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

Act 649 of the Regular Session

1	State of Arkansas	A D'11	
2	85th General Assembly	A Bill	
3	Regular Session, 2005	SENATE BILL	323
4			
5	By: Senators Bryles, Altes,	Higginbothom, J. Jeffress, Laverty, Luker, Wooldridge	
6	By: Representatives Childen	rs, Blair, Dickinson, Goss	
7			
8			
9		For An Act To Be Entitled	
10	AN ACT	TO BE KNOWN AS THE "MERCURY SWITCH REMOVAL	
11	ACT OF	2005"; TO ACHIEVE REDUCTIONS OF MERCURY IN	
12	THE ENV	VIRONMENT THROUGH REMOVAL AND COLLECTION OF	
13	MERCURY	Y SWITCHES FROM MOTOR VEHICLES WEIGHING	
14	LESS TH	HAN TWELVE THOUSAND POUNDS (12,000 LBS.);	
15	AND FOR	R OTHER PURPOSES.	
16			
17		Subtitle	
18	AN A	ACT TO BE KNOWN AS THE "MERCURY	
19	SWIT	TCH REMOVAL ACT OF 2005".	
20			
21			
22	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:	
23			
24	SECTION 1. Ark	ansas Code Title 8, Chapter 9 is amended to add an	
25	additional subchapter	to read as follows:	
26	8-9-601. Short	_title.	
27	This subchapter	shall be known and may be cited as the "Mercury Swit	<u>:ch</u>
28	Removal Act of 2005".	•	
29			
30	8-9-602. Purpo	se.	
31	The purpose of	this subchapter is to reduce the quantity of mercury	<u>in</u>
32	the environment by re	moving mercury switches from end-of-life vehicles and	l by
33	creating a collection	and recovery program for mercury switches removed fr	:om
34	end-of-life vehicles	in the State of Arkansas.	
35			

1	8-9-603. Definitions.
2	As used in this subchapter:
3	(1) "Capture rate" means the annual removal, collection, and
4	recovery of mercury switches as a percentage of the total number of mercury
5	switches available for removal from end-of-life vehicles;
6	(2) "Department" means the Arkansas Department of Environmental
7	Quality;
8	(3) "Director" means the Director of the Arkansas Department of
9	Environmental Quality;
10	(4) "End-of-life vehicle" means a vehicle that is sold, given,
11	or otherwise conveyed to a vehicle recycler or scrap recycling facility for
12	the purpose of recycling;
13	(5) "Manufacturer" means a person, firm, association,
14	partnership, corporation, governmental entity, organization, combination, or
15	joint venture that is the last person in the production or assembly process
16	of a new vehicle which utilizes mercury switches, or in the case of an
17	imported vehicle, the importer or domestic distributor of the vehicle;
18	(6) "Mercury minimization plan" means a plan for removing,
19	collecting, and recovering mercury switches from end-of-life vehicles that is
20	prepared pursuant to § 8-9-604;
21	(7) "Mercury switch" means each mercury-containing capsule,
22	commonly known as a "bullet", that is part of a convenience light switch
23	assembly or part of an anti-lock braking system assembly installed in a
24	vehicle. An anti-lock braking system assembly may contain more than one (1)
25	mercury switch;
26	(8) "Person" means any individual, corporation, company, firm,
27	partnership, association, trust, joint-stock company or trust, venture, or
28	municipal, state, or federal government or agency, or any other legal entity,
29	however organized;
30	(9) "Scrap recycling facility" means a fixed location where
31	machinery and equipment are utilized for processing and manufacturing scrap
32	metal into prepared grades and whose principal product is scrap iron, scrap
33	steel, or nonferrous metallic scrap for sale for remelting purposes;
34	(10) "Vehicle" means any passenger automobile or passenger car,
35	station wagon, truck, van, or sport utility vehicle with a gross vehicle
36	weight rating of less than twelve thousand pounds (12,000 lbs.); and

1	(11) "Vehicle recycler" means an individual or entity engaged in	
2	the business of acquiring, dismantling, or destroying six (6) or more end-of-	
3	life vehicles in a calendar year for the primary purpose of resale of their	
4	parts.	
5		
6	8-9-604. Mercury minimization plan.	
7	(a) Within ninety (90) days after the effective date of this	
8	subchapter, every manufacturer of vehicles sold within this state,	
9	individually or as part of a group, shall develop in consultation with the	
10	Arkansas Department of Environmental Quality, a mercury minimization plan	
11	prepared pursuant to this section and submit the mercury minimization plan to	
12	the Director of the Arkansas Department of Environmental Quality for review	
13	and approval pursuant to § 8-9-605.	
14	(b) The mercury minimization plan prepared and submitted pursuant to	
15	this section shall include the following at a minimum:	
16	(1)(A)(i) Information identifying the make, model, and year of	
17	vehicles, including current or anticipated future production models that may	
18	contain one (1) or more mercury switches;	
19	(ii) A description of the mercury switches;	
20	(iii) a system to mark vehicles to be processed for	
21	shredding or crushing to indicate presence or absence of mercury switches;	
22	(iv) The location of these mercury switches; and	
23	(v) The safe and environmentally sound methods for	
24	removal of mercury switches from end-of-life vehicles.	
25	(B) To the extent a manufacturer is uncertain as to the	
26	content of a switch installed during the manufacture of a vehicle, the	
27	mercury minimization plan shall presume that the switch is a mercury switch;	
28	(2) Educational materials to assist a vehicle recycler or a	
29	scrap recycling facility in undertaking a safe and environmentally sound	
30	method for the removal of the mercury switches from end-of-life vehicles,	
31	including information on the hazards related to mercury and the proper	
32	handling of mercury;	
33	(3) A proposal for the method of storage or disposal of the	
34	mercury switches, including the method of packaging and shipping mercury	
35	switches to authorized recycling, storage, or disposal facilities;	
36	(4) A proposal for the storage of mercury switches collected and	

1 recovered from end-of-life vehicles if environmentally appropriate management 2 technologies are not available; and 3 (5) A plan for implementing and financing the system in 4 accordance with subsection (d) of this section. 5 (c) To the extent practicable, a mercury minimization plan shall 6 utilize the existing end-of-life vehicle recycling infrastructure. If the 7 existing end-of-life vehicle recycling infrastructure is not utilized, the 8 mercury minimization plan shall include the reasons for establishing a 9 separate infrastructure. (d)(l) A mercury minimization plan must provide for the financing of 10 11 the removal, collection, and recovery system for mercury switches installed 12 in vehicles manufactured by the manufacturer and its predecessors and 13 affiliates as provided in this subsection (d). (2) These costs shall be borne by the manufacturers of vehicles 14 15 sold in the state, ensuring that additional financial burdens are not placed 16 on automobile dealers or businesses dealing with end-of-life vehicles. The 17 manufacturers shall develop a method that ensures the prompt payment to vehicle recyclers, scrap recycling facilities, and the department for costs 18 19 associated with mercury switch removal and disposal. Costs shall include, 20 but not be limited to, the following: 21 (A) A minimum of five dollars (\$5.00) for each mercury 22 switch removed by a vehicle recycler pursuant to § 8-9-606(a) as partial 23 compensation for the labor and other costs incurred by a vehicle recycler in the removal of the mercury switch; 24 25 (B) A minimum of five dollars (\$5.00) for each mercury 26 switch removed by a scrap recycling facility pursuant to § 8-9-606(b) as 27 partial compensation for the labor and other costs incurred by a scrap 28 recycling facility in the removal of the mercury switch; 29 (C) One dollar (\$1.00) for each mercury switch removed by 30 a vehicle recycler pursuant to § 8-9-606(a) or by a scrap recycling facility pursuant to § 8-9-606(b) as partial compensation to the department for costs 31 32 incurred in administering and enforcing the provisions of this subchapter; 33 (D) Packaging in which to transport mercury switches to recycling, storage, or disposal facilities; 34 35 (E) Shipping of mercury switches to recycling, storage, or 36 disposal facilities;

1	(F) Recycling, storage, or disposal of the mercury
2	<pre>switches;</pre>
3	(G) The preparation and distribution to vehicle recyclers
4	and scrap recycling facilities of the educational materials required pursuant
5	to subdivision (b)(2) of this section; and
6	(H) Maintenance of all appropriate record-keeping systems.
7	(e) Within thirty (30) days after the effective date of this
8	subchapter, every manufacturer of vehicles sold within the state,
9	individually or as part of a group, shall provide to vehicle recyclers and
10	scrap recycling facilities containers suitable for storing mercury switches
11	until such time that vehicle recyclers and scrap recycling facilities can be
12	reimbursed pursuant to this section.
13	(f) Manufacturers of vehicles sold within the state shall provide
14	vehicle recyclers or scrap recycling facilities with reimbursement for each
15	$\underline{\text{mercury}}$ switch in the amount established pursuant to this section regardless
16	of when these switches were removed from the vehicles, if the vehicle
17	recyclers or scrap recycling facilities maintain the records required by § 8-
18	<u>9-606.</u>
19	(g) Manufacturers shall indemnify, defend, and hold harmless vehicle
20	recyclers and scrap recycling facilities for any liabilities arising from the
21	release of the mercury from the mercury-added components after the components
22	are transferred to the manufacturer or its agent or contractor.
23	
24	8-9-605. Plan approval and implementation.
25	(a)(1) Within one hundred twenty (120) days after receipt of a mercury
26	minimization plan, the Director of the Arkansas Department of Environmental
27	Quality shall approve, disapprove, or conditionally approve the entire
28	mercury minimization plan. The director may solicit input from
29	representatives of vehicle recyclers, scrap recycling facilities, and other
30	stakeholders as the director deems appropriate.
31	(2)(A) If the entire mercury minimization plan is approved, the
32	manufacturer shall begin implementation within thirty (30) days after receipt
33	of approval or as otherwise agreed to by the director.
34	(B) If the entire mercury minimization plan is
35	disapproved, the director shall inform the manufacturer as to the reasons for
36	the disapproval. The manufacturer shall have thirty (30) days thereafter to

1	submit a new mercury minimization plan.	
2	(3)(A) The director may approve those parts of a mercury	
3	minimization plan that meet the requirements of § 8-9-604 and disapprove the	
4	parts that do not comply with the requirements of § 8-9-604.	
5	(B) The manufacturer shall implement the approved parts of	
6	the mercury minimization plan within thirty (30) days after receipt of	
7	approval or as otherwise agreed to by the director and submit a revised	
8	mercury minimization plan for the disapproved parts within thirty (30) days	
9	after receipt of notification of the disapproval of the director.	
10	(C) The director shall review and approve, conditionally	
11	approve, or disapprove a revised mercury minimization plan within thirty (30)	
12	days after receipt.	
13	(4)(A) If at the conclusion of the time period of one hundred	
14	twenty (120) days after receipt of a mercury minimization plan the director	
15	has neither approved nor disapproved the mercury minimization plan pursuant	
16	to subdivision (a)(2)(A) or (B) of this section, the mercury minimization	
17	plan shall be considered to be conditionally approved.	
18	(B) Subject to any modifications required by the director,	
19	a manufacturer shall implement a conditionally effective mercury minimization	
20	plan within thirty (30) days after receipt of approval or as otherwise agreed	
21	to by the director.	
22	(b) At the conclusion of a time period two hundred forty (240) days	
23	after the effective date of this subchapter, the director shall reserve the	
24	right to complete, on behalf of a manufacturer any portion of a mercury	
25	minimization plan that has not been approved pursuant to this section.	
26	(c) The director may review a mercury minimization plan approved	
27	pursuant to this section and recommend modifications to the plan at any $time$	
28	upon a finding that the approved mercury minimization plan is deficient or	
29	not accomplishing the purposes set out in this subchapter in any material	
30	respect.	
31		
32	8-9-606. Removal and proper management of mercury-added vehicle	
33	components.	
34	(a) Commencing thirty (30) days after the approval or conditional	
35	approval of a mercury minimization plan pursuant to § 8-9-605, a vehicle	
36	recycler that sells, gives, or otherwise conveys ownership of an end-of-life	

1	vehicle to a scrap recycling facility for recycling shall remove all mercury
2	switches identified in the approved mercury minimization plan from the end-
3	of-life vehicle prior to delivery to a scrap recycling facility, unless a
4	mercury switch is inaccessible due to significant damage to the vehicle in
5	the area surrounding the location of the mercury switch, in which case the
6	damage shall be noted on the normal business records of the vehicle recycler
7	who delivered the end-of-life vehicle to the scrap recycling facility.
8	(b) Notwithstanding subsection (a) of this section, a scrap recycling
9	facility may agree to accept an end-of-life vehicle which has not been
10	intentionally flattened, crushed, or baled, containing mercury switches, in
11	which case the scrap recycling facility shall be responsible for removing the
12	mercury switches identified in the mercury minimization plan approved
13	pursuant to § 8-9-605 before the end-of-life vehicle is intentionally
14	flattened, crushed, baled, or shredded.
15	(c)(1) A vehicle recycler or scrap recycling facility that removes
16	mercury switches pursuant to subsections (a) or (b) of this section shall
17	maintain records documenting the number of:
18	(A) Mercury switches collected;
19	(B) End-of-life vehicles containing mercury switches;
20	(C) End-of-life vehicles processed for recycling;
21	(D) The makes and models of vehicles from which mercury
22	switches were removed; and
23	(E) Switches collected from each make.
24	(2) These records shall be made available for review by the
25	Department of Arkansas Environment Quality upon the request of the
26	<u>department.</u>
27	(d) No person shall represent that mercury switches have been removed
28	from an end-of-life vehicle being sold, given, or otherwise conveyed for
29	recycling if that person has not removed the mercury switches or arranged
30	with another person to remove the mercury switches.
31	(e) Upon removal, mercury switches shall be collected, stored,
32	transported, and otherwise handled in accordance with the:
33	(1) Mercury minimization plan approved pursuant to § 8-9-605;
34	<u>and</u>
35	(2) Provisions of the rules and regulations concerning universal
36	waste adopted by the department pursuant to the Arkansas Hazardous Waste

1 Management Act of 1979, § 8-7-201 et seq. 2 (f) No scrap recycling facility or other person that receives an 3 intentionally flattened, crushed or baled, end-of-life vehicle shall be 4 deemed in violation of this subchapter if a mercury switch is found in the 5 vehicle after its acquisition. 6 7 8-9-607. Annual reporting. 8 (a) One (1) year after the implementation of a mercury minimization 9 plan approved pursuant to § 8-9-605, and annually thereafter, a manufacturer 10 subject to § 8-9-604 shall report individually or as part of a group to the 11 Director of the Arkansas Department of Environmental Quality concerning the 12 implementation of the mercury minimization plan. The report shall include, 13 but need not be limited to, the following: (1) A detailed description and documentation of the capture rate 14 15 achieved, with the goal of achieving a mercury switch capture rate of at 16 least ninety percent (90%), consistent with the principle that mercury 17 switches shall be recovered unless the mercury switch is inaccessible due to 18 significant damage to the end-of-life vehicle in the area surrounding where 19 the mercury switch is located; 20 (2) A description of additional or alternative actions that may 21 be implemented to improve the mercury minimization plan and its 22 implementation in the event that a mercury switch capture rate of at least 23 ninety percent (90%) is not achieved; 24 (3) The number of mercury switches collected, the number of end-25 of-life vehicles containing mercury switches, the number of end-of-life 26 vehicles processed for recycling, and a description of how the mercury 27 switches were managed; and 28 (4) A description of the amounts paid to cover the costs of 29 implementing the mercury minimization plan. 30 (b) The director may discontinue the requirement for the annual report pursuant to subsection (a) of this section upon a finding that mercury 31 32 switches in end-of-life vehicles manufactured by a particular manufacturer no 33 longer pose a significant threat to the environment or to public health. 34 35 8-9-608. Design for recycling. 36 (a) One (1) year after the implementation of a mercury minimization

plan approved pursuant to § 8-9-605, and annually thereafter, a manufacturer 1 2 subject to § 8-9-604 shall report individually or as part of a group to the 3 Director of the Arkansas Department of Environmental Quality concerning the 4 steps being taken by manufacturers to design vehicles and their components 5 for recycling. The report shall include, but need not be limited to, the 6 following: 7 (1) A list of all vehicle components included in the 8 manufacturer's vehicles in each of the previous three (3) model years, the 9 current model year, and the next upcoming model year that contain mercury; 10 (2) Design changes that each manufacturer has implemented or is 11 implementing to reduce or eliminate all sources of mercury listed in 12 compliance with subdivision (a)(1) of this section from its vehicles, the amount of any reductions, and the year in which mercury will be eliminated 13 from each of the vehicle components listed in compliance with subdivision 14 15 (a)(1) of this section; 16 (3) Policies which each manufacturer has implemented to ensure 17 that its vehicles are designed to be recycled in a safe, cost effective, and 18 environmentally sound manner using existing technologies and infrastructures; 19 (4) A listing of all: 20 (A) Complaints and reports that the manufacturer has 21 received within the last twelve (12) months from vehicle recyclers, scrap 22 recycling facilities, government entities, or organizations representing any 23 of the persons; or 24 (B) Other facts and circumstances which have made the 25 manufacturer aware that the manufacturer's vehicles contain vehicle 26 components or are designed in such a way that present environmental risks 27 which make it uneconomical to recycle the vehicles or components; and 28 (5) The design or manufacturing changes that the manufacturer 29 has implemented or is implementing to reduce or remove any environmental 30 risks listed in compliance with subdivision (a)(4) of this section and the year in which design changes will eliminate the environmental risk listed in 31 32 compliance with subdivision (a)(4) of this section. 33 (b) The Arkansas Department of Environmental Quality may conduct 34 hearings from time to time as the director deems appropriate to evaluate the 35 steps manufacturers are taking to design for recycling, and to recommend 36 additional legislative action as may be appropriate in order to promote

1	vehicle recycling for the purpose of preserving scarce resources and the safe
2	and efficient reduction of solid waste.
3	
4	8-9-609. Arkansas Pollution Control and Ecology Commission.
5	The Arkansas Pollution Control and Ecology Commission may adopt rules
6	and regulations to effectuate and implement the purposes and intent of this
7	subchapter and the powers and duties of the Department of Environmental
8	Quality.
9	
10	8-9-610. Penalties and enforcement.
11	(a) Any person who violates any provisions of this subchapter or any
12	rule or order issued pursuant to this subchapter shall be subject to the same
13	penalty and enforcement provisions as are contained in § 8-6-204.
14	(b) Except as otherwise provided in this subchapter, the procedure of
15	the Arkansas Pollution Control and Ecology Commission for issuance of rules,
16	conduct of hearings, notice, power of subpoena, review of action on permits,
17	right of appeal, presumptions, finality of actions, and related matters shall
18	be as provided in $\S\S 8-4-101 - 8-4-106$ and $8-4-201 - 8-4-229$ of the Arkansas
19	Water and Air Pollution Control Act, including, without limitation, §§ 8-4-
20	205, $8-4-210$, $8-4-212 - 8-4-214$, and $8-4-218 - 8-4-229$.
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23	APPROVED: 3/03/2005
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