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2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

- Introduced by Sens. GRISANTI, HASSELL-THOMPSON, KENNEDY, KRUEGER, MONT-GOMERY, PARKER, PERKINS -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection -reported favorably from said committee and committed to the Committee on Finance -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- recommitted to the Committee on Consumer Protection in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- reported favorably from said committee and committed to the Committee on Finance -- committee discharged, bill amended, ordered reprinted as amended and recommittee discharged, bill amended, ordered reprinted as amended and recommittee discharged, bill amended, ordered reprinted as amended and recommittee discharged, bill amended, ordered reprinted as amended and recommittee
- AN ACT to amend the general business law, in relation to licensing of scrap producers in the state and certain cities

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Section 69-e of the general business law, as added by chap-1 2 ter 431 of the laws of 1976, is amended to read as follows: S 69-e. Definitions. 1. "Scrap metal processing facility" 3 shall mean 4 an establishment engaged primarily in the purchase, processing and ship-5 ment of ferrous and/or non-ferrous scrap METAL, the end product of which б the production of raw material [for remelting purposes] for steel is 7 mills, [foundaries] FOUNDRIES, smelters, refiners, and similar users, 8 INCLUDE A REDEMPTION CENTER, DEALER OR DISTRIBUTOR AS BUT SHALL NOT 9 DEFINED IN SECTION 27-1003 OF THE ENVIRONMENTAL CONSERVATION LAW OR AN 10 ELECTRONIC WASTE COLLECTION, CONSOLIDATION OR RECYCLING FACILITY AS 11 DEFINED IN SECTION 27-2601 OF THE ENVIRONMENTAL CONSERVATION LAW. 12 2. "Scrap processor" shall mean any person, association, partnership 13 or corporation operating and maintaining a "scrap metal processing

14 facility".

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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3. "GOVERNMENT ISSUED PHOTOGRAPHIC IDENTIFICATION" 1 SHALL MEAN ANY 2 AND VALID OFFICIAL FORM OF IDENTIFICATION ISSUED BY THE GOVERN-CURRENT 3 MENT OF THE UNITED STATES OF AMERICA, A STATE, TERRITORY, PROTECTORATE, 4 OR DEPENDENCY OF THE UNITED STATES OF AMERICA, A COUNTY, MUNICIPALITY OR 5 SUBDIVISION THEREOF, ANY PUBLIC AGENCY OR DEPARTMENT THEREOF, OR ANY 6 PUBLIC EMPLOYER, WHICH REQUIRES AND BEARS THE SIGNATURE AND PHOTOGRAPH 7 OF THE PERSON TO WHOM IT IS ISSUED.

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4. "DEPARTMENT" SHALL MEAN THE NEW YORK STATE DEPARTMENT OF STATE.

Section 69-f of the general business law, as added by chapter 9 2. S 10 431 of the laws of 1976, is amended to read as follows:

S 69-f. License. 1. It shall be unlawful for any person, association, 11 12 partnership or corporation to engage in business as a scrap processor unless such scrap processor shall have complied with the provisions of 13 14 this article and obtained a license to do so from [the mayor of the 15 city, if the place of business of such scrap processor is in a city, or the mayor of the village if the place of business is in an incorporated 16 17 otherwise from the supervisor of the town in which such place village, of business is located, or from] the licensing authority AS DESIGNATED 18 19 BY A DULY ADOPTED LOCAL LAW of [any such] THE municipality IN WHICH SUCH SCRAP PROCESSOR IS LOCATED; for which license shall be paid [such mayor 20 21 or supervisor or licensing authority for the use of such city, village, 22 or town the sum of seventy-five dollars if such place of business is the 23 principal place of business of such scrap processor in this state, otherwise the sum of fifty dollars, which license shall expire on June 24 25 thirtieth of each year] AN ANNUAL LICENSE FEE NOT TO EXCEED TWO HUNDRED 26 FIFTY DOLLARS.

27 2. ON OR AFTER SEPTEMBER FIRST, TWO THOUSAND FIFTEEN, NO PERSON, ASSO-28 CIATION, PARTNERSHIP OR CORPORATION SHALL HOLD HIMSELF, HERSELF OR 29 ITSELF OUT TO BE A SCRAP PROCESSOR IN NEW YORK STATE WITHOUT FIRST OBTAINING A LICENSE FROM THE DEPARTMENT AS PROVIDED IN THIS SECTION. 30

31 3. ANY PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION SEEKING Α 32 AS A SCRAP PROCESSOR SHALL FILE WITH THE DEPARTMENT A LICENSE LICENSE 33 APPLICATION WHICH SHALL INCLUDE THE FOLLOWING INFORMATION: 34

(A) THE BUSINESS NAME AND ADDRESS OF THE APPLICANT;

35 (B) THE NAMES OF THE APPLICANT'S OFFICERS, DIRECTORS, AND HIGH MANAGE-RIAL AGENTS AS SUCH TERM IS DEFINED IN SECTION 20.20 OF THE PENAL LAW; 36 37 (C) THE BUSINESS TELEPHONE NUMBER OF THE APPLICANT;

38 (D) THE ADDRESS OF THE SCRAP PROCESSING FACILITY FOR WHICH A LICENSE 39 IS SOUGHT;

40 (E) A STATEMENT INDICATING WHETHER THE APPLICANT OR ANY PERSON IDENTI-41 FIED PURSUANT TO PARAGRAPH (B) OF THIS SUBDIVISION HAS:

(I) BEEN CONVICTED OF ANY CRIME RELATING TO CONDUCT AS A SCRAP PROCES-42 43 SOR; AND

44 (II)ANY TIME IN THE PAST BEEN ISSUED A LICENSE PURSUANT TO THIS AT 45 SECTION, AND IF SO, WHETHER SUCH LICENSE WAS EVER REVOKED OR SUSPENDED;

(F) A CERTIFICATION ATTESTING THAT THE SCRAP PROCESSOR IS 46 IΝ COMPLI-47 WITH THE APPLICABLE REGULATIONS OF THE DEPARTMENT OF ENVIRONMENTAL ANCE 48 CONSERVATION;

49 (G) A COPY OF (I) THE APPLICANT'S EPA REFRIGERANT RECOVERY EQUIPMENT 50 ACQUISITION CERTIFICATION FORM CERTIFYING THAT THE PROSPECTIVE LICENSEE 51 OWNS APPROVED REFRIGERANT REMOVAL EOUIPMENT, OR (II) A COPY OF A VALID CONTRACT BETWEEN THE APPLICANT AND A CERTIFIED REFRIGERANT REMOVAL 52 53 CONTRACTOR.

54 (H) A CERTIFICATION ATTESTING THAT THE SCRAP PROCESSOR IS IN COMPLI-55 ANCE WITH REQUIREMENTS OF SECTION SIXTY-NINE-G OF THIS ARTICLE;

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A SWORN STATEMENT BY THE APPLICANT THAT THE INFORMATION SET FORTH 1 (I) 2 IN THE APPLICATION IS CURRENT AND ACCURATE; AND 3 (J) A COMPLETE SET OF TWO FINGERPRINT CARDS FOR EACH OFFICER AND HIGH 4 MANAGERIAL AGENT OF THE APPLICANT ON A STANDARD FINGERPRINT CARD 5 APPROVED BY THE DIVISION OF CRIMINAL JUSTICE SERVICES. SUCH CARDS SHALL 6 BE RETAINED BY THE DEPARTMENT AND USED SOLELY FOR THE PURPOSE OF 7 CONDUCTING AN INVESTIGATION PURSUANT TO SUBDIVISION TEN OF THIS SECTION. 8 ADDITIONAL COPIES OF FINGERPRINTS ARE REQUIRED THE APPLICANT SHALL IF 9 FURNISH THEM UPON REOUEST. 10 4. (A) A LICENSE ISSUED OR RENEWED UNDER THE PROVISIONS OF THIS SECTION SHALL ENTITLE A PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION 11 TO ACT AS A SCRAP PROCESSOR IN THE STATE OF NEW YORK FOR A PERIOD OF TWO 12 YEARS FROM THE EFFECTIVE DATE OF THE LICENSE. ANY LICENSE GRANTED UNDER 13 14 THIS SECTION MAY BE RENEWED BY THE DEPARTMENT UPON APPLICATION FOR SUCH 15 RENEWAL BY THE HOLDER THEREOF, IN SUCH FORM AS THE DEPARTMENT MAY 16 PRESCRIBE. 17 UPON ORIGINAL APPLICATION FOR A LICENSE TO OPERATE AS A SCRAP (B) PROCESSOR, THE APPLICANT SHALL PAY AN APPLICATION FEE OF ONE THOUSAND 18 19 DOLLARS. UPON APPLICATION FOR A LICENSE RENEWAL, THE LICENSE SHALL PAY A RENEWAL PROCESSING FEE OF ONE THOUSAND DOLLARS. 20 21 THE SECRETARY OF STATE SHALL HAVE THE AUTHORITY TO ASSIGN STAG-(C) GERED EXPIRATION DATES FOR LICENSES AT THE TIME OF RENEWAL. IF 22 THE 23 ASSIGNED DATE RESULTS IN A TERM THAT EXCEEDS TWENTY-FOUR MONTHS, THE APPLICANT SHALL PAY AN ADDITIONAL PRORATED ADJUSTMENT TOGETHER WITH 24 THE 25 REGULAR RENEWAL FEE. 26 (D) THE SECRETARY OF STATE SHALL ISSUE EACH SCRAP PROCESSOR A UNIOUE 27 LICENSE NUMBER. 28 5. (A) NOTICE IN WRITING IN THE MANNER AND FORM PRESCRIBED BY THE 29 DEPARTMENT SHALL BE GIVEN TO THE DEPARTMENT AT ITS OFFICES IN ALBANY WITHIN TEN DAYS OF CHANGES OF NAME OR ADDRESS BY A REGISTERED SCRAP 30 31 PROCESSOR. (B) IN THE CASE OF LOSS, DESTRUCTION OR DAMAGE, THE DEPARTMENT MAY, 32 33 UPON SUBMISSION OF A REQUEST IN SUCH FORM AND MANNER AS THE DEPARTMENT MAY PRESCRIBE, ISSUE A DUPLICATE LICENSE UPON PAYMENT OF A FEE OF ONE 34 35 HUNDRED DOLLARS. 6. THE FEES ESTABLISHED BY THIS SECTION SHALL NOT BE REFUNDABLE. 36 37 7. EACH SCRAP PROCESSOR SHALL EXHIBIT THE LICENSE PRESCRIBED BY THIS 38 ARTICLE AT THE PLACE OF BUSINESS. 39 8. NO PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION SHALL: 40 (A) PRESENT, OR ATTEMPT TO PRESENT, THE LICENSE OF ANOTHER; (B) KNOWINGLY GIVE FALSE EVIDENCE OF A MATERIAL NATURE TO THE DEPART-41 MENT FOR THE PURPOSE OF PROCURING A LICENSE; OR 42 (C) FALSELY REPRESENT THEMSELVES TO BE A REGISTERED SCRAP PROCESSOR. 43 44 9. LICENSES ISSUED TO SCRAP PROCESSORS SHALL NOT BE TRANSFERABLE OR 45 ASSIGNABLE. THE SECRETARY OF STATE SHALL PROMULGATE SUCH RULES AND REGU-46 10. (A) 47 LATIONS AS ARE DEEMED NECESSARY TO EFFECTUATE THE PURPOSES OF THIS ARTI-48 CLE. 49 (B) THE SECRETARY OF STATE SHALL HAVE THE POWER TO ENFORCE THE 50 PROVISIONS OF THIS ARTICLE AND UPON COMPLAINT OF ANY PERSON, OR UPON THE 51 INITIATIVE, TO INVESTIGATE ANY VIOLATION THEREOF OR TO DEPARTMENT ' S INVESTIGATE THE BUSINESS PRACTICES AND BUSINESS METHODS OF ANY PERSON, 52 ASSOCIATION, PARTNERSHIP OR CORPORATION APPLYING FOR OR HOLDING A 53 LICENSE AS A SCRAP PROCESSOR. EACH SUCH APPLICANT OR REGISTRANT SHALL BE 54 55 OBLIGED ON REQUEST OF THE DEPARTMENT, TO SUPPLY SUCH INFORMATION, BOOKS, PAPERS OR RECORDS AS MAY BE REQUIRED CONCERNING BUSINESS PRACTICES OR 56

BUSINESS METHODS. FAILURE TO COMPLY WITH SUCH LAWFUL REQUEST SHALL BE A 1 GROUND FOR DENYING AN APPLICATION FOR A LICENSE, OR FOR REVOKING, 2 3 SUSPENDING, OR NOT RENEWING A LICENSE ISSUED UNDER THIS ARTICLE.

11. IN ORDER TO ASSURE THAT SCRAP PROCESSOR LICENSES ARE NOT ISSUED TO 4 5 OR HELD BY UNQUALIFIED OR UNSUITABLE PERSONS, THE SECRETARY OR STATE 6 MAY, CONSISTENT WITH ARTICLES TWENTY-THREE AND TWENTY-THREE-A OF THE 7 CORRECTION LAW, DENY, SUSPEND OR REVOKE ANY SUCH LICENSE UPON A WRITTEN 8 DETERMINATION THAT SUCH ACTION IS REQUIRED TO PROTECT THE PUBLIC HEALTH 9 AND SAFETY AND THAT:

10 (A) THE LICENSE HOLDER OR APPLICANT HAS BEEN FINALLY DETERMINED IN AN ADMINISTRATIVE, CIVIL OR CRIMINAL PROCEEDING TO HAVE VIOLATED A SUBSTAN-11 12 TIVE PROVISION OF THIS ARTICLE, ANY SUBSTANTIVE REGULATION PROMULGATED 13 PURSUANT TO THIS ARTICLE, A MATERIAL CONDITION OF ANY LICENSE ISSUED 14 THEREUNDER, OR OF ANY SUBSTANTIALLY SIMILAR STATUTE, REGULATION, ORDER OR LICENSE CONDITION OF THE FEDERAL OR OTHER STATE GOVERNMENT RELATING 15 16 TO OPERATION AS A SCRAP PROCESSOR; OR

17 (B) SUCH LICENSEE OR APPLICANT HAS BEEN PREVIOUSLY DENIED A LICENSE FOR THE SAME OR SUBSTANTIALLY SIMILAR ACTIVITY BASED UPON ONE OR MORE OF 18 19 THE PROVISIONS OF THIS SUBDIVISION; OR

20 (C) SUCH LICENSE HOLDER OR APPLICANT HAS BEEN FOUND IN A CIVIL 21 PROCEEDING TO HAVE COMMITTED AN INTENTIONALLY TORTIOUS ACT IN RELATION TO OPERATIONS AS A SCRAP PROCESSOR OR HAS BEEN CONVICTED IN A CRIMINAL 22 23 PROCEEDING OF A CRIME INVOLVING OPERATION AS A SCRAP PROCESSOR; OR

(D) SUCH LICENSEE HAS BEEN CONVICTED OF A FELONY UNDER THE 24 LAWS OF 25 THIS INVOLVING FRAUD, BRIBERY, PERJURY, OR THEFT, OR HAS BEEN STATE CONVICTED UNDER THE LAWS OF ANY OTHER STATE OR OF THE UNITED STATES OF A 26 27 CRIMINAL OFFENSE WHICH, IF COMMITTED AND PROSECUTED IN THIS STATE, WOULD 28 CONSTITUTE A SIMILAR FELONY UNDER SUCH LAWS OF THIS STATE; OR

(E) SUCH LICENSEE IN ANY MATTER WITHIN THE JURISDICTION OF THE DEPART-29 30 MENT HAS BEEN DETERMINED TO HAVE KNOWINGLY FALSIFIED A MATERIAL FACT, OR KNOWINGLY SUBMITTED A FALSE STATEMENT, OR KNOWINGLY MADE USE OF A FALSE 31 32 STATEMENT IN CONNECTION WITH ANY DOCUMENT OR APPLICATION SUBMITTED TO 33 THE DEPARTMENT OR SAID AGENCY; OR 34

(F) SUCH LICENSEE OR APPLICANT IS EITHER:

35 (I) AN INDIVIDUAL WHO HAD A SUBSTANTIAL INTEREST IN OR ACTED AS A HIGH MANAGERIAL AGENT OR DIRECTOR FOR ANY CORPORATION, PARTNERSHIP, ASSOCI-36 37 ATION OR ORGANIZATION WHICH COMMITTED AN ACT OR FAILED TO ACT, AND SUCH 38 ACT OR FAILURE TO ACT COULD BE THE BASIS FOR THE DENIAL OF A LICENSE PURSUANT TO THIS SECTION OR REGULATIONS PROMULGATED THEREUNDER IF SUCH 39 40 CORPORATION, PARTNERSHIP, ASSOCIATION OR ORGANIZATION APPLIED FOR A LICENSE UNDER THIS TITLE; OR 41

(II) A CORPORATION, PARTNERSHIP, ASSOCIATION, OR ORGANIZATION, OR ANY 42 43 PRINCIPAL THEREOF, OR ANY PERSON HOLDING A SUBSTANTIAL INTEREST THEREIN, WHICH COMMITTED AN ACT OR FAILED TO ACT, AND SUCH ACT OR FAILURE TO ACT 44 45 COULD BE THE BASIS FOR THE DENIAL OF A LICENSE PURSUANT TO THIS SECTION OR REGULATIONS PROMULGATED THEREUNDER IF SUCH CORPORATION, PARTNERSHIP, 46 47 ASSOCIATION OR ORGANIZATION APPLIED FOR A LICENSE UNDER THIS TITLE; OR

48 (III) A CORPORATION, PARTNERSHIP, ASSOCIATION OR ORGANIZATION OR ANY 49 HIGH MANAGERIAL AGENT OR DIRECTOR THEREOF, OR ANY PERSON HOLDING A 50 SUBSTANTIAL INTEREST THEREIN, ACTING AS HIGH MANAGERIAL AGENT OR DIREC-TOR FOR OR HOLDING A SUBSTANTIAL INTEREST IN ANOTHER CORPORATION, 51 PART-NERSHIP, ASSOCIATION OR ORGANIZATION WHICH COMMITTED AN ACT OR FAILED TO 52 ACT, AND SUCH ACT OR FAILURE TO ACT COULD BE THE BASIS FOR THE DENIAL OF 53 54 A LICENSE PURSUANT TO THIS SECTION OR REGULATIONS PROMULGATED THEREUNDER 55 HAD SUCH OTHER CORPORATION, PARTNERSHIP, ASSOCIATION OR ORGANIZATION 56 APPLIED FOR A LICENSE UNDER THIS TITLE.

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SAME MEANING AS IS GIVEN THAT TERM IN SECTION 20.20 OF THE PENAL LAW.
12. ANY ACT OR FAILURE TO ACT WHICH SERVES AS A BASIS FOR DENIAL OR
REVOCATION OF A LICENSE PURSUANT TO THIS SUBDIVISION SHALL HAVE OCCURRED
WITHIN FIVE YEARS FROM THE DATE ON WHICH THE APPLICATION FOR A LICENSE,
RENEWAL OR MODIFICATION IS SUBMITTED TO THE DEPARTMENT OR FROM THE DATE
ON WHICH THE DEPARTMENT SERVES NOTICE OF INTENT TO REVOKE OR MODIFY A
LICENSE ISSUED BY THE DEPARTMENT IN RELATION TO AN EXISTING LICENSE.

9 13. ANY PERSON DENIED A LICENSE OR RENEWAL ON THE GROUNDS SPECIFIED IN 10 THIS SECTION SHALL BE ENTITLED TO A HEARING WITHIN SIXTY DAYS OF SUCH 11 DENIAL IN THE CASE OF A NEW LICENSE, OR WITHIN FIFTEEN DAYS IN THE CASE 12 OF A RENEWAL OF ANY EXISTING LICENSE.

14. THE DEPARTMENT SHALL MAINTAIN AND PUBLISH A REGISTRY OF ALL REGISTERED SCRAP PROCESSORS, WHICH SHALL LIST AND IDENTIFY ON A COUNTY BY
COUNTY BASIS, ALL REGISTERED SCRAP PROCESSORS DOING BUSINESS IN THIS
STATE. THE DEPARTMENT SHALL MAKE THE REGISTRY AVAILABLE ON ITS WEBSITE.
S 3. Section 69-g of the general business law, as amended by chapter

17 S 3. Section 69-g of the general business law, as amended by chapter 18 302 of the laws of 2007, is amended to read as follows:

S 69-g. Records. 1. [Such] A scrap processor shall record [(i) each 19 20 purchase of any pig or pigs of metal, bronze or brass castings or parts 21 thereof, sprues or gates or parts thereof, utility wire or brass car 22 journals, or of metal beer kegs, and (ii)] each purchase of [iron, steel] FERROUS and/or nonferrous scrap for a price of fifty dollars or 23 24 more, and preserve such record for a period of three years; which record 25 shall show the date of purchase, THE name of THE seller, [his] THE SELL-26 ER'S residence OR BUSINESS address [by street, number, city, village or town], the driver's license number or information from a government 27 issued photographic identification card, [if any, of such person, or by 28 29 such description as will reasonably locate the seller,] AND the type and quantity of such purchase[; and the]. THE scrap processor shall cause 30 such record to be signed by the seller or his OR HER agent. It shall be 31 32 unlawful for any seller to refuse to furnish such information or to 33 furnish incorrect or incomplete information. Such scrap processor shall also make and retain a copy of the government issued photographic iden-34 tification card used to verify the identity of [the] ANY NATURAL person 35 from whom the scrap metal was purchased and shall retain this copy in a 36 37 separate book, register or electronic archive for [two] THREE years from 38 the date of purchase.

2. Such records shall be available for inspection by the police department of the state or the municipality in which the establishment is located, BY THE DEPARTMENT AND BY THE LOCAL LICENSING AUTHORITY SO DESIGNATED PURSUANT TO SUBDIVISION ONE OF SECTION SIXTY-NINE-F OF THIS ARTICLE.

44 3. BY NO LATER THAN SEPTEMBER FIRST, TWO THOUSAND FIFTEEN, A SCRAP 45 PROCESSOR SHALL INSTALL AND MAINTAIN IN WORKING ORDER AN ELECTRONIC VIDEO RECORDING SYSTEM AT ALL SCALES AND AT ALL POINTS OF SALE LOCATED 46 47 ON THE PREMISES OF THE SCRAP PROCESSING FACILITY. ELECTRONIC VIDEO RECORDS 48 SHALL BE MAINTAINED IN AN ELECTRONIC ARCHIVE FOR A PERIOD OF NO 49 LESS THAN ONE HUNDRED TWENTY DAYS FROM THE DATE WHEN SUCH ELECTRONIC 50 VIDEO RECORD WAS MADE.

4. BY NO LATER THAN SEPTEMBER FIRST, TWO THOUSAND FIFTEEN, A SCRAP
pROCESSOR SHALL MAINTAIN A RECORD THAT SAID SCRAP PROCESSOR EITHER (A)
pOSSESSES REFRIGERANT RECOVERY EQUIPMENT CERTIFIED BY THE UNITED STATES
ENVIRONMENTAL PROTECTION AGENCY OR (B) HAS EXECUTED A VALID CONTRACT
WITH A REFRIGERANT REMOVAL CONTRACT CERTIFIED BY THE UNITED STATES ENVIRONMENTAL PROTECTION AGENCY.

1 S 4. Section 69-h of the general business law is renumbered section 2 69-i and two new sections 69-h and 69-j are added to read as follows:

3 PROHIBITION ON SALE OF CERTAIN ITEMS. NOTWITHSTANDING ANY S 69-н. PROVISION OF LAW, RULE OR REGULATION TO THE CONTRARY, IT SHALL BE UNLAW-4 5 FUL FOR SCRAP PROCESSORS TO SELL, OFFER FOR SALE, OR PURCHASE AS SCRAP, 6 ITEMS BEARING MARKINGS OF ANY GOVERNMENTAL ENTITY, UTILITY ANY METAL 7 COMPANY, CEMETERY OR RAILROAD UNLESS SUCH ITEMS ARE OFFERED FOR SALE BY 8 A DULY AUTHORIZED EMPLOYEE OR AGENT OF ANY SUCH GOVERNMENTAL ENTITY, UTILITY COMPANY, CEMETERY OR RAILROAD. 9

10 69-J. PREEMPTION OF LOCAL LAWS. THE PROVISIONS OF SECTIONS S SIXTY-NINE-G AND SIXTY-NINE-H OF THIS ARTICLE SHALL PREEMPT AND SUPER-11 12 SEDE ANY LOCAL LAW WHICH WOULD OTHERWISE REGULATE THE PURCHASE AND/OR 13 SCRAP METAL AND/OR IMPOSE RECORD KEEPING AND/OR REPORTING SALE OF 14 REQUIREMENTS IN A MANNER WHICH CONFLICTS WITH OR IMPOSED ADDITIONAL 15 REQUIREMENTS OTHER THAN THOSE SET FORTH THEREIN, AND/OR WHICH WOULD 16 REQUIRE A SCRAP PROCESSOR TO HOLD SCRAP MATERIAL FOR A SPECIFIED PERIOD TIME PRIOR TO THE PROCESSING OR RE-SALE OF SUCH SCRAP MATERIAL, OR 17 OF WHICH WOULD OTHERWISE PROHIBIT THE ACCEPTANCE OF SCRAP MATERIAL. 18

19 S 5. Section 69-i of the general business law, as added by chapter 431 20 of the laws of 1976 and as renumbered by section four of this act, is 21 amended to read as follows:

22 S 69-i. Penalty. 1. [Each violation of this article by a scrap proces-23 sor shall be a violation subject to a fine of not more than two hundred 24 dollars, unless such violation shall be wilful, in which event it shall 25 be a misdemeanor except, however, the scrap processor shall not be 26 liable for any violation of this article by a seller, his agent, or a 27 purported seller or agent.

Each violation of this article by a seller or his agent shall be a 28 2. misdemeanor.] ANY PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION WHO 29 THIS ARTICLE SHALL BE LIABLE FOR A CRIMINAL FINE OF NOT MORE 30 VIOLATES THAN TWO THOUSAND FIVE HUNDRED DOLLARS AND/OR IMPRISONMENT FOR A TERM OF 31 32 NOT MORE THAN FIFTEEN DAYS. A SECOND VIOLATION OF THIS ARTICLE COMMITTED WITHIN A TEN-YEAR PERIOD SHALL BE PUNISHABLE AS A MISDEMEANOR SUBJECT TO 33 A CRIMINAL FINE OF NOT MORE THAN FIVE THOUSAND DOLLARS AND/OR IMPRISON-34 MENT FOR A TERM OF NOT MORE THAN ONE YEAR. 35

2. ANY PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION WHO VIOLATES
THIS ARTICLE SHALL BE LIABLE FOR A MAXIMUM CIVIL PENALTY OF TWO THOUSAND
FIVE HUNDRED DOLLARS FOR A FIRST OFFENSE, FIVE THOUSAND DOLLARS FOR A
SECOND OFFENSE WITHIN A TWELVE MONTH PERIOD AND FOR A MAXIMUM CIVIL
PENALTY OF TEN THOUSAND DOLLARS FOR A THIRD AND FOR EACH SUBSEQUENT
OFFENSE WITHIN A TWELVE-MONTH PERIOD.

IN ANY CRIMINAL PROCEEDING BROUGHT PURSUANT TO THIS ARTICLE, IN 42 3. ADDITION TO A TERM OF IMPRISONMENT, WHERE A PERSON, ASSOCIATION, 43 PART-NERSHIP OR CORPORATION HAS GAINED MONEY OR PROPERTY THROUGH A VIOLATION 44 45 OF THIS ARTICLE THE COURT, UPON CONVICTION THEREOF, IN LIEU OF IMPOSING FINE AUTHORIZED FOR THE OFFENSE UNDER SUBDIVISION ONE OF THIS 46 THE 47 SECTION MAY SENTENCE THE DEFENDANT TO PAY AN AMOUNT, FIXED BY THE COURT, NOT EXCEEDING DOUBLE THE AMOUNT OF THE DEFENDANT'S GAIN FROM THE COMMIS-48 49 SION OF THE OFFENSE.

4. (A) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, RULE OR REGULATION, IN ADDITION TO THOSE PERSONS OTHERWISE AUTHORIZED TO ENFORCE THIS ARTI-CLE AND ADJUDICATE VIOLATIONS THEREOF, THE PROVISIONS OF THIS ARTICLE SHALL ALSO BE ENFORCEABLE IN A CITY WITH A POPULATION OF ONE MILLION OR MORE BY AN AGENCY DESIGNATED BY A LOCAL LAW DULY ADOPTED BY SUCH CITY, AND NOTICES OF VIOLATION MAY BE RETURNABLE TO THE ENVIRONMENTAL CONTROL BOARD OF SUCH CITY, WHICH SHALL HAVE THE POWER TO IMPOSE THE CIVIL

PENALTIES HEREIN PROVIDED. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, 1 2 RULE OR REGULATION, SERVICE OF A NOTICE OF VIOLATION FOR AN ALLEGED 3 VIOLATION OF THIS SUBDIVISION COMMITTED IN SUCH CITY MAY BE MADE UPON 4 ANY PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION BY FIRST CLASS MAIL, 5 POSTAGE PREPAID, AND ANY SUCH NOTICE SERVED BY MAIL SHALL BE RETURNABLE ONLY TO SUCH ENVIRONMENTAL CONTROL BOARD. SUCH SERVICE BY FIRST CLASS 6 7 MAIL SHALL BE DEEMED COMPLETE UPON MAILING OF THE NOTICE OF VIOLATION, 8 UNLESS THE NOTICE OF VIOLATION IS RETURNED TO THE SENDER BY THE UNITED STATES POSTAL SERVICE FOR ANY REASON OTHER THAN REFUSAL OF DELIVERY. IN 9 10 ADDITION, ANY NOTICE OF VIOLATION FOR A VIOLATION OF THIS SUBDIVISION MAY BE SERVED BY A MEANS PRESCRIBED IN ARTICLE THREE OF THE CIVIL PRAC-11 TICE LAW AND RULES OR ARTICLE THREE OF THE BUSINESS CORPORATION LAW. 12

(B) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, RULE OR REGULATION,
SUCH CIVIL PENALTIES IMPOSED BY SUCH ENVIRONMENTAL CONTROL BOARD SHALL
BE PAID INTO THE GENERAL FUND OF SUCH CITY.

16 (C) ANY FINAL ORDER ISSUED PURSUANT TO THIS SUBDIVISION BY AN ENVIRON-MENTAL CONTROL BOARD OF A CITY WITH A POPULATION OF ONE MILLION OR MORE 17 SHALL CONSTITUTE A JUDGMENT THAT MAY BE ENTERED IN ANY PLACE PROVIDED 18 19 FOR THE ENTRY OF CIVIL JUDGMENTS WITHIN THE STATE, AND MAY BE ENFORCED WITHOUT COURT PROCEEDINGS IN THE SAME MANNER AS THE ENFORCEMENT OF MONEY 20 21 JUDGMENTS ENTERED IN CIVIL ACTIONS; PROVIDED, HOWEVER, THAT NO SUCH JUDGMENT SHALL BE ENTERED THAT EXCEEDS THE SUM OF TWENTY-FIVE 22 THOUSAND 23 DOLLARS FOR EACH PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION. NOTWITHSTANDING THE PRECEDING SENTENCE, BEFORE A JUDGMENT BASED UPON A 24 25 DEFAULT MAY BE SO ENTERED, SUCH ENVIRONMENTAL CONTROL BOARD MUST HAVE 26 NOTIFIED THE PERSON, ASSOCIATION, PARTNERSHIP OR CORPORATION BY FIRST 27 CLASS MAIL IN SUCH FORM AS SUCH ENVIRONMENTAL CONTROL BOARD MAY DIRECT: (1) OF THE DEFAULT DECISION AND ORDER AND THE PENALTY IMPOSED; (2) 28 THAT JUDGMENT WILL BE ENTERED IN ANY PLACE PROVIDED FOR THE ENTRY OF CIVIL 29 А JUDGMENTS IN THE STATE; AND (3) THAT ENTRY OF SUCH JUDGMENT MAY BE 30 AVOIDED BY REQUESTING A STAY OF DEFAULT FOR GOOD CAUSE SHOWN AND EITHER 31 32 REQUESTING A HEARING OR ENTERING A PLEA PURSUANT TO THE RULES OF SUCH ENVIRONMENTAL CONTROL BOARD WITHIN THIRTY DAYS OF THE MAILING OF SUCH 33 NOTICE. NO JUDGMENT BASED UPON A DEFAULT MAY BE SO ENTERED BY THE ENVI-34 35 RONMENTAL CONTROL BOARD WITHIN LESS THAN SIXTY DAYS FROM THE COMPLETION OF SERVICE BY MAIL OF THE NOTICE OF VIOLATION AS PROVIDED IN PARAGRAPH 36 37 (A) OF THIS SUBDIVISION. ANY REQUIREMENT OF ANY PROVISION OF LAW OTHER 38 THAN THIS SUBDIVISION THAT RELATES TO THE MANNER OF SERVICE OF THE NOTICE OF VIOLATION THAT PRECEDES ANY FINAL ORDER OF SUCH ENVIRONMENTAL 39 40 CONTROL BOARD SHALL NOT APPLY TO A FINAL ORDER ISSUED PURSUANT TO THIS SUBDIVISION. A JUDGMENT ENTERED PURSUANT TO THIS PARAGRAPH SHALL REMAIN 41 IN FULL FORCE AND EFFECT FOR EIGHT YEARS. 42

43 S 6. This act shall take effect on the first of September next 44 succeeding the date on which it shall have become a law, provided, 45 however, that the department of state may take all steps necessary, 46 including but not limited to the promulgation of rules and regulations, 47 to ensure the prompt implementation of this act on its effective date.