By: Senator(s) Dawkins

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To: Environment Prot, Cons and Water Res

SENATE BILL NO. 2426

AN ACT TO PROVIDE FOR THE RECYCLING AND PROPER DISPOSAL OF USED CELLULAR PHONES; TO PROHIBIT THE DISPOSAL OF USED CELLULAR 2. 3 PHONES AS SOLID WASTE; TO AUTHORIZE THE ON-SITE SEPARATION AND COLLECTION OF CELLULAR PHONES; TO REQUIRE THE DEPARTMENT OF 4 ENVIRONMENTAL QUALITY TO PREPARE A REPORT ON THE DISPOSAL OF SUCH 5 6 PHONES; AND FOR RELATED PURPOSES. 7 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 8 SECTION 1. The Legislature finds and declares that cellular telephone (cell phone) use has grown dramatically in the United 9 10 States from three hundred forty thousand (340,000) subscribers in 1985 to over one hundred thirty-eight million (138,000,000) in 11 2001; that cell phones are typically used for only eighteen (18) 12 months before being replaced; and by 2005 about one hundred thirty 13 million (130,000,000) of these devises, weighing approximately 14 sixty-five thousand (65,000) tons, will be retired annually in the 15 United States. The Legislature further finds and declares that 16 17 certain environmental problems are created by used cell phones and other wireless electronic devices, such as personal digital 18 assistants, portable e-mail devices, pagers, pocket PDs and MP3 19 music players, all of which are made of similar materials and 20 21 presents similar problems with respect to the solid waste they generate; and that this so-called "wireless waste" poses 22 particularly acute problems when these small devices are sent to 23 24 solid waste landfills or incinerators, where releases of the many toxic materials they contain create threats to human health and 25 the environment. The Legislature further finds and declares that 26 27 the use of toxic substance in cell phones, particularly lead and brominated flame retardants, should be reduced; that toxic 2.8 substance contained in cell phones include a number of persistent 29 *SS01/R436* S. B. No. 2426 G1/2

- 30 and bioaccumulative toxic chemicals, or PBTs, which have been
- 31 associated with cancer and a range of reproductive, neurological
- 32 and developmental disorders; that PBTs pose a particular threat to
- 33 children, whose developing organ and immune systems are highly
- 34 susceptible to toxic insult; that PBTs in cell phones include
- 35 arsenic, antimony, beryllium, cadmium, copper, lead, nickel and
- 36 zinc, and that additional health threats are posed by brominated
- 37 flame retardants used in plastic components; that these toxic
- 38 substances can leach into soil and groundwater from landfill
- 39 disposal and form highly toxic dioxins and furans during
- 40 incineration. The Legislature therefore determines that it is in
- 41 the public interest to prohibit used cell phones from entering
- 42 Mississippi's solid waste stream and that the state, through the
- 43 Department of Environmental Quality, should promote the proper
- 44 management and recycling of used cell phones.
- 45 **SECTION 2.** As used in this act:
- 46 (a) "Department" means the Department of Environmental
- 47 Quality.
- 48 (b) "Executive director" means the Executive Director
- 49 of the Department of Environmental Quality.
- 50 (c) "Institutional generator" means the owner or
- 51 operator of any public or private, commercial or industrial
- 52 establishment or facility, including any establishment owned or
- 53 operated by, or on behalf of, a governmental agency, health care
- 54 facility or hospital, research laboratory or facility, who
- 55 routinely uses and eventually discards used cell phones.
- 56 **SECTION 3.** (1) No person shall dispose of a used cell phone
- 57 as solid waste at any time. Any person seeking to discard a used
- 58 cell phone:
- 59 (a) Deliver the used cell phone to a recycling center
- 60 at which used cell phones are received, stored, processed or
- 61 transferred for the purpose of recycling; or

- (b) Transport the used cell phone to a household
- 63 hazardous waste collection site established pursuant to a county
- 64 household hazardous waste collection program.
- 65 (2) No solid waste collector shall knowingly collect used
- 66 cells phones placed for collection and disposal as solid waste. A
- 67 solid waste collector may refuse to collect a solid waste
- 68 container containing a used cell phone.
- 69 (3) No solid waste facility in this state shall knowingly
- 70 accept for disposal solid waste containing any used cell phones.
- 71 The owner or operator of a solid waste facility may refuse to
- 72 accept for disposal any solid waste containing any used cell
- 73 phones.
- 74 **SECTION 4.** (1) Any institutional generator may provide for
- 75 the on-site source separation, collection and recycling of all
- 76 used cell phones or other wireless electronic devices, including
- 77 personal digital assistants, portable e-mail devices, pagers,
- 78 pocket PDs or MP3 music players generated at the facility.
- 79 (2) Any institutional generator seeking to dispose of used
- 80 cell phones or other wireless electronic devices may:
- 81 (a) Deliver the used cell phones or other wireless
- 82 electronic devices to a recycling center at which used cell phones
- 83 or other wireless electronic devices are received, stored,
- 84 processed or transferred for the purposes of recycling;
- 85 (b) Transport the used cell phones or other wireless
- 86 electronic devices to a household hazardous waste collection site
- 87 established pursuant to a county household hazardous waste
- 88 collection program; or
- 89 (c) Return the used cell phones or other wireless
- 90 electronic devices to a retailer, distributor or manufacturer of
- 91 cellular telephones or consumer electronics who sponsors a
- 92 "take-back" program or otherwise accepts used cell phones or other
- 93 wireless electronic devices for recycling on a voluntary basis.

- 94 SECTION 5. (1) The executive director shall prepare a 95 report to the Legislature concerning the implementation of this 96 act, including recommendations as to whether the collection, 97 transportation or recycling methods prescribed herein are the most 98 appropriate means to ensure the environmentally sound collection, transportation or recycling of used cell phones and other wireless 99 100 electronic devices. The report shall be transmitted to the Legislature not later than January 1, 2006. 101
- 102 (2) The report shall include, but need not be limited to,
 103 recommendations concerning:
- 104 (a) A requirement that manufacturers institute and
 105 implement a mandatory "take-back" program for the return and
 106 recycling of used cell phones and other wireless electronic
 107 devices;
- (b) The practicability and feasibility of providing for the collection of used cell phones and other wireless electronic devices by requiring a deposit on, and establishing a refund value for, any cell phone, or any personal digital assistant, portable e-mail device, pager, pocket PD or MP3 music player sold or offered for promotional purposes in this state; and
- 114 (c) The practicability and feasibility of ensuring the 115 proper disposition of used cell phones, or used personal digital 116 assistants, portable e-mail devices, pagers, pocket PDs or MP3 117 music players by imposing a predisposal surcharge on the sale of 118 these consumer wireless electronic devices.
- 119 **SECTION 6.** This act shall take effect and be in force from 120 and after July 1, 2005.