1	SENATE BILL 463
2	48TH LEGISLATURE - STATE OF NEW MEXICO - SECOND SESSION, 2008
3	INTRODUCED BY
4	Clinton D. Harden
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10	AN ACT
11	RELATING TO THE SALE OF RECYCLED METALS; ENACTING THE SALE OF
12	RECYCLED METALS ACT; REGULATING THE SALE OF CERTAIN RECYCLED
13	METALS; PROVIDING FOR PENALTIES; MAKING AN APPROPRIATION.
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15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
16	Section 1. SHORT TITLEThis act may be cited as the
17	"Sale of Recycled Metals Act".
18	Section 2. DEFINITIONSAs used in the Sale of Recycled
19	Metals Act:
20	A. "aluminum material" means a product made from
21	aluminum, an aluminum alloy or an aluminum byproduct. The term
22	includes an aluminum beer keg but does not include other types
23	of aluminum cans used to contain a food or beverage;
24	B. "bronze material" means:
25	(1) a cemetery vase, receptacle or memorial
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1 made from bronze;

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-	made from bronze,
2	(2) bronze statuary; and
3	(3) material readily identifiable as bronze;
4	C. "copper or brass material" means:
5	(1) insulated or noninsulated copper wire or
6	cable of the type used by a public utility or common carrier
7	that consists of at least fifty percent copper; and
8	(2) a copper or brass item of a type commonly
9	used in construction or by a public utility;
10	D. "department" means the department of public
11	safety;
12	E. "peace officer" means any full-time salaried and
13	commissioned or certified law enforcement officer of a police
14	or sheriff's department that is part of or administered by the
15	state or any political subdivision of the state;
16	F. "personal identification document" means:
17	<pre>(1) a driver's license;</pre>
18	(2) a military identification card;
19	(3) a passport issued by the United States or
20	by another country and recognized by the United States; and
21	(4) a personal identification certificate
22	issued by the department, or a corresponding card or
23	certificate issued by another state;
24	G. "regulated material" means:
25	(1) aluminum material;
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1 (2) bronze material; and 2 copper or brass material; and (3) "secondhand metal dealer" means: 3 Η. an auto wrecker, a scrap metal processor 4 (1)5 or other person or organization that purchases, collects or solicits regulated material; and 6 7 a person who operates or maintains a scrap (2) 8 metal yard or other place in which scrap metal or cast-off 9 regulated material is collected or kept for shipment, sale or 10 transfer. 11 Section 3. NOTICE TO SELLERS.--12 A. A secondhand metal dealer shall at all times 13 maintain in a prominent place in the dealer's place of 14 business, in open view to a seller of regulated material, a 15 notice in two-inch lettering that: 16 includes the following language: (1)17 "A PERSON ATTEMPTING TO SELL REGULATED MATERIAL MUST 18 PRESENT SUFFICIENT IDENTIFICATION AS REQUIRED BY STATE LAW. 19 WARNING: STATE LAW PROVIDES A CRIMINAL PENALTY FOR A 20 PERSON WHO INTENTIONALLY PROVIDES A FALSE DOCUMENT OF 21 IDENTIFICATION OR OTHER FALSE INFORMATION TO A SECONDHAND METAL 22 DEALER WHILE ATTEMPTING TO SELL REGULATED MATERIAL."; and 23 (2) states the secondhand metal dealer's usual 24 business hours. 25 Β. The notice required by this section may be .172292.1

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1 contained on a sign that contains another notice if the 2 secondhand metal dealer is required to display another notice 3 pursuant to applicable law. 4 INFORMATION PROVIDED BY SELLER.--Section 4. 5 A. A person attempting to sell regulated material to a secondhand metal dealer shall: 6 7 display to the secondhand metal dealer the (1) 8 person's personal identification document or sign a statement 9 that the person does not possess such a document; and 10 sign a written statement provided by the (2) 11 secondhand metal dealer that the person is the legal owner of 12 or is lawfully entitled to sell the regulated material offered 13 for sale. 14 Β. The secondhand metal dealer or the dealer's 15 agent shall visually verify the accuracy of the identification 16 presented by the seller at the time of the dealer's purchase of 17 regulated material. 18 Section 5. RECORD OF PURCHASE .--19 A secondhand metal dealer in this state shall Α. 20 keep an accurate and legible written record of each purchase 21 made in the course of the dealer's business from an individual 22 of: 23 copper or brass material in excess of (1)24 twenty-five pounds; 25 bronze material; or (2) .172292.1 - 4 -

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1 aluminum material in excess of forty (3) 2 pounds. 3 The record shall be in English and shall Β. 4 include: 5 the place and date of the purchase; (1)the name and address of each individual 6 (2) 7 from whom the regulated material is purchased or obtained; 8 the identifying number of the personal (3) 9 identification document of each individual from whom the 10 regulated material is purchased or obtained; 11 (4) a description made in accordance with the 12 custom of the trade of the type and quantity of regulated 13 material purchased; and 14 the statement required by Paragraph (2) of (5) 15 Subsection A of Section 4 of the Sale of Recycled Metals Act. 16 Section 6. PRESERVATION OF RECORDS.--A secondhand metal 17 dealer shall preserve each record required by Section 5 of the 18 Sale of Recycled Metals Act until the third anniversary of the 19 date the record was made. 20 Section 7. INSPECTION OF RECORDS BY PEACE OFFICERS.--21 Α. Upon request, a secondhand metal dealer shall 22 permit a peace officer of this state to inspect during the 23 dealer's usual business hours: 24 records required by Section 5 of the Sale (1) 25 of Recycled Metals Act; and .172292.1 - 5 -

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(2) regulated material in the dealer's
 possession.

B. The inspecting peace officer shall inform the dealer of the officer's status as a peace officer.

Section 8. FURNISHING OF REPORT TO DEPARTMENT .--

A. Except as provided by Subsection B of this section, not later than the seventh day after the date of the purchase or other acquisition of material for which a record is required pursuant to Section 5 of the Sale of Recycled Metals Act, a secondhand metal dealer shall mail to or file with the department a report containing the information required to be recorded pursuant to that section.

B. If a secondhand metal dealer purchases bronze material that is a cemetery vase, receptacle or memorial or bronze statuary; or aluminum material that is a pipe that can reasonably be identified as aluminum irrigation pipe, the dealer shall:

(1) not later than the close of business on the dealer's first working day after the purchase date, orally notify the department; and

(2) not later than the fifth day after the purchase date, mail to or file with the department a report containing the information required to be recorded pursuant to Section 5 of the Sale of Recycled Metals Act.

C. Subsection B of this section does not apply to a .172292.1

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1 purchase from: 2 (1)the manufacturer or fabricator of the 3 bronze material or pipe; 4 a seller bearing a bill of sale for the (2) bronze material or pipe; or 5 (3) 6 the owner of the bronze material or pipe. 7 Section 9. PLACEMENT OF ITEMS ON HOLD .--A peace officer who has reasonable suspicion to 8 Α. 9 believe that an item of regulated material in the possession of 10 a secondhand metal dealer is stolen may place the item on hold 11 by issuing to the dealer a written notice that: 12 specifically identifies the item alleged (1) 13 to be stolen and subject to the hold; and 14 (2) informs the dealer of the requirements of 15 Subsection B of this section. 16 On receiving the notice, the secondhand metal Β. 17 dealer shall not process or remove from the dealer's premises 18 the identified item before the eleventh day after the date the 19 notice is issued unless the hold is released at an earlier time 20 in writing by a peace officer or by a court order. 21 C. After the holding period expires, the secondhand 22 metal dealer may dispose of the item unless disposition 23 violates a court order. 24 Section 10. PROHIBITED ACTS.--A person shall not, with 25 the intent to deceive: .172292.1

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1 display to a secondhand metal dealer a false or Α. 2 invalid personal identification document in connection with the 3 person's attempted sale of regulated material; or 4 make a false material statement or Β. 5 representation to a secondhand metal dealer in connection with: that person's execution of a written 6 (1) 7 statement required by Subsection A of Section 4 of the Sale of 8 Recycled Metals Act; or 9 (2) the dealer's efforts to obtain the 10 information required pursuant to Subsection B of Section 5 of 11 the Sale of Recycled Metals Act. 12 Section 11. PENALTIES.--13 Α. A person commits an offense if the person 14 knowingly violates the Sale of Recycled Metals Act. 15 A person who violates the provisions of Β. 16 Subsection A of this section is: 17 (1) upon the first conviction, guilty of a 18 petty misdemeanor and shall be sentenced pursuant to the 19 provisions of Section 31-19-1 NMSA 1978; and 20 (2) upon a second or subsequent conviction 21 within the thirty-six months preceding the date of the offense, 22 guilty of a misdemeanor and shall be sentenced pursuant to the 23 provisions of Section 31-19-1 NMSA 1978. 24 On the conviction of a secondhand metal dealer C. 25 for an offense punishable pursuant to Paragraph (2) of .172292.1

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Subsection B of this section, a court, in addition to imposing any other applicable penalty, may order that the dealer cease doing business as a secondhand metal dealer for a period not to exceed thirty days from the date of the order for each violation that forms the basis of the conviction.

Section 12. APPROPRIATION.--One hundred thousand dollars (\$100,000) is appropriated from the general fund to the department of public safety for expenditure in fiscal year 2009 to carry out the provisions of the Sale of Recycled Metals Act. Any unexpended or unencumbered balance remaining at the end of fiscal year 2009 shall revert to the general fund.

Section 13. SEVERABILITY.--If any part or application of the Sale of Recycled Metals Act is held invalid, the remainder or its application to other situations or persons shall not be affected.

Section 14. APPLICABILITY.--The provisions of the Sale of Recycled Metals Act shall not apply to a purchase of regulated material from a manufacturing, industrial or other commercial vendor that sells regulated material in the ordinary course of the vendor's business.

Section 15. EFFECTIVE DATE.--The effective date of the provisions of this act is July 1, 2008.

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