEAT as achieving the	
16.26	gold standard;		
16.27	(ii) ten percent for those product models	that have been rated by EPEAT as achieving	
16.28	the silver standard; or		
16.29	(iii) five percent for those product model	s that have been rated by EPEAT as achieving	
16.30	the bronze standard.		
16.31	(e) The aggregate annual registration fees	s paid by manufacturers under this subdivision	
16.32	in a program year:		

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(1) may be used by the commissioner to implement and enforce sections 115A.1310 to 17.1 115A.1330 and for transfer to the Department of Administration for responsibilities under 17.2 section 115A.1324; and 17.3 (2) may not be used to supplement payments made from the operations fee assessed in 17.4 subdivision 2a to the clearinghouse for distribution to collectors, transporters, and recyclers, 17.5 and to manufacturers operating a mail-back system. 17.6 Subd. 2. Use of registration fees. (a) Registration fees may be used by the commissioner 17.7 17.8 for: (1) implementing sections 115A.1312 to 115A.1330, including transfer to the 17.9 commissioner of revenue to carry out the department's duties under section 115A.1320, 17.10 subdivision 2, and transfer to the commissioner of administration for responsibilities under 17.11 section 115A.1324; and 17.12 17.13 (2) grants to counties outside the 11-county metropolitan area, as defined in paragraph (b), and to private entities that collect for recycling covered electronic devices in counties 17.14 outside the 11-county metropolitan area, where the collection and recycling is consistent 17.15 with the respective county's solid waste plan, for the purpose of carrying out the activities 17.16 under sections 115A.1312 to 115A.1330. In awarding competitive grants under this clause, 17.17 the commissioner must give preference to counties and private entities that are working 17.18 cooperatively with manufacturers to help them meet their recycling obligations under section 17.19 115A.1318, subdivision 1. 17.20 (b) The 11-county metropolitan area consists of the counties of Anoka, Carver, Chisago, 17.21 Dakota, Hennepin, Isanti, Ramsey, Scott, Sherburne, Washington, and Wright. 17.22 Subd. 2a. Operations fee. (a) Beginning January 1, ..., the agency must assess, on a 17.23 quarterly basis, an operations fee on each manufacturer that is required to pay a registration 17.24 fee for that program year. The agency must calculate the operations fee by multiplying a 17.25 manufacturer's market share, as calculated under subdivision 1, paragraph (d), for the most 17.26 recently completed program year, by the total cost of collection, transportation, and recycling 17.27 17.28 operations of the plan during the previous quarter. For a manufacturer operating a mail-back system under section 115A.1311, subdivision 4, the operational fee is equal to the mail-back, 17.29 transportation, and recycling costs of the program during the previous quarter. A manufacturer 17.30 must remit the full operations fee to the agency within 30 days of receipt of the fee 17.31 assessment. 17.32

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(b) The commissioner shall deposit all fees collected under this subdivision into the covered electronic device waste collection and recycling account established in section 115A.1321.

- (c) No later than 30 days following the receipt of operations fees from manufacturers, the commissioner must use the operations fees to make payments to the clearinghouse and to manufacturers operating a mail-back system for collection, transportation, and recycling costs, as applicable.
- Sec. 5. Minnesota Statutes 2022, section 115A.1318, is amended to read:

115A.1318 RESPONSIBILITIES; PROHIBITION.

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- Subdivision 1. **Manufacturer responsibilities.** (a) In addition to fulfilling A manufacturer must fulfill the requirements of sections 115A.1310 to 115A.1330, a manufacturer must comply with paragraphs (b) to (f).
- (b) A manufacturer must annually recycle or arrange for the collection and recycling of an amount of video display devices as determined by the agency in section 115A.1320, subdivision 1. A manufacturer must assume all financial responsibility associated with for costs incurred from collecting, transporting, and recycling covered electronic devices that are used to meet the manufacturer's recycling obligation determined under section 115A.1320 or that are counted as phase I or II recycling credits, including any necessary supplies. This excludes costs that are associated with receiving and aggregating covered electronic devices from households and all the activities up to the time that covered electronic devices are loaded for transport to a recycler or arranged for transportation to a recycler under a plan approved by the agency.
- (c) The obligations of a manufacturer apply A manufacturer is required to recycle only to video display covered electronic devices received from households and do not apply to video display devices received from sources other than households covered entities.
- (d) A manufacturer must <u>conduct and document</u> <u>ensure that</u> due diligence assessments of collectors and recyclers it contracts with, and of any applicable downstream recycling <u>operations</u>, are conducted and documented, including an assessment of items specified under subdivision 2. A manufacturer is responsible for maintaining, for a period of three years, documentation that all covered electronic devices recycled, partially recycled, or sent to downstream recycling operations comply with the requirements of subdivision 2.

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19.1	(e) A manufacturer must provide the agency with contact information for a person who
19.2	can be contacted regarding the manufacturer's activities under sections 115A.1310 to
19.3	115A.1320.
19.4	(f) (e) Only the covered electronic devices that are recycled by a registered recycler that
19.5	is certified by an ANSI-ASQ National Accreditation Board-accredited third-party certification
19.6	body to an environmentally sound management standard are eligible to meet the
19.7	manufacturer's obligation as meeting an environmentally sound management standard by
19.8	a certification body accredited by the American National Standards Institute-American
19.9	Society for Quality National Accreditation Board may be reported under paragraph (f).
19.10	(f) Beginning March 1,, and continuing each March 1 thereafter, a manufacturer must
19.11	report to the agency, on a form approved by the agency:
19.12	(1) a description of the collection, transportation, mail-back, and recycling activities
19.13	conducted under the approved plan in all regions of the state;
19.14	(2) separate estimates of the number of units and the total weight of the manufacturer's
19.15	covered electronic devices for each specific model sold to covered entities during the previous
19.16	program year; and
19.17	(3) the total weight of the manufacturer's covered electronic devices sold to covered
19.18	entities during the previous program year, which may be estimated by multiplying the weight
19.19	of its covered electronic devices sold nationally times the quotient of Minnesota's population
19.20	divided by the national population. The method in this clause must be used by a manufacturer
19.21	that sells 99 or fewer covered electronic devices to covered entities in the state during the
19.22	previous program year;
19.23	(4) an estimate of the total weight of covered electronic devices collected and recycled;
19.24	(5) a description of how the estimates in clauses (2) to (4) were calculated;
19.25	(6) employ bidding processes that are open, competitive, and fair;
19.26	(7) arrange transportation of covered electronic devices from collectors to recyclers
19.27	within two business days of a request; and
19.28	(8) ensure adequate financial assurance for collection, handling, and disposal activities
19.29	by posting a performance bond, or issuing a letter of credit or other financial instrument.
19.30	(g) A manufacturer must furnish any information the agency determines is necessary to
19.31	assess compliance with sections 115A.1310 to 115A.1330.

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20.1	Subd. 1a. Collector responsibilities. (a) Collection sites must be: A collector must
20.2	furnish any information requested by the agency or department to determine compliance
20.3	with sections 115A.1310 to 115A.1330.
20.4	(b) A collector operating under a plan must:
20.5	(1) certify in a written agreement with the clearinghouse that the collector will operate
20.6	in compliance with a plan approved by the agency;
20.7	(2) host collection sites that are:
20.8	(1) (i) staffed; and
20.9	(2) (ii) open to the public at a frequency adequate to meet the needs of the area being
20.10	served- <u>;</u>
20.11	(iii) accept any covered electronic device; and
20.12	(iv) beginning April 30, 2025, and continuing each 30th day of July, October, January,
20.13	and April thereafter, a collector must report to the clearinghouse on a form approved by the
20.14	commissioner the total weight of covered electronic devices collected during the preceding
20.15	quarter under the plan.
20.16	(b) (c) A collector may limit the number of covered electronic devices or covered
20.17	electronic devices by product type accepted per customer per day or per delivery at a
20.18	collection site or service.
20.19	(e) A collector must use only registered recyclers.
20.20	(d) A collector that is not operating under a plan must comply with paragraph (a) and
20.21	paragraph (b), item (iv), of this subdivision, as applicable.
20.22	Subd. 1b. Clearinghouse responsibilities. A clearinghouse must:
20.23	(1) collaborate with manufacturers to develop a plan that meets all the requirements of
20.24	section 115A.1311, subdivision 3;
20.25	(2) ensure that all participants in the plan are registered with the agency;
20.26	(3) coordinate collection, transportation, and recycling activities under the plan including
20.27	establishing sufficient consolidation and transfer capacity to ensure efficient transportation
20.28	of covered electronic devices;
20.29	(4) manage invoices from and distribute operations fees to collectors, transporters, and
20.30	recyclers;

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21.1	(5) collect and compile information from collectors, transporters, and recyclers to report
21.2	to the agency; and
21.3	(6) provide any information requested by the agency in order to determine compliance
21.4	with sections 115A.1310 to 115A.1330.
21.5	Subd. 2. Recycler responsibilities. (a) A recycler must certify in a written agreement
21.6	with the clearinghouse that the recycler will operate in compliance with a plan approved
21.7	by the agency.
21.8	(b) Beginning April 30, 2026, and continuing each 30th day of July, October, January,
21.9	and April, a recycler of covered electronic devices must report to the agency:
21.10	(1) the total weight of covered electronic devices, by product type, recycled during the
21.11	preceding quarter, and further disaggregated to reflect separate amounts recycled under the
21.12	plan; and
21.13	(2) an estimate of the weight of portable batteries and any mercury-containing lamps
21.14	associated with the covered electronic devices managed.
21.15	(c) As part of the report submitted under section 115A.1316, subdivision 2 this
21.16	subdivision, a recycler must certify, except as provided in paragraph (b) (c), that facilities
21.17	that recycle covered electronic devices, including all downstream recycling operations:
21.18	(1) use only registered collectors;
21.19	(2) comply with all applicable health, environmental, safety, and financial responsibility
21.20	regulations;
21.21	(3) are licensed by all applicable governmental authorities;
21.22	(4) use no prison labor to recycle video display covered electronic devices;
21.23	(5) possess liability insurance of not less than \$1,000,000 \$5,000,000 for environmental
21.24	releases, accidents, and other emergencies;
21.25	(6) provide a report annually to each registered collector regarding the video display
21.26	covered electronic devices received from that entity; and
21.27	(7) do not charge collectors for transporting, recycling, or any necessary supplies related
21.28	to transporting or recycling covered electronic devices that meet a manufacturer's recycling
21.29	obligation as determined under section 115A.1320, unless otherwise mutually agreed upon
21.30	under a plan approved by the agency.

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(b) (d) A nonprofit corporation that contracts with a correctional institution to refurbish 22.1 and reuse donated computers in schools is exempt from paragraph (a) (b), clauses (4) and 22.2 **(5)**. 22.3 (e) Except to the extent otherwise required by law and unless agreed upon otherwise 22.4 by the recycler or manufacturer, a recycler has no responsibility for any data that may be 22.5 contained in a covered electronic device if an information storage device is included in the 22.6 covered electronic device. 22.7 (f) A recycler must provide any information requested by the agency to determine 22.8 compliance with sections 115A.1310 to 115A.1330. 22.9 Subd. 3. Retailer responsibilities. (a) A retailer is responsible for reviewing registration 22.10 information placed on the agency's website, as required under section 115A.1312, subdivision 22.11 2, paragraph (g). Beginning January 1, 2027, no retailer shall sell or offer for sale a covered 22.12 electronic device that is not labeled by the manufacturer and registered as required by 22.13 subdivision 115A.1312. 22.14 (b) A retailer is not responsible for an unlawful sale under this subdivision if the 22.15 manufacturer was not registered or the manufacturer's registration expired or was revoked, 22.16 provided that the retailer took possession of the covered electronic device prior to January 22.17 1, 2027, or prior to the expiration or revocation of the manufacturer's registration, and the 22.18 unlawful sale occurred within six months after the expiration or revocation. 22.19 (c) Beginning January 1, 2027, a retailer who sells new video display selling covered 22.20 electronic devices in this state shall provide information to households customers describing 22.21 where and how they may recycle video display covered electronic devices and advising 22.22 them of opportunities and locations for the convenient collection of video display covered 22.23 electronic devices, including manufacturer mail-back programs, for the purpose of recycling. 22.24 This requirement may be met by posting signs at the point of sale stating that covered 22.25 electronic devices should not be placed in solid waste or a solid waste facility, or by providing 22.26 to households customers the agency's toll-free number and website address. Retailers selling 22.27 22.28 through catalogs or the Internet may meet this requirement by including the information in a prominent location on the retailer's website. 22.29 Subd. 4. **Prohibition.** A collector may not be charged for collection, transportation, or 22.30 recycling services, or any costs incurred by a collector operating under a plan approved by 22.31 22.32 the agency.

23.1	Sec. 6. [115A.1319] TRANSITION TO NEW PROGRAM.
23.2	(a) Notwithstanding section 115A.1310, subdivision 13, the program year beginning
23.3	July 1, 2025, ends on December 31, 2026.
23.4	(b) Notwithstanding section 115A.1314, the registration fee for the program year
23.5	beginning July 1, 2025, is 1.5 times the registration fee that would otherwise be charged
23.6	for a 12-month program year.
23.7	(c) In addition to the annual registration and operations fees charged to manufacturers
23.8	under section 115A.1314, the agency shall charge each manufacturer a onetime advance
23.9	operations fee that is due for payment on October 15, 2026. The agency must calculate the
23.10	advance operations fee by multiplying the manufacturer's market share in 2024, as calculated
23.11	in section 115A.1314, subdivision 1, paragraph (d), times the number of pounds of covered
23.12	electronic devices the manufacturer collected in 2024, as reported in section 115A.1318,
23.13	subdivision 1, paragraph (f), times the commissioner's estimate of the national average cost
23.14	to recycle one pound of covered electronic devices, times 0.5.
23.15	(d) No later than March 31, 2027, the agency must compare each manufacturer's advance
23.16	operations fee assessed in paragraph (c) with the product of the actual total cost of collecting,
23.17	transporting, and recycling covered electronic devices under the plan in which the
23.18	manufacturer participated, multiplied times the manufacturer's market share, as calculated
23.19	in section 115A.1314, subdivision 1, paragraph (d). If the manufacturer's advance operations
23.20	fee exceeds a manufacturer's share of estimated actual program costs, the agency must pay
23.21	the difference to the manufacturer. If the manufacturer's share of estimated actual program
23.22	costs exceeds the manufacturer's advance operations fee, the manufacturer must remit the
23.23	difference to the agency.
23.24	(e) Notwithstanding section 115A.1318, reports required by the agency from
23.25	manufacturers, collectors, and recyclers for the 2025 program year are not due until January
23.26	<u>15, 2027.</u>
23.27	(f) All Phase I and Phase II recycling credits expire on July 31, 2026, and may not be

utilized thereafter by a manufacturer to calculate the amount of covered electronic devices

recycled by the manufacturer.

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Sec. 6. 23

(g) This section expires June 30, 2027.

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Sec. 7. Minnesota Statutes 2022, section 115A.1320, is amended to read: 24.1 115A.1320 AGENCY AND DEPARTMENT DUTIES. 24.2 Subdivision 1. Duties of agency. (a) The agency shall must: 24.3 (1) administer sections 115A.1310 to 115A.1330-; 24.4 (2) review and approve a plan; and 24.5 (3) insure that manufacturers remit in full registration and operations fees. 24.6 (b) The agency shall must establish procedures for: 24.7 (1) receipt and maintenance of the registration statements and certifications filed with 24.8 the agency under section 115A.1312; and 24.9 (2) making the registration statements and certifications easily available to manufacturers, 24.10 retailers, and members of the public. 24.11 (c) The agency shall annually review the following variables that are used to calculate 24.12 a manufacturer's annual registration fee under section 115A.1314, subdivision 1: 24.13 (1) the obligation-setting mechanism for manufacturers as specified under paragraph 24.14 24.15 (g); (2) the estimated per-pound price of recycling covered electronic devices sold to 24.16 households; and 24.17 (3) the base registration fee. 24.18 (d) If the agency determines that any of these values must be changed in order to improve 24.19 24.20 the efficiency or effectiveness of the activities regulated under sections 115A.1312 to 115A.1330, or if the revenues exceed the amount that the agency determines is necessary, 24.21 the agency shall submit recommended changes and the reasons for them to the chairs of the 24.22 senate and house of representatives committees with jurisdiction over solid waste policy. 24.23 (e) By May 1 each year, the agency shall publish a statewide recycling goal for all video 24.24 display device waste that is the weight of all video display devices collected for recycling 24.25 during each of the three most recently completed program years, excluding the most recently 24.26 concluded program year, divided by two. 24.27 (f) By May 1 each year, the agency shall determine each registered manufacturer's market 24.28 24.29 share of video display devices to be collected and recycled based on the manufacturer's percentage share of the total weight of video display devices sold as reported to the agency 24.30 under section 115A.1316, subdivision 1. 24.31

Sec. 7. 24

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(g) By May 1 each year, the agency shall provide each manufacturer with a determination of the manufacturer's share of video display devices to be collected and recycled. A manufacturer's market share of video display devices as specified in paragraph (f) is applied proportionally to the statewide recycling goal as specified in paragraph (e) to determine an individual manufacturer's recycling obligation. Upon request by the commissioner of revenue, the agency must provide the information submitted to manufacturers under this paragraph to the commissioner of revenue.

(h) (c) No later than February 28 each year, beginning in 2026, the agency shall provide must submit a report to the governor and the legislature chairs and ranking minority members of the senate and house committees with primary responsibility for solid waste policy on the implementation of sections 115A.1310 to 115A.1330. For each program year, the report must discuss the total weight of covered electronic devices recycled and a summary of information in the reports submitted by manufacturers and recyclers under section 115A.1316 115A.1318. The report must also discuss the various collection programs used by manufacturers to collect covered electronic devices; information regarding covered electronic devices that are being collected by persons other than registered manufacturers, collectors, and recyclers; and information about covered electronic devices, if any, being disposed of in landfills in this state. The report must examine which covered electronic devices, based on economic and environmental considerations, should be subject to the obligation-setting mechanism under paragraph (g). The report must include a description of enforcement actions taken under sections 115A.1310 to 115A.1330. The agency may include in its report other information received by the agency regarding the implementation of sections 115A.1312 115A.1310 to 115A.1330. The report must be done in conjunction with the report required under section 115A.121.

(i) (d) The agency shall must promote public participation in the activities regulated under sections 115A.1312 115A.1310 to 115A.1330 115A.1339 through public education and outreach efforts.

(j) (e) The agency shall must enforce sections 115A.1310 to 115A.1330 in the manner provided by sections 115.071, subdivisions 1, 3, 4, 5, and 6; and 116.072, except for those provisions enforced by the department, as provided in subdivision 2. The agency may revoke a registration of a collector or recycler found to have violated sections 115A.1310 to 115A.1330.

(k) The agency shall facilitate communication between counties, collection and recycling centers, and manufacturers to ensure that manufacturers are aware of video display devices available for recycling.

Sec. 7. 25

(1) (f) The agency shall must post on its website the contact information provided by 26.1 each manufacturer under section 115A.1318 115A.1312, subdivision 12, paragraph (e) (a), 26.2 26.3 clause (2). Subd. 2. Additional duties. (a) The agency must collect the data submitted to it annually 26.4 by each manufacturer on the total weight of each specific model of video display device 26.5 sold to households, if provided; the total weight of video display devices sold to households; 26.6 the total weight of covered electronic devices collected from households that are recycled; 26.7 26.8 and data on phase I and phase II recycling credits, as required under section 115A.1316. The department must use this data to review each manufacturer's annual registration fee 26.9 submitted to the department to ensure that the fee was calculated accurately. 26.10 (b) The agency must estimate, for each registered manufacturer, the sales of video display 26.11 devices to households during the previous program year, based on: 26.12 (1) data provided by a manufacturer on sales of video display devices to households, 26.13 including documentation describing how that amount was calculated and certification that 26.14 the amount is accurate; or 26.15 (2) if a manufacturer does not provide the data specified in clause (1), national data on 26.16 sales of video display devices. 26.17 The department must use the data specified in this subdivision to review each manufacturer's 26.18 annual registration fee submitted to the department to ensure that the fee was calculated 26.19 accurately according to the formula in section 115A.1314, subdivision 1. 26.20 (c) The department must enforce section 115A.1314, subdivision 1. The audit, assessment, 26.21 appeal, collection, enforcement, disclosure, and other administrative provisions of chapters 26.22 270B, 270C, and 289A that apply to the taxes imposed under chapter 297A apply to the fee 26.23 imposed under section 115A.1314, subdivision 1. To enforce section 115A.1314, subdivision 26.24 1, the commissioner of revenue may grant extensions to pay, and impose and abate penalties 26.25 and interest on, the fee due under section 115A.1314, subdivision 1, in the manner provided 26.26 in chapters 270C and 289A as if the fee were a tax imposed under chapter 297A. 26.27 (d) The department may disclose nonpublic data to the agency only when necessary for 26.28 the efficient and effective administration of the activities regulated under sections 115A.1310 26.29 26.30 to 115A.1330. Any data disclosed by the department to the agency retains the classification it had when in the possession of the department. 26.31

Sec. 7. 26

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27.1	Sec. 8. [115A.1321] COVERED ELECTRONIC DEVICE WASTE COLLECTION
27.2	AND RECYCLING ACCOUNT.

Subdivision 1. Establishment of account. The covered electronic device waste collection 27.3 and recycling account is established as a separate account in the environmental fund in the 27.4 state treasury. The commissioner of the Pollution Control Agency shall credit to the account 27.5 registration and operations fees paid by manufacturers under sections 115A.1314 and 27.6 115A.1319, and appropriations and transfers to the account. Earnings, such as interest, 27.7 27.8 dividends, and any other earnings arising from assets of the account, must be credited to the account. Funds remaining in the account at the end of a fiscal year are not canceled to 27.9 the general fund, but remain in the account until expended. The commissioner of the Pollution 27.10 Control Agency shall manage the account. 27.11

- Subd. 2. **Expenditures.** Money in the account may be used only as follows:
- 27.13 (1) operations fees assessed under section 115A.1314, subdivision 2a, and the onetime
 27.14 advanced operations fee assessed in section 115A.1319 must be used only for the purposes
 27.15 specified in paragraph (c) of that subdivision; and
- 27.16 (2) registration fees paid under section 115A.1314, subdivision 1, must be used to
 27.17 reimburse the agency's costs to administer and enforce sections 115A.1310 to 115A.1330.
- 27.18 <u>Subd. 3.</u> **Appropriation.** Money in the account is appropriated to the commissioner for the purposes of subdivision 2.
- Sec. 9. Minnesota Statutes 2022, section 115A.1322, is amended to read:

27.21 **115A.1322 OTHER RECYCLING PROGRAMS.**

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A city, county, or other public agency may not require households to use public facilities to recycle their covered electronic devices to the exclusion of other lawful programs available. Cities, counties, and other public agencies, including those awarded contracts by the agency under section 115A.1314, subdivision 2, are encouraged to work with manufacturers to assist them in meeting their recycling obligations under section 115A.1318, subdivision 1. Nothing in sections 115A.1310 to 115A.1330 prohibits or restricts the operation of any program recycling covered electronic devices in addition to those provided by manufacturers or prohibits or restricts any persons from receiving, collecting, transporting, or recycling covered electronic devices, provided that those persons are registered under section 115A.1312.

Sec. 9. 27

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Sec. 10. Minnesota Statutes 2022, section 115A.1324, is amended to read:

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115A.1324 REC	DUIREMENTS F	OR	PURCHASES	\mathbf{BY}	STATE	AGEN	ICIES.
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- (a) The Department of Administration must ensure that acquisitions of video display covered electronic devices under chapter 16C are in compliance with or not subject to sections 115A.1310 to 115A.1318.
 - (b) The solicitation documents must specify that the prospective responder is required to cooperate fully in providing reasonable access to its records and documents that evidence compliance with paragraph (a) and sections 115A.1310 to 115A.1318.
- (c) Any person awarded a contract under chapter 16C for purchase or lease of video display covered electronic devices that is found to be in violation of paragraph (a) or sections 115A.1310 to 115A.1318 is subject to the following sanctions:
- (1) the contract must be voided if the commissioner of administration determines that the potential adverse impact to the state is exceeded by the benefit obtained from voiding the contract;
- 28.15 (2) the contractor is subject to suspension and disbarment under Minnesota Rules, part 1230.1150; and
- 28.17 (3) if the attorney general establishes that any money, property, or benefit was obtained by a contractor as a result of violating paragraph (a) or sections 115A.1310 to 115A.1318, the court may, in addition to any other remedy, order the disgorgement of the unlawfully obtained money, property, or benefit.
- Sec. 11. Minnesota Statutes 2022, section 115A.1326, is amended to read:

28.22 115A.1326 REGULATING VIDEO DISPLAY <u>COVERED ELECTRONIC</u> 28.23 **DEVICES.**

If the United States Environmental Protection Agency adopts regulations under the Resource Conservation and Recovery Act regarding the handling, storage, or treatment of any type of video display covered electronic device being recycled, those regulations are automatically effective in this state on the same date and supersede any rules previously adopted by the agency regarding the handling, storage, or treatment of all video display covered electronic devices being recycled.

Sec. 11. 28

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Sec. 12. Minnesota Statutes 2022, section 115A.1330, is amended to read: 29.1 **115A.1330 LIMITATIONS.** 29.2 Sections 115A.1310 to 115A.1330 expire if a federal law, or combination of federal 29.3 laws, take effect that is applicable to all video display covered electronic devices sold in 29.4 the United States and establish a program for the collection and recycling or reuse of video 29.5 display covered electronic devices that is applicable to all video display devices discarded 29.6 by households. 29.7 29.8 Sec. 13. [115A.1331] DEFINITIONS. (a) For the purposes of sections 115A.1331 to 115A.1339, the following terms have the 29.9 meanings given them. 29.10 (b) "Collector" means a public or private entity registered with the agency under section 29.11 115A.1312 to collect or receive discarded electronics recyclables from a covered entity and 29.12 arrange for their delivery to a transporter or recycler. 29.13 (c) "Covered entity" has the meaning given in section 115A.1310, subdivision 7a. 29.14 (d) "Electronics recyclables" means products that are powered by, generate, store, or 29.15 29.16 conduct electricity. Electronics recyclables does not include: (1) a covered electronic device, as defined in section 115A.1310, subdivision 7; 29.17 29.18 (2) electric vehicles, as defined in section 169.011, subdivision 26a; (3) industrial machinery; 29.19 (4) major appliances; 29.20 (5) solar photovoltaic panels; 29.21 (6) real property or fixtures; 29.22 (7) lead acid batteries; or 29.23 (8) equipment used solely for medical purposes. 29.24 (e) "Manufacturer" means a person who: 29.25 (1) manufactures electronics recyclables to be sold under its own brand as identified by 29.26 its own brand label; or 29.27 (2) sells electronics recyclables manufactured by others under its own brand as identified 29.28

Sec. 13. 29

by its own brand label.

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(f) "Recycler" means a person re	gistered with the age	ency under section	n 115A.1312 to
conduct recycling on electronics rec	yclables. Recycler d	oes not mean a pe	erson whose sole
operation with respect to electronics	recyclables is to ma	nually dismantle	them.
(g) "Recycling" means the proce	ess of:		
(1) disassembling, dismantling, of	or shredding electron	ics recyclables in	order to recover
certain materials; or			
(2) salvaging components of elec	ctronics recyclables	for use in new pro	oducts; and
(3) delivering such materials or o	components for furth	er processing or	use.
Recycling does not include:			
(i) the destruction by incineration	or other process or la	nd disposal of rec	yclable materials
retrieved from electronics recyclable	es;		
(ii) reuse;			
(iii) repair; or			
(iv) any other process through wl	hich electronics recy	clables are enable	ed to be reused in
their original form.			
(h) "Refurbished" means a used	electronics recyclabl	e that was recycle	ed or returned to
the manufacturer, then tested and, if	necessary, repaired,	by the manufactu	arer or a third
party before being sold again.			
(i) "Retailer" means a person wh	o offers electronics i	recyclables for sa	le in or into this
state. Retailer includes a:			
(1) retailer maintaining a place o	f business in this sta	te;	
(2) marketplace provider maintain	ining a place of busing	ness in this state,	as defined in
section 297A.66, subdivision 1, para	agraph (a);		
(3) retailer not maintaining a place	ce of business in this	s state; and	
(4) marketplace provider not ma	intaining a place of b	ousiness in this sta	ate, as defined in
section 297A.66, subdivision 1, para	agraph (b).		

Retailer does not include a person whose sales of electronics recyclables in or into this state

in the immediately preceding calendar year was less than \$1,000.

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(j) "Reuse" means:

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31.1	(1) the repair, refurbishment, or	enhancement of an el	ectronics recyclat	ole that enables
31.2	it to be offered for sale for the same	purpose for which it	was originally ma	anufactured; or
31.3	(2) the offering for sale of a disc	carded electronics rec	yclable or any of i	ts components
31.4	that have not undergone repair, refu	rbishment, or enhanc	ement.	
31.5	(k) "Transporter" means a person	n that transports disca	arded electronics re	ecyclables from
31.6	a collector to a recycler.			
31.7	EFFECTIVE DATE. This sect	ion is effective Janua	ry 1, 2025.	
31.8	Sec. 14. [115A.1332] COLLECT	OR AND RECYCL	ER REGISTRAT	ΓΙΟΝ.
31.9	No person may operate as a coll	ector or recycler of el	lectronics recyclab	oles unless that
31.10	person has submitted a registration	with the agency unde	r section 115A.13	12, subdivision
31.11	3 or 4, as applicable.			
31.12	EFFECTIVE DATE. This sect	ion is effective July 1	, 2025.	
31.13	Sec. 15. [115A.1335] RECYCLI	NG FEE.		
31.14	(a) On and after January 1, 2025	, a recycling fee is im	posed on each reta	iler equal to 2.4
31.15	percent of the retail price to each ele	ectronics recyclable i	t offers for sale in	this state.
31.16	(b) The retailer may, but is not red	quired to, collect the fe	ee from the purchas	ser. If separately
31.17	stated on the invoice, bill of sale, or	similar document gi	ven to the purchas	er, the fee is
31.18	excluded from the sales price for pu	rposes of the tax imp	osed under chapte	er 297A.
31.19	(c) If the retailer collects the fee	from the purchaser, t	he retailer must sl	now the total of
31.20	the retail recycling fee as a separate	item and distinct from	m the sales price a	and any other
31.21	taxes or fees imposed on the retail p	urchase on the purcha	ser's receipt, invo	ice, or other bill
31.22	of sale. The receipt, invoice, or other	er bill of sale must sta	te the retail delive	ery fee as
31.23	"electronic waste recycling fee."			
31.24	(d) The fee required under this s	ubdivision may not b	e applied to previ	ously owned or
31.25	refurbished electronics recyclables.			
31.26	(e) Beginning January 1, 2025, a	retailer must remit the	e recycling fee for	each electronics
31 27	recyclable sold in this state to the co	ommissioner monthly	in a manner and a	accompanied by

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EFFECTIVE DATE. This section is effective January 1, 2025.

a form, prescribed by the commissioner.

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Sec. 16. [115A.1336] ELECTRONIC WASTE RECYCLING ACCOUNT.

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32.2	Subdivision 1. Establishment of account. An electronic waste recycling account is
32.3	established in the special revenue fund in the state treasury. The commissioner shall credit
32.4	to the account recycling fees remitted to the agency by retailers under section 115A.1335,
32.5	and appropriations and transfers to the account. Earnings, such as interest, dividends, and
32.6	any other earnings arising from assets of the account, must be credited to the account. Funds
32.7	remaining in the account at the end of a fiscal year are not canceled to the general fund, but
32.8	remain in the account until expended. The commissioner shall manage the account. Money
32.9	in the account is appropriated to the commissioner to administer the electronic waste
32.10	recycling program under sections 115A.1331 to 115A.1342.
32.11	Subd. 2. Use of funds. (a) Of the amount in the account, beginning in fiscal year 2025
32.12	and continuing through fiscal year 2028, the commissioner shall allocate \$1,000,000 each
32.13	year for the purpose of awarding grants under section 115A.1342 and to reimburse the
32.14	agency for its costs to administer that section. Unexpended funds for this purpose remain
32.15	available for this purpose until June 30, 2028, at which point they become available for
32.16	other purposes in this subdivision.
32.17	(b) \$ is to be used for the study required under section 23.
32.18	(c) The balance of the account is to be used to:
32.19	(1) reimburse the costs of collectors under the electronic waste recycling program make
32.20	the additional payment required under section 115A.1337; and
32.21	(2) reimburse the reasonable costs of the agency to administer and enforce sections
32.22	115A.1331 to 115A.1340, which costs may not exceed three percent of the balance in the
32.23	account at the end of the month in which the agency submits a reimbursement request,
32.24	excluding the amounts set aside for the purposes of paragraphs (b) and (c).
32.25	Subd. 3. Financial reserve limit. (a) The commissioner must not maintain a financial
32.26	reserve in the account established under this section in excess of 75 percent of the agency's
32.27	average annual expenses required to implement sections 115A.1331 to 115A.1342.
32.28	(b) If the financial reserve at any time exceeds 75 percent of the agency's annual expenses
32.29	to implement sections 115A.1331 to 115A.1342, the commissioner must reduce the recycling
32.30	fee established in section 115A.1334 for the following year to a level that results in
32.31	compliance with this subdivision.
32.32	Subd. 4. Appropriation. Money in the account is appropriated to the commissioner for

Sec. 16. 32

the purposes of subdivision 2.

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EFFECTIVE DATE. This section is effective January 1, 2025.

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33.2	Sec. 17. [115A.1337] DISPOSITION OF RECYCLING FEES.
33.3	Subdivision 1. Collectors' invoices. Beginning in the second quarter of 2025, and
33.4	continuing quarterly thereafter, a collector must submit to the commissioner, on a form and
33.5	in a manner prescribed by the commissioner, information and supporting material
33.6	documenting the following costs incurred to collect electronics recyclables during the
33.7	previous quarter to conduct activities under sections 115A.1331 to 115A.1340:
33.8	(1) the costs of collecting electronics recyclables which are transported for recycling;
33.9	(2) the costs of transporting electronics recyclables to recyclers, as evidenced by invoices
33.10	from transporters; and
33.11	(3) recycling costs for electronics recyclables, as evidenced by invoices from recyclers.
33.12	Subd. 2. Agency review; reimbursement. (a) The commissioner must review the
33.13	information submitted by collectors under subdivision 1. The commissioner may request
33.14	additional information or documentation from a collector.
33.15	(b) In determining the reasonableness of the cost information submitted by a collector
33.16	under subdivision 1, the commissioner must compare the reported costs of collection,
33.17	transportation, and recycling with those of other collectors, including collectors operating
33.18	in the same geographic region, and must consider the extent to which significant deviations
33.19	from the average cost are justified as a result of low population density, distance to recyclers,
33.20	or other relevant factors.
33.21	(c) The commissioner may accept, reject, or modify the requested cost reimbursement
33.22	amount submitted by a collector, and must provide a collector with written notice of the
33.23	reasons for any rejection or modification of the collector's requested cost reimbursement
33.24	amount.
33.25	(d) Reimbursements to collectors for collection activities under this subdivision must
33.26	be made only for the amount of collected electronics recyclables that is transported to a
33.27	recycler.
33.28	(e) During the last week of each quarter, the commissioner shall reimburse the collector
33.29	for costs incurred during the previous quarter that the commissioner determines to be
33.30	reasonable, plus an additional payment of \$0.90 per pound of electronics recyclables recycled.
33.31	(f) A person registered as both a collector and a recycler under section 115A.1312 may
33.32	not be reimbursed for collection costs with respect to any electronics recyclables recycled

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34.1	by the person, although the person i	s eligible to receive the	he \$0.90 per pou	nd additional
34.2	payment required under paragraph (e) for all electronics re	ecyclables collect	ed by that person
34.3	that are recycled by that person or o	ther recyclers.		
34.4	(g) A transporter or recycler may	y not charge or accept	payment from a	ny person except
34.5	a collector for transporting, recyclin	ng, or otherwise handl	ling electronics re	ecyclables.
34.6	(h) Except as provided in paragr	raph (i), a collector m	ust be compensat	ted for the costs
34.7	of collecting, transporting, and recyc	cling electronics recy	clables under sec	tions 115A.1331
34.8	to 115A.1338 solely from reimburse	ements made by the c	ommissioner fro	m the proceeds
34.9	of the recycling fee imposed in sect	ion 115A.1335.		
34.10	(i) A collector may be compensation	nted by a private indiv	idual for services	s associated with
34.11	collecting and recycling electronics	recyclables but which	h are not required	d under sections
34.12	115A.1331 to 115A.1338, including	g, but not limited to:		
34.13	(1) collecting electronics recycle	ables from a private in	ndividual's home	or business;
34.14	(2) data destruction services; and	<u>d</u>		
34.15	(3) agreeing to be present at an e	electronics recyclable	s collection even	t hosted by a
34.16	sponsor at a location other than a pe	ermanent collection si	te.	
34.17	A collector may not be reimbursed by	by the commissioner f	rom the proceeds	s of the recycling
34.18	fee for services described in this par	ragraph.		
34.19	EFFECTIVE DATE. This sect	ion is effective July 1	, 2025.	
34.20	Sec. 18. [115A.1338] RESPONS	IBILITIES.		
34.21	Subdivision 1. Collector respon	nsibilities. (a) Collect	ion sites must be	staffed and open
34.22	to the public at times convenient an	d of sufficient duration	on to meet the ne	eds of the area
34.23	being served.			
34.24	(b) A collector may:			
34.25	(1) refuse to accept any specific	type of electronics re	eyclable; and	
34.26	(2) limit the number or type of el	lectronics recyclables	accepted per cus	tomer per day or
34.27	per delivery.			
34.28	(c) By July 15 each year, a collection	ctor of electronics recy	yclables must rep	ort to the agency
34.29	the total weight of electronics recyc	lables collected durin	g the preceding	calendar year.

Subd. 2. Recycler responsibilities. A recycler sent electronics recyclables by a collector:

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35.1	(1) may not charge a collector for transporting, recycling, or any necessary supplies
35.2	related to transporting or recycling electronics recyclables, unless the charge is mutually
35.3	agreed upon; and
35.4	(2) must submit a written report annually to the commissioner, at a time determined by
35.5	the commissioner, specifying the total weight of electronics recyclables received from each
35.6	collector during the previous year.
35.7	Subd. 3. Retailer responsibilities. A retailer who sells electronics recyclables must
35.8	provide information to purchasers of those products describing:
35.9	(1) how electronics recyclables may be recycled;
35.10	(2) opportunities and locations for the convenient collection of electronics recyclables
35.11	for the purpose of recycling; and
35.12	(3) the fee for the operation of the program that is included in the purchase price of
35.13	electronics recyclables sold in this state.
35.14	Subd. 4. Agency responsibilities (a) The commissioner must, in consultation with the
35.15	Electronics Recyclables Advisory Committee established in section 115A.1341, collectors,
35.16	and recyclers, annually review the amount of the recycling fee established under section
35.17	115A.1332 and the additional payment required under section 115A.1337 to ensure that
35.18	revenue collected to reimburse collectors for collection, transportation, and recycling costs
35.19	approved by the commissioner under section 115A.1334 and to reimburse the agency for
35.20	the costs of administering and enforcing sections 115A.1331 to 115A.1342, is sufficient
35.21	but not excessive. The commissioner may adjust the amount of the recycling fee or additional
35.22	payment after considering:
35.23	(1) current and projected sales of electronics recyclables in this state;
35.24	(2) current and projected collection rates of electronics recyclables discarded in this
35.25	state;
35.26	(3) the costs of collecting, transporting, and recycling electronics recyclables in this
35.27	state; and
35.28	(4) the agency's costs of administering and enforcing sections 115A.1331 to 115A.1342.
35.29	(b) In order to ensure the most efficient use of recycling fees, the commissioner shall
35.30	encourage, and may require, collectors operating in nearby areas to consolidate what would
35.31	otherwise be smaller separate shipments of electronics recyclables to recyclers.

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(c) The agency shall enforce sections 115A.1331 to 115A.1339 in the manner provided 36.1 by sections 115.071, subdivisions 1, 3, 4, 5, and 6; and 116.072. The agency may revoke a 36.2 registration of a collector or recycler found to have violated sections 115A.1331 to 36.3 115A.1338. 36.4 **EFFECTIVE DATE.** This section is effective July 1, 2025. 36.5 Sec. 19. [115A.1339] REPORTING. 36.6 No later than July 1, 2026, and by each July 1 thereafter, the agency must submit a 36.7 written report to the chairs and ranking minority members of the senate and house of 36.8 representatives committees with primary jurisdiction over environmental policy and finance 36.9 on the operation of the electronic waste recycling program under sections 115A.1331 to 36.10 115A.1339. The report must include, at a minimum: 36.11 (1) the total weight of electronics recyclables collected during the previous year, by 36.12 36.13 collector and county; (2) the total weight of electronics recyclables transported for recycling during the previous 36.14 year, by collector and county; 36.15 (3) total recycling fees deposited into the electronic waste recycling account; 36.16 (4) total reimbursements paid to collectors from the electronic waste recycling account; 36.17 (5) impacts of the electronic waste recycling program on the number or location of 36.18 collectors; 36.19 (6) suggested changes to improve the efficiency and effectiveness of the electronic waste 36.20 recycling program; and 36.21 (7) any other information about program operations or other issues the agency deems 36.22 relevant. 36.23 36.24 **EFFECTIVE DATE.** This section is effective July 1, 2025. 36.25 Sec. 20. [115A.1340] OTHER RECYCLING PROGRAMS. A city, county, or other public agency may not require purchasers of electronics 36.26 36.27 recyclables to use public facilities to recycle electronics recyclables to the exclusion of other lawful programs available. Nothing in sections 115A.1331 to 115A.1338 prohibits or restricts 36.28 the operation of any program recycling electronics recyclables in addition to those operated 36.29 under sections 115A.1331 to 115A.1338 or prohibits or restricts any persons from receiving, 36.30

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collecting, transporting, or recycling electronics recyclables, provided that those persons 37.1 are registered under section 115A.1312. 37.2 **EFFECTIVE DATE.** This section is effective July 1, 2025. 37.3 Sec. 21. [115A.1341] ELECTRONICS RECYCLABLES ADVISORY COMMITTEE. 37.4 Subdivision 1. Establishment; members. (a) The commissioner of the Pollution Control 37.5 Agency shall, no later than October 1, 2024, establish and appoint an Electronics Recyclables 37.6 Advisory Council consisting of 11 members appointed as follows: 37.7 (1) one representative from each of two different sites operated by a public entity where 37.8 37.9 electronics recyclables are collected for recycling; (2) one representative from each of two different sites operated by a private entity where 37.10 electronics recyclables are collected for recycling; 37.11 (3) one representative from each of two different Tribal environmental services 37.12 37.13 organizations; (4) one representative of a recycler of covered electronic devices, as defined in section 37.14 37.15 115A.1310, subdivision 7a; (5) one representative of a recycler of electronics recyclables; 37.16 37.17 (6) one representative from each of two different environmental nonprofit organizations; and 37.18 37.19 (7) one representative from the public at-large. (b) In appointing members to the advisory committee, the commissioner shall: 37.20 37.21 (1) appoint a laborer as one of the representatives from a public or private collection 37.22 site; (2) not appoint a person who is a lobbyist registered under section 10A.03; 37.23 (3) appoint no more than seven members of the advisory committee who reside within 37.24 Anoka, Carver, Dakota, Hennepin, Ramsey, Scott, or Washington Counties; and 37.25 (4) endeavor to appoint members representing all regions of the state. 37.26 Subd. 2. Duties. The advisory committee shall recommend to the commissioner, based 37.27 on information it has gathered from collectors, recyclers, electronics manufacturers, 37.28 environmental organizations, and members of the public, modifications in the programs 37.29 operated under sections 115A.1310 to 115A.1338, including the level of the recycling fee 37.30

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38.1	established under section 115A.1332	and the additional	payment required	under section
38.2	115A.1334, that would make the prog	rams more efficient	, less costly, or inc	rease the amount
38.3	of covered electronic devices and ele	ectronics recyclable	s collected and re	cycled.
38.4	Subd. 3. Administration. (a) The	e advisory committe	ee shall elect a ch	air by majority
38.5	vote at its initial meeting. The advisor	y committee shall n	neet quarterly. Ad	ditional meetings
38.6	may be held at the call of the chair.			
38.7	(b) The Pollution Control Agency	y shall serve as staff	f to the advisory o	committee.
38.8	Sec. 22. [115A.1342] ELECTRONI	CS RECYCLER A	IR QUALITY IM	<u>IPROVEMENT</u>
38.9	GRANT PROGRAM.			
38.10	Subdivision 1. <b>Definition.</b> For th	e purposes of this se	ection, "eligible a	pplicant" means
38.11	a recycler located in Minnesota who	is participating in re	ecycling programs	s operating under
38.12	sections 115A.1310 to 115A.1337.			
38.13	Subd. 2. Establishment. An elect	tronics recycler air q	uality grant progr	am is established
38.14	in the Pollution Control Agency to ass	ist eligible applicant	ts to purchase and	install equipment
38.15	to improve air quality within or outsi	ide the recycling fac	cilities.	
38.16	Subd. 3. Application and award	process. (a) To be	considered for a	grant under this
38.17	section, an eligible applicant must fil	le a written applicat	ion with the com	missioner on a
38.18	form developed by the commissioner	<u>r.</u>		
38.19	(b) The commissioner shall act as	s fiscal agent for the	e grant program, a	and shall develop
38.20	administrative procedures to evaluate	the application, eva	luation, and grant	award processes.
38.21	(c) The commissioner shall aware	d grants on a first-co	ome, first-served	basis.
38.22	(d) Grants may be awarded to an	eligible applicant fo	or:	
38.23	(1) equipment that improves indo	or air quality in a fa	acility operating a	ı shredder or
38.24	smelter;			
38.25	(2) equipment that improves outd	loor air quality in a	facility operating	a smelter; or
38.26	(3) forklifts that operate solely or	electricity that rep	lace forklifts oper	cating solely on a
38.27	fossil fuel.			
38.28	Subd. 4. Grant amounts. A gran	t awarded under this	s section may not	exceed the lesser
38.29	of 90 percent of the purchase and insta	allation costs of the	applicable equipn	nent or \$500,000.
38.30	Subd. 5. Expiration. This section	n expires June 30, 2	028.	
38.31	<b>EFFECTIVE DATE.</b> This section	on is effective the da	ay following final	l enactment.

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39.1	Sec. 23. ELECTRONICS RECYCLING STUDY.
39.2	(a) The commissioner of the Pollution Control Agency shall contract with an independent
39.3	third party to conduct a study that examines the barriers to electronics recycling and
39.4	recommends ways those barriers may be overcome. The study must, at a minimum, address:
39.5	(1) the status of end markets for materials recovered from electronics recycling;
39.6	(2) information regarding the toxicity of materials recovered from electronics recycling;
39.7	(3) ways to promote worker safety in facilities that recycle electronics;
39.8	(4) opportunities and methods to recover precious metals from electronic recycling
39.9	processes;
39.10	(5) measures to reduce emissions of greenhouse gases from electronic recycling facilities;
39.11	<u>and</u>
39.12	(6) how changes in product design that increase the recyclability of electronics products
39.13	can be encouraged.
39.14	(b) No later than March 1, 2025, the commissioner shall submit a written report containing
39.15	the findings and recommendations of the study to the chairs and ranking minority members
39.16	of the senate and house of representatives committees with primary responsibility over
39.17	recycling.
39.18	EFFECTIVE DATE. This section is effective the day following final enactment.
39.19	Sec. 24. REPEALER.
39.20	Minnesota Statutes 2022, section 115A.1316, subdivisions 1, 2, and 3, are repealed."
39.21	Amend the title accordingly