

AMENDED IN SENATE AUGUST 23, 2012

AMENDED IN SENATE JUNE 26, 2012

AMENDED IN SENATE MAY 31, 2012

AMENDED IN SENATE MAY 2, 2012

CALIFORNIA LEGISLATURE—2011–12 REGULAR SESSION

ASSEMBLY BILL

No. 549

Introduced by Assembly Members Carter and Wieckowski

February 16, 2011

An act to amend Sections 42461, 42463, 42474, and 42476 of, to add Section 42461.5 to, and to repeal and add Section 42479 of, the Public Resources Code, relating to recycling.

LEGISLATIVE COUNSEL'S DIGEST

AB 549, as amended, Carter. Recycling: electronic waste.

(1) Existing law, the Electronic Waste Recycling Act of 2003 (act), requires a retailer selling a covered electronic device in this state to collect a covered electronic waste recycling fee from the consumer, as specified. These fees are deposited in the Electronic Waste Recovery and Recycling Account, and the Department of Resources Recycling and Recovery (department) is continuously appropriated the money in the account to, among other things, make electronic waste recovery payments and recycling payments. The department is authorized to make these payments only if certain conditions are met. Existing law requires the act to be enforced pursuant to the hazardous waste control laws, a violation of which, including the making of a false statement or representation in a document, is a crime.

This bill would additionally require, as a condition of making these payments, that the covered electronic waste is demonstrated to have been generated by a person who used the covered electronic device while located in this state. The bill would specify that covered electronic waste generated outside of the state and subsequently brought into the state is not eligible for payment and would require the department to establish documentation requirements necessary to demonstrate that covered electronic waste was generated in the state and eligible for payment. Since a false statement or representation in that document would be a crime, the bill would impose a state-mandated local program.

(2) The act requires the department, for covered electronic waste collected for recycling on and after January 1, 2005, to make those electronic waste recycling and recovery payments for the collection and recycling of covered electronic waste to an authorized collector or covered electronic waste recycler, respectively, upon receipt of a completed and verified invoice submitted to the department by the authorized collector or recycler in the form and manner determined by the department.

This bill would instead require the department to make those electronic waste recycling and recovery payments for the collection and recycling of covered e-waste to an authorized collector or covered e-waste recycler, respectively, upon completion of the department's review of a payment claim, submitted to the department in the form and manner determined by the department. The bill would also authorize the department to conduct a selective audit of authorized collectors, covered e-waste recyclers, or manufacturers receiving payments from the department to determine whether electronic waste recovery or recycling payments or payments to manufacturers are being made by the department according to the requirements of the act and the regulations adopted pursuant to that act.

~~The bill would require~~

(3) *Existing law requires* a person challenging certain actions of the department to first exhaust all administrative remedies by filing with the department an administrative appeal no later than 30 calendar days from the date of the department's action, in accordance with the regulations adopted to implement the act. ~~The bill would also make conforming changes with reference to the department.~~

This bill would require the hearing to be held before the Director of Resources Recycling and Recovery or his or her designee, who would

be required to issue a written decision stating the factual and legal basis for this decision.

The bill would also make conforming changes with reference to the department.

(3)

(4) The California Constitution requires the state to reimburse local agencies and school districts for certain costs mandated by the state. Statutory provisions establish procedures for making that reimbursement.

This bill would provide that no reimbursement is required by this act for a specified reason.

Vote: majority. Appropriation: no. Fiscal committee: yes.
State-mandated local program: yes.

The people of the State of California do enact as follows:

1 SECTION 1. Section 42461 of the Public Resources Code is
2 amended to read:

3 42461. The Legislature finds and declares all of the following:

4 (a) The purpose of this chapter is to enact a comprehensive and
5 innovative system for the reuse, recycling, and proper and legal
6 disposal of covered electronic devices, and to provide incentives
7 to design electronic devices that are less toxic, more recyclable,
8 and that use recycled materials.

9 (b) It is the further purpose of this chapter to enact a law that
10 establishes a program that is cost free and convenient for consumers
11 and the public to return, recycle, and ensure the safe and
12 environmentally sound disposal of covered electronic devices.

13 (c) It is the intent of the Legislature that the cost associated with
14 the handling, recycling, and disposal of covered electronic devices
15 is the responsibility of the producers and consumers of covered
16 electronic devices, and not local government or their service
17 providers, state government, or taxpayers.

18 (d) In order to reduce the likelihood of illegal disposal of these
19 hazardous materials, it is the intent of this chapter to ensure that
20 any cost associated with the proper management of covered
21 electronic devices be internalized by the producers and consumers
22 of covered electronic devices at or before the point of purchase,
23 and not at the point of discard.

24 (e) Manufacturers of covered electronic devices, in working to
25 achieve the goals and objectives of this chapter, should have the

1 flexibility to partner with each other and with those public sector
2 entities and business enterprises that currently provide collection
3 and processing services to develop and promote a safe and effective
4 covered electronic device recycling system for California.

5 (f) The producers of electronic products, components, and
6 devices should reduce and, to the extent feasible, ultimately phase
7 out the use of hazardous materials in those products.

8 (g) Electronic products, components, and devices, to the greatest
9 extent feasible, should be designed for extended life, repair, and
10 reuse.

11 (h) The purpose of the Electronic Waste Recycling Act of 2003
12 is to provide sufficient funding for the safe, cost-free, and
13 convenient collection and recycling of 100 percent of the covered
14 electronic waste initially discarded in the state, to eliminate
15 electronic waste stockpiles and legacy devices by December 31,
16 2007, to end the illegal disposal of covered electronic devices, to
17 establish manufacturer responsibility for reporting to the board on
18 the manufacturer's efforts to phase out hazardous materials in
19 electronic devices and increase the use of recycled materials, and
20 to ensure that electronic devices sold in the state do not violate the
21 regulations adopted by the Department of Toxic Substances Control
22 pursuant to Section 25214.10 of the Health and Safety Code.

23 SEC. 2. Section 42461.5 is added to the Public Resources Code,
24 to read:

25 42461.5. (a) The Legislature finds and declares that the
26 changes made by this act of the 2011–12 Regular Session of the
27 Legislature to subdivision (h) of Section 42461, subdivision (f) of
28 Section 42476, and subdivision (a) of Section 42479, clarify and
29 strengthen the enforcement provisions of the act, so as to
30 implement the Legislature's intent when this chapter was first
31 enacted on January 1, 2003.

32 (b) The changes specified in subdivision (a) shall not be
33 interpreted as affecting an administrative or legal enforcement
34 action that was filed before, or is pending on, January 1, 2013, and
35 shall not prevent the taking of a legal or administrative enforcement
36 action that may be brought on or after January 1, 2013, with regard
37 to any actions taken, or claims filed, before that date.

38 SEC. 3. Section 42463 of the Public Resources Code is
39 amended to read:

1 42463. For the purposes of this chapter, the following terms
2 have the following meanings, unless the context clearly requires
3 otherwise:

4 (a) “Account” means the Electronic Waste Recovery and
5 Recycling Account created in the Integrated Waste Management
6 Fund under Section 42476.

7 (b) “Authorized collector” means any of the following:

8 (1) A city, county, or district that collects covered electronic
9 devices.

10 (2) A person or entity that is required or authorized by a city,
11 county, or district to collect covered electronic devices pursuant
12 to the terms of a contract, license, permit, or other written
13 authorization.

14 (3) A nonprofit organization that collects or accepts covered
15 electronic devices.

16 (4) A manufacturer or agent of the manufacturer that collects,
17 consolidates, and transports covered electronic devices for
18 recycling from consumers, businesses, institutions, and other
19 generators.

20 (5) An entity that collects, handles, consolidates, and transports
21 covered electronic devices and has filed applicable notifications
22 with the department pursuant to Chapter 23 (commencing with
23 Section 66273.1) of Division 4.5 of Title 22 of the California Code
24 of Regulations.

25 (c) “Consumer” means a person who purchases a new or
26 refurbished covered electronic device in a transaction that is a
27 retail sale or in a transaction to which a use tax applies pursuant
28 to Part 1 (commencing with Section 6001) of Division 2 of the
29 Revenue and Taxation Code.

30 (d) Notwithstanding Section 40118, “department” means the
31 Department of Toxic Substances Control.

32 (e) (1) Except as provided in paragraph (2), “covered electronic
33 device” means a video display device containing a screen greater
34 than four inches, measured diagonally, that is identified in the
35 regulations adopted by the department pursuant to subdivision (b)
36 of Section 25214.10.1 of the Health and Safety Code.

37 (2) “Covered electronic device” does not include any of the
38 following:

39 (A) A video display device that is a part of a motor vehicle, as
40 defined in Section 415 of the Vehicle Code, or any component

1 part of a motor vehicle assembled by, or for, a vehicle manufacturer
2 or franchised dealer, including replacement parts for use in a motor
3 vehicle.

4 (B) A video display device that is contained within, or a part of
5 a piece of industrial, commercial, or medical equipment, including
6 monitoring or control equipment.

7 (C) A video display device that is contained within a clothes
8 washer, clothes dryer, refrigerator, refrigerator and freezer,
9 microwave oven, conventional oven or range, dishwasher, room
10 air-conditioner, dehumidifier, or air purifier.

11 (D) An electronic device, on and after the date that it ceases to
12 be a covered electronic device under subdivision (e) of Section
13 25214.10.1 of the Health and Safety Code.

14 (f) “Covered electronic waste” or “covered e-waste” means a
15 covered electronic device that is discarded.

16 (g) “Covered electronic waste recycling fee” or “covered e-waste
17 recycling fee” means the fee imposed pursuant to Article 3
18 (commencing with Section 42464).

19 (h) “Covered electronic waste recycler” or “covered e-waste
20 recycler” means any of the following:

21 (1) A person who engages in the manual or mechanical
22 separation of covered electronic devices to recover components
23 and commodities contained therein for the purpose of reuse or
24 recycling.

25 (2) A person who changes the physical or chemical composition
26 of a covered electronic device, in accordance with the requirements
27 of Chapter 6.5 (commencing with Section 25100) of Division 20
28 of the Health and Safety Code and the regulations adopted pursuant
29 to that chapter, by deconstructing, size reduction, crushing, cutting,
30 sawing, compacting, shredding, or refining for purposes of
31 segregating components, for purposes of recovering or recycling
32 those components, and who arranges for the transport of those
33 components to an end user.

34 (3) A manufacturer who meets any conditions established by
35 this chapter and Chapter 6.5 (commencing with Section 25100)
36 of Division 20 of the Health and Safety Code for the collection or
37 recycling of covered electronic waste.

38 (i) “Discarded” has the same meaning as defined in subdivision
39 (b) of Section 25124 of the Health and Safety Code.

1 (j) “Electronic waste recovery payment” means an amount
2 established and paid by the Department of Resources Recycling
3 and Recovery pursuant to Section 42477.

4 (k) “Electronic waste recycling payment” means an amount
5 established and paid by the Department of Resources Recycling
6 and Recovery pursuant to Section 42478.

7 (l) “Hazardous material” has the same meaning as defined in
8 Section 25501 of the Health and Safety Code.

9 (m) “Manufacturer” means either of the following:

10 (1) A person who manufactures a covered electronic device sold
11 in this state.

12 (2) A person who sells a covered electronic device in this state
13 under that person’s brand name.

14 (n) “Person” means an individual, trust firm, joint stock
15 company, business concern, and corporation, including, but not
16 limited to, a government corporation, partnership, limited liability
17 company, and association. Notwithstanding Section 40170,
18 “person” also includes a city, county, city and county, district,
19 commission, the state or a department, agency, or political
20 subdivision thereof, an interstate body, and the United States and
21 its agencies and instrumentalities to the extent permitted by law.

22 (o) “Recycling” has the same meaning as defined in subdivision
23 (a) of Section 25121.1 of the Health and Safety Code.

24 (p) “Refurbished,” when used to describe a covered electronic
25 device, means a device that the manufacturer has tested and
26 returned to a condition that meets factory specifications for the
27 device, has repackaged, and has labeled as refurbished.

28 (q) “Retailer” means a person who makes a retail sale of a new
29 or refurbished covered electronic device. “Retailer” includes a
30 manufacturer of a covered electronic device who sells that covered
31 electronic device directly to a consumer through any means,
32 including, but not limited to, a transaction conducted through a
33 sales outlet, catalog, or the Internet, or any other similar electronic
34 means.

35 (r) (1) “Retail sale” has the same meaning as defined under
36 Section 6007 of the Revenue and Taxation Code.

37 (2) “Retail sale” does not include the sale of a covered electronic
38 device that is temporarily stored or used in California for the sole
39 purpose of preparing the covered electronic device for use
40 thereafter solely outside the state, and that is subsequently

1 transported outside the state and thereafter used solely outside the
2 state.

3 (s) “Vendor” means a person that makes a sale of a covered
4 electronic device for the purpose of resale to a retailer who is the
5 lessor of the covered electronic device to a consumer under a lease
6 that is a continuing sale and purchase pursuant to Part 1
7 (commencing with Section 6001) of Division 2 of the Revenue
8 and Taxation Code.

9 (t) “Video display device” means an electronic device with an
10 output surface that displays, or is capable of displaying, moving
11 graphical images or a visual representation of image sequences or
12 pictures, showing a number of quickly changing images on a screen
13 in fast succession to create the illusion of motion, including, if
14 applicable, a device that is an integral part of the display, in that
15 it cannot be easily removed from the display by the consumer, that
16 produces the moving image on the screen. A video display device
17 may use, but is not limited to, a cathode ray tube (CRT), liquid
18 crystal display (LCD), gas plasma, digital light processing, or other
19 image projection technology.

20 *SEC. 4. Section 42474 of the Public Resources Code is*
21 *amended to read:*

22 42474. (a) Civil liability in an amount of up to two thousand
23 five hundred dollars (\$2,500) per offense may be administratively
24 imposed by the Department of Resources Recycling and Recovery
25 for each sale of a covered electronic device for which a covered
26 electronic waste recycling fee has not been paid pursuant to Section
27 42464.

28 (b) A civil penalty in an amount of up to five thousand dollars
29 (\$5,000) per offense may be imposed by a superior court for each
30 sale of a covered electronic device for which a covered electronic
31 waste recycling fee has not been paid pursuant to Section 42464.

32 (c) Civil liability in an amount of up to twenty-five thousand
33 dollars (\$25,000) may be administratively imposed by the board
34 against manufacturers for failure to comply with this chapter,
35 except as otherwise provided in subdivision (a).

36 (d) Civil liability in an amount of up to twenty-five thousand
37 dollars (\$25,000) per violation may be administratively imposed
38 by the Department of Resources Recycling and Recovery against
39 a person, including an authorized collector or covered electronic
40 waste recycler, that makes a false statement or representation in

1 any document filed, submitted, maintained, or used for purposes
2 of compliance with this chapter and associated regulations.

3 (e) (1) The Department of Resources Recycling and Recovery
4 may revoke the approval or deny the renewal application of an
5 authorized collector or covered electronic waste recycler that makes
6 a false statement or representation in a document filed, submitted,
7 maintained, or used for purposes of compliance with this chapter
8 and the regulations adopted pursuant to this chapter.

9 (2) In addition to the authority specified in paragraph (1), the
10 Department of Resources Recycling and Recovery may deny an
11 application for approval or renewal from an authorized collector
12 or covered electronic waste recycler that, or an individual identified
13 in the application who, has a history demonstrating a pattern of
14 operation in conflict with the requirements of this chapter and the
15 regulations adopted pursuant to this chapter.

16 (3) (A) A person challenging a revocation, denial of application
17 renewal, or application denial under this chapter, or an approved
18 covered electronic waste recycler challenging the denial or
19 adjustment of an electronic waste recovery payment or electronic
20 waste recycling payment, shall first exhaust all administrative
21 remedies by filing with the Department of Resources Recycling
22 and Recovery a timely administrative appeal, in accordance with
23 the regulations adopted to implement this chapter.

24 (B) *The hearing shall be held before the Director of Resources*
25 *Recycling and Recovery or his or her designee, who shall issue a*
26 *written decision stating the factual and legal basis for this decision.*

27 ~~SEC. 4.~~

28 *SEC. 5.* Section 42476 of the Public Resources Code is
29 amended to read:

30 42476. (a) The Electronic Waste Recovery and Recycling
31 Account is hereby established in the Integrated Waste Management
32 Fund. All fees collected pursuant to this chapter shall be deposited
33 in the account. Notwithstanding Section 13340 of the Government
34 Code, the funds in the account are hereby continuously
35 appropriated, without regard to fiscal year, for the following
36 purposes:

37 (1) To pay refunds of the covered electronic waste recycling
38 fee imposed under Section 42464.

1 (2) To make electronic waste recovery payments to an
2 authorized collector of covered electronic waste pursuant to Section
3 42479.

4 (3) To make electronic waste recycling payments to covered
5 electronic waste recyclers pursuant to Section 42479.

6 (4) To make payments to manufacturers pursuant to subdivision
7 (h).

8 (b) (1) The money in the account may be expended for the
9 following purposes only upon appropriation by the Legislature in
10 the annual Budget Act:

11 (A) For the administration of this chapter by the Department of
12 Resources Recycling and Recovery and the department.

13 (B) To reimburse the State Board of Equalization for its
14 administrative costs of registering, collecting, making refunds, and
15 auditing retailers and consumers in connection with the covered
16 electronic waste recycling fee imposed under Section 42464.

17 (C) To provide funding to the department to implement and
18 enforce Chapter 6.5 (commencing with Section 25100) of Division
19 20 of the Health and Safety Code, as that chapter relates to covered
20 electronic devices, and any regulations adopted by the department
21 pursuant to that chapter.

22 (D) To establish the public information program specified in
23 subdivision (d).

24 (2) Any fines or penalties collected pursuant to this chapter shall
25 be deposited in the Electronic Waste Penalty Subaccount, which
26 is hereby established in the account. The funds in the Electronic
27 Waste Penalty Subaccount may be expended by the Department
28 of Resources Recycling and Recovery or the department only upon
29 appropriation by the Legislature.

30 (c) Notwithstanding Section 16475 of the Government Code,
31 any interest earned upon funds in the Electronic Waste Recovery
32 and Recycling Account shall be deposited in that account for
33 expenditure pursuant to this chapter.

34 (d) Not more than 1 percent of the funds annually deposited in
35 the Electronic Waste Recovery and Recycling Account shall be
36 expended for the purposes of establishing the public information
37 program to educate the public in the hazards of improper covered
38 electronic device storage and disposal and on the opportunities to
39 recycle covered electronic devices.

1 (e) The Department of Resources Recycling and Recovery shall
2 adopt regulations specifying cancellation methods for the recovery,
3 processing, or recycling of covered electronic waste.

4 (f) The Department of Resources Recycling and Recovery may
5 pay an electronic waste recycling payment or electronic waste
6 recovery payment only for covered electronic waste that meets all
7 of the following conditions:

8 (1) (A) The covered electronic waste is demonstrated to have
9 been generated by a person who used the covered electronic device
10 while located in this state.

11 (B) Covered electronic waste generated outside of the state and
12 subsequently brought into the state is not eligible for payment.

13 (C) The Department of Resources Recycling and Recovery shall
14 establish documentation requirements for purposes of this
15 paragraph that are necessary to demonstrate that the covered
16 electronic waste was generated in the state and eligible for payment.

17 (2) The covered electronic waste, including any residuals from
18 the processing of the waste, is handled in compliance with all
19 applicable statutes and regulations.

20 (3) The manufacturer or the authorized collector or recycler of
21 the electronic waste provides a cost-free and convenient
22 opportunity to recycle electronic waste, in accordance with the
23 legislative intent specified in subdivision (b) of Section 42461.

24 (4) If the covered electronic waste is processed, the covered
25 electronic waste is processed in this state according to the
26 cancellation method authorized by the Department of Resources
27 Recycling and Recovery.

28 (g) The Legislature hereby declares that the state is a market
29 participant in the business of the recycling of covered electronic
30 waste for all of the following reasons:

31 (1) The fee is collected from the state's consumers for covered
32 electronic devices sold for use in the state.

33 (2) The purpose of the fee and subsequent payments is to prevent
34 damage to the public health and the environment from waste
35 generated in the state.

36 (3) The recycling system funded by the fee ensures that
37 economically viable and sustainable markets are developed and
38 supported for recovered materials and components in order to
39 conserve resources and maximize business and employment
40 opportunities within the state.

1 (h) (1) The Department of Resources Recycling and Recovery
2 may make a payment to a manufacturer that takes back a covered
3 electronic device from a consumer in this state for purposes of
4 recycling the device at a processing facility. The amount of the
5 payment made by the Department of Resources Recycling and
6 Recovery shall equal the value of the covered electronic waste
7 recycling fee paid for that device. To qualify for a payment
8 pursuant to this subdivision, the manufacturer shall demonstrate
9 both of the following to the Department of Resources Recycling
10 and Recovery:

11 (A) The covered electronic device for which payment is claimed
12 was used in this state.

13 (B) The covered electronic waste for which a payment is
14 claimed, including any residuals from the processing of the waste,
15 has been, and will be, handled in compliance with all applicable
16 statutes and regulations.

17 (2) A covered electronic device for which a payment is made
18 under this subdivision is not eligible for an electronic waste
19 recovery payment or an electronic waste recycling payment under
20 Section 42479.

21 ~~SEC. 5.~~

22 *SEC. 6.* Section 42479 of the Public Resources Code is
23 repealed.

24 ~~SEC. 6.~~

25 *SEC. 7.* Section 42479 is added to the Public Resources Code,
26 to read:

27 42479. (a) (1) For covered electronic waste collected for
28 recycling on and after January 1, 2005, the Department of
29 Resources Recycling and Recovery shall make electronic waste
30 recovery payments and electronic waste recycling payments for
31 the collection and recycling of covered e-waste to an authorized
32 collector or covered e-waste recycler, respectively, upon
33 completion of the review by the Department of Resources
34 Recycling and Recovery of a payment claim submitted to the
35 Department of Resources Recycling and Recovery by the
36 authorized collector or e-waste recycler in the form and manner
37 determined by the Department of Resources Recycling and
38 Recovery. The Department of Resources Recycling and Recovery
39 may examine a payment claim for a period of not more than 90
40 days from the date of receipt of the payment claim to validate the

1 claim's completeness, accuracy, truthfulness, and compliance with
2 applicable laws and regulations. All of the following shall be
3 considered official records for purposes of Section 1280 of the
4 Evidence Code:

5 (A) The results of a payment claim review or subsequent
6 payment claim audit.

7 (B) Written information compiled by the Department of
8 Resources Recycling and Recovery during a claim review or
9 subsequent claim audit.

10 (2) To the extent authorized by Section 42477, a covered e-waste
11 recycler shall make the electronic waste recovery payments to an
12 authorized collector upon receipt of a completed and verified
13 invoice submitted to the recycler by the authorized collector in the
14 form and manner determined by the Department of Resources
15 Recycling and Recovery.

16 (b) A covered e-waste recycler is eligible for a payment pursuant
17 to this section only if the covered e-waste recycler meets all of the
18 following requirements:

19 (1) The covered e-waste recycler is in compliance with
20 applicable requirements of Article 6 (commencing with Section
21 66273.70) of Chapter 23 of Division 4.5 of Title 22 of the
22 California Code of Regulations.

23 (2) The covered e-waste recycler demonstrates to the Department
24 of Resources Recycling and Recovery that a facility utilized by
25 the covered e-waste recycler for the handling, processing,
26 refurbishment, or recycling of covered electronic devices meets
27 all of the following standards:

28 (A) The facility has been inspected by the department within
29 the past 12 months and had been found to be operating in
30 conformance with all applicable laws, regulations, and ordinances.

31 (B) The facility is accessible during normal business hours for
32 unannounced inspections by state or local agencies.

33 (C) The facility has health and safety, employee training, and
34 environmental compliance plans and certifies compliance with the
35 plans.

36 (D) The facility meets or exceeds the standards specified in
37 Chapter 1 (commencing with Section 1171) of Part 4 of Division
38 2 of, Division 4 (commencing with Section 3200) of, and Division
39 5 (commencing with Section 6300) of, the Labor Code or, if all

1 or part of the work is to be performed in another state, the
2 equivalent requirements of that state.

3 (c) The Department of Resources Recycling and Recovery may
4 conduct a selective audit of authorized collectors, covered e-waste
5 recyclers, or manufacturers receiving payments from the
6 Department of Resources Recycling and Recovery to determine
7 whether electronic waste recovery payments, electronic waste
8 recycling payments, or payments to manufacturers are being paid
9 by the Department of Resources Recycling and Recovery according
10 to the requirements of this chapter and the regulations adopted
11 pursuant to this chapter. The Department of Resources Recycling
12 and Recovery may collect and recover from authorized collectors,
13 covered e-waste recyclers, or manufacturers, with interest, any
14 moneys improperly paid.

15 ~~(d) (1) A person challenging a revocation, denial of application~~
16 ~~renewal, application denial, denial or adjustment of an electronic~~
17 ~~waste recovery payment, or denial or adjustment of an electronic~~
18 ~~waste recycling payment, shall exhaust administrative remedies~~
19 ~~by filing an administrative appeal with the Department of~~
20 ~~Resources Recycling and Recovery no later than 30 calendar days~~
21 ~~from the date of the department's action, consistent with the~~
22 ~~regulations adopted pursuant to this chapter.~~

23 ~~(2) The hearing shall be before the Director of Resources~~
24 ~~Recycling and Recovery or his or her designee, who shall issue a~~
25 ~~written decision stating the factual and legal basis for the decision.~~

26 ~~SEC. 7.~~

27 *SEC. 8.* No reimbursement is required by this act pursuant to
28 Section 6 of Article XIII B of the California Constitution because
29 the only costs that may be incurred by a local agency or school
30 district will be incurred because this act creates a new crime or
31 infraction, eliminates a crime or infraction, or changes the penalty
32 for a crime or infraction, within the meaning of Section 17556 of
33 the Government Code, or changes the definition of a crime within
34 the meaning of Section 6 of Article XIII B of the California
35 Constitution.