By: **Delegates Franchot and Hixson** Introduced and read first time: February 23, 2006 Assigned to: Rules and Executive Nominations

A BILL ENTITLED

1 AN ACT concerning

Mercury Switch Removal from Vehicles

3 FOR the purpose of requiring motor vehicle manufacturers to develop and submit a

4 mercury minimization plan that includes information on mercury switch

5 removal from motor vehicles to the Department of the Environment within a

6 certain number of days after the enactment date of this Act; establishing certain
 7 requirements for a mercury minimization plan; requiring vehicle manufacturers

8 to pay certain costs associated with mercury switch removal; requiring the

9 Department to review the plan and make a determination about the status of

10 the plan within a certain number of days; authorizing the Department to impose

11 certain penalties for violators of a mercury minimization plan; authorizing a

12 scrap recycling facility to accept end-of-life vehicles that contain mercury

13 switches under certain circumstances; defining certain terms; authorizing the

14 Department to adopt rules and regulations to administer the program; requiring

15 an annual report containing certain information to be submitted to the

16 Department; and generally relating to mercury switch removal from motor

17 vehicles.

18 BY repealing and reenacting, without amendments,

- 19 Article Environment
- 20 Section 6-904
- 21 Annotated Code of Maryland
- 22 (1996 Replacement Volume and 2005 Supplement)

23 BY repealing and reenacting, with amendments,

- 24 Article Environment
- 25 Section 6-905
- 26 Annotated Code of Maryland
- 27 (1996 Replacement Volume and 2005 Supplement)

28 BY adding to

- 29 Article Environment
- 30 Section 6-905.3 through 6-905.5, inclusive
- 31 Annotated Code of Maryland

1 (1996 Replacement Volume and 2005 Supplement)

2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

3 MARYLAND, That the Laws of Maryland read as follows:

4

2

Article - Environment

5 6-904.

6 The General Assembly finds that:

7 (1) Mercury is a persistent and toxic pollutant that bioaccumulates in 8 the environment:

9 (2) Consumption of mercury-contaminated fish poses a significant 10 health threat;

11(3)Combustion of municipal and other solid waste is a source of mercury12 pollution;

13(4)Both industry and government are working to reduce the content of14mercury in products and to control the release of mercury into the environment;

15 (5) Accidental mercury spills, breakages, and releases have occurred at 16 schools in the United States, exposing students, teachers, and administrators to

17 mercury emissions; and

18 (6) Removal of mercury and mercury containing products from the waste
19 stream prior to combustion or disposal is an effective way to reduce mercury
20 pollution.

21 6-905.

22 (a) In this part the following words have the meanings indicated.

(B) "CAPTURE RATE" MEANS THE ANNUAL REMOVAL, COLLECTION, AND
RECOVERY OF MERCURY SWITCHES AS A PERCENTAGE OF TOTAL NUMBER OF
MERCURY SWITCHES AVAILABLE FROM END-OF-LIFE VEHICLES.

26 (C) "END-OF-LIFE VEHICLE" MEANS A MOTOR VEHICLE THAT IS SOLD, GIVEN,
27 OR OTHERWISE CONVEYED TO A VEHICLE RECYCLER OR SCRAP RECYCLING
28 FACILITY FOR THE PURPOSE OF RECYCLING.

- 29 [(b)] (D) "Manufacturer" means a person that:
- 30 (1) Produces a product;
- 31 (2) For a multicomponent product, produces or assembles the final
- 32 product; or

1 (3) Serves as an importer or domestic distributor of a product produced 2 outside of the United States.

3 [(c)] (E) "Marketer" means a person who manufactures, assembles, sells, 4 distributes, affixes a brand name or private label to, or licenses the use of a brand 5 name on a fever thermometer containing mercury.

6 [(d)] (F) "Mercury-added product" means any of the following products if 7 containing elemental mercury or a mercury compound that has been added to the 8 product for any reason:

9	(1)	Dyes or	pigments;
/	(1)	2 900 01	pigniento,

10 (2) Electric switches;

11 (3) Fluorescent lamps; and

12 (4) Thermostats.

13 (G) "MERCURY MINIMIZATION PLAN" MEANS A PLAN FOR REMOVING,
14 COLLECTING, AND RECOVERING MERCURY SWITCHES FROM AN END-OF-LIFE
15 VEHICLE.

16 (H) "MERCURY SWITCH" MEANS ANY LIGHT SWITCH OR ANTILOCK BRAKING
17 SYSTEM SWITCH THAT CONTAINS MERCURY AND THAT IS INSTALLED BY A
18 MANUFACTURER IN A MOTOR VEHICLE.

19(I)"MERCURY SWITCH ASSEMBLY" MEANS A LIGHT, ANTILOCK BRAKING20SYSTEM, OR OTHER SWITCH ASSEMBLY THAT CONTAINS A MERCURY SWITCH.

21 [(e)] (J) "Motor vehicle" has the meaning stated in § 11-135 of the 22 Transportation Article.

23 [(f)] (K) "Reclamation facility" means a site:

24 (1) Where equipment is used to recapture mercury from mercury-added 25 fluorescent lamps for the purpose of recycling or reusing the mercury; or

26 (2) That collects mercury containing components from mercury-added 27 fluorescent lamps for the eventual recapture and recycling or reuse of the mercury.

(L) "SCRAP RECYCLING FACILITY" MEANS A FIXED LOCATION WHERE
MACHINERY AND EQUIPMENT ARE USED FOR PROCESSING AND MANUFACTURING
SCRAP METAL INTO PREPARED GRADES AND THE PRINCIPAL PRODUCT IS SCRAP
IRON, STEEL, OR NONFERROUS METALLIC SCRAP FOR SALE AND REMELTING
PURPOSES.

33 (M) "VEHICLE MANUFACTURER" MEANS A PERSON THAT:

IS THE LAST PERSON IN THE PRODUCTION OR ASSEMBLY PROCESS
 OF A NEW MOTOR VEHICLE THAT USES MERCURY SWITCHES; OR

(2) SERVES AS AN IMPORTER OR DOMESTIC DISTRIBUTOR OF A MOTOR
 VEHICLE THAT USES MERCURY SWITCHES PRODUCED OUTSIDE OF THE UNITED
 STATES.

4 (N) "VEHICLE RECYCLER" MEANS A PERSON ENGAGED IN THE BUSINESS OF
5 ACQUIRING, DISMANTLING, OR DESTROYING SIX OR MORE END-OF-LIFE VEHICLES
6 IN A CALENDAR YEAR FOR THE PRIMARY PURPOSE OF RESALE AND PARTS.

7 6-905.3.

8 (A) THIS SECTION APPLIES TO A VEHICLE MANUFACTURER THAT SELLS 9 MOTOR VEHICLES WITHIN THE STATE.

10 (B) ON OR BEFORE DECEMBER 31, 2006, A VEHICLE MANUFACTURER SHALL
11 DEVELOP A MERCURY MINIMIZATION PLAN AND SUBMIT IT TO THE DEPARTMENT
12 FOR REVIEW AND APPROVAL.

13 (C) THE PLAN SHALL CONTAIN:

14 (1) INFORMATION IDENTIFYING THE MAKE, MODEL, AND YEAR OF 15 VEHICLES THAT MAY CONTAIN A MERCURY SWITCH, INCLUDING:

16

(I) LOCATION OF THE SWITCH;

17

(II) LOCATION OF A MERCURY SWITCH ASSEMBLY; AND

18(III)INFORMATION REGARDING THE SAFE AND ENVIRONMENTALLY19SOUND METHOD FOR REMOVING THE SWITCH FROM END-OF-LIFE VEHICLES;

20 (2) EDUCATIONAL MATERIAL TO ASSIST A VEHICLE RECYCLER OR A
21 SCRAP RECYCLING FACILITY TO UNDERTAKE A SAFE METHOD FOR REMOVAL OF
22 MERCURY SWITCHES AND ASSEMBLIES, INCLUDING INFORMATION ON THE HAZARDS
23 AND PROPER HANDLING OF MERCURY;

24 (3) A PROPOSAL FOR THE METHOD OF STORAGE OR DISPOSAL OF
25 MERCURY SWITCHES AND ASSEMBLIES, INCLUDING THE METHOD OF PACKAGING
26 AND SHIPPING;

27 (4) A PROPOSAL FOR THE STORAGE OF MERCURY SWITCHES AND
28 MERCURY SWITCH ASSEMBLIES COLLECTED AND RECOVERED IN THE EVENT THAT
29 APPROPRIATE MANAGEMENT TECHNOLOGIES ARE NOT AVAILABLE;

30(5)A PLAN FOR IMPLEMENTING AND FINANCING THE SYSTEM, IN31ACCORDANCE WITH PARAGRAPH (6) OF THIS SUBSECTION; AND

32 (6) INFORMATION THAT ESTABLISHES THE FINANCING OF THE
 33 REMOVAL, COLLECTION, AND RECOVERY SYSTEM FOR MERCURY SWITCHES,
 34 INCLUDING:

1 (I) A VEHICLE MANUFACTURER SHALL PAY THE COSTS 2 ASSOCIATED WITH THE REMOVAL, COLLECTION, AND RECOVERY FOR MERCURY 3 SWITCHES;

4 (II) A VEHICLE MANUFACTURER SHALL ESTABLISH A METHOD TO 5 ENSURE THE PROMPT PAYMENT TO A VEHICLE RECYCLER, A SCRAP RECYCLING 6 FACILITY, AND THE DEPARTMENT;

7 (III) COSTS PAID BY A MANUFACTURER SHALL INCLUDE THE 8 FOLLOWING:

A MINIMUM OF \$3 FOR EACH MERCURY SWITCH OR
 MERCURY SWITCH ASSEMBLY REMOVED BY A VEHICLE RECYCLER IN ACCORDANCE
 WITH § 6-905.4 OF THIS SUBTITLE AS PARTIAL COMPENSATION FOR THE LABOR AND
 OTHER COSTS INCURRED BY A VEHICLE RECYCLER IN THE REMOVAL OF THE
 MERCURY SWITCH OR MERCURY SWITCH ASSEMBLY:

A MINIMUM OF \$3 FOR EACH MERCURY SWITCH OR
 MERCURY SWITCH ASSEMBLY REMOVED BY A SCRAP RECYCLING FACILITY IN
 ACCORDANCE WITH § 6-905.4 OF THIS SUBTITLE AS PARTIAL COMPENSATION FOR
 THE LABOR AND OTHER COSTS INCURRED BY A SCRAP RECYCLING FACILITY IN THE
 REMOVAL OF THE MERCURY SWITCH OR MERCURY SWITCH ASSEMBLY; AND

3. \$1 FOR EACH MERCURY SWITCH OR MERCURY SWITCH
 ASSEMBLY REMOVED BY A VEHICLE RECYCLER OR BY A SCRAP RECYCLING FACILITY
 IN ACCORDANCE WITH § 6-905.4 OF THIS SUBTITLE AS PARTIAL COMPENSATION FOR
 THE DEPARTMENT FOR COSTS INCURRED IN ADMINISTERING AND ENFORCING THE
 PROVISIONS OF THIS SUBTITLE;

24(IV)PACKAGING FOR TRANSPORTING MERCURY SWITCHES AND25MERCURY SWITCH ASSEMBLIES TO RECYCLING, STORAGE, OR DISPOSAL FACILITIES;

26 (V) SHIPPING OF MERCURY SWITCHES AND MERCURY SWITCH 27 ASSEMBLIES TO RECYCLING, STORAGE, OR DISPOSAL FACILITIES;

28 (VI) RECYCLING, STORAGE, OR DISPOSAL OF THE MERCURY SWITCH
 29 ASSEMBLIES TO RECYCLING, STORAGE, OR DISPOSAL FACILITIES;

(VII) PREPARATION AND DISTRIBUTION TO VEHICLE RECYCLERS
 AND SCRAP RECYCLING FACILITIES OF THE EDUCATIONAL MATERIALS REQUIRED IN
 ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION; AND

33 (VIII) MAINTENANCE OF ALL APPROPRIATE RECORD-KEEPING34 SYSTEMS.

35 (D) (1) WITHIN 60 DAYS AFTER RECEIVING A MERCURY MINIMIZATION
36 PLAN, THE DEPARTMENT SHALL APPROVE, DISAPPROVE, OR CONDITIONALLY
37 APPROVE THE ENTIRE MERCURY MINIMIZATION PLAN.

(2) THE DEPARTMENT MAY RECEIVE INPUT FROM A REPRESENTATIVE
 2 OF A VEHICLE RECYCLER, SCRAP RECYCLING FACILITY, OR ANY OTHER
 3 STAKEHOLDER AS THE DEPARTMENT DETERMINES NECESSARY.

4 (3) IF THE ENTIRE MERCURY MINIMIZATION PLAN IS APPROVED, THE 5 VEHICLE MANUFACTURER SHALL BEGIN IMPLEMENTATION WITHIN 120 DAYS AFTER 6 APPROVAL, OR AS OTHERWISE DETERMINED BY THE DEPARTMENT.

7 (4) (I) IF THE ENTIRE MERCURY MINIMIZATION PLAN IS
8 DISAPPROVED, THE DEPARTMENT SHALL INFORM THE VEHICLE MANUFACTURER OF
9 THE REASONS FOR THE DISAPPROVAL.

10(II)THE MANUFACTURER HAS 30 DAYS AFTER RECEIVING NOTICE11OF THE DISAPPROVED PLAN TO SUBMIT A NEW MERCURY MINIMIZATION PLAN.

12 (5) (I) THE DEPARTMENT MAY APPROVE THOSE PARTS OF A MERCURY
13 MINIMIZATION PLAN THAT MEET THE REQUIREMENTS OF SUBSECTION (C) OF THIS
14 SECTION AND DISAPPROVE ANY PARTS THAT DO NOT COMPLY WITH THE
15 REQUIREMENTS.

16

(II) A MANUFACTURER SHALL:

171.IMPLEMENT THE APPROVED PARTS OF A PLAN WITHIN 3018DAYS AFTER APPROVAL OR AS OTHERWISE DETERMINED BY THE DEPARTMENT; AND

192.SUBMIT A REVISED MERCURY MINIMIZATION PLAN FOR20THE DISAPPROVED PARTS WITHIN 30 DAYS AFTER RECEIVING NOTIFICATION OF THE21DISAPPROVAL FROM THE DEPARTMENT.

(III) THE DEPARTMENT SHALL REVIEW AND APPROVE,
CONDITIONALLY APPROVE, OR DISAPPROVE A REVISED MERCURY MINIMIZATION
PLAN WITHIN 30 DAYS AFTER RECEIVING THE PLAN.

(6) (I) ON OR AFTER 120 DAYS FROM THE DATE THE DEPARTMENT
RECEIVES A MERCURY MINIMIZATION PLAN, IF THE DEPARTMENT HAS NEITHER
APPROVED NOR DISAPPROVED THE MERCURY MINIMIZATION PLAN IN ACCORDANCE
WITH THIS SUBSECTION, THE MERCURY MINIMIZATION PLAN SHALL BE
CONSIDERED CONDITIONALLY APPROVED.

30 (II) A VEHICLE MANUFACTURER SHALL IMPLEMENT A
31 CONDITIONALLY EFFECTIVE MERCURY MINIMIZATION PLAN WITHIN 30 DAYS AFTER
32 RECEIVING APPROVAL OR AS OTHERWISE DETERMINED BY THE DEPARTMENT.

33 (E) THE DEPARTMENT MAY COMPLETE, ON BEHALF OF A VEHICLE
34 MANUFACTURER, ANY PORTION OF A MERCURY MINIMIZATION PLAN THAT HAS NOT
35 BEEN APPROVED BY MAY 31, 2007.

36 (F) THE DEPARTMENT MAY REVIEW A MERCURY MINIMIZATION PLAN
37 APPROVED IN ACCORDANCE WITH THIS SECTION AND RECOMMEND MODIFICATIONS

IT CONSIDERS NECESSARY AT ANY TIME IF THE DEPARTMENT DETERMINES THAT
 THE APPROVED MERCURY MINIMIZATION PLAN IS DEFICIENT.

3 (G) THE DEPARTMENT MAY ADOPT REGULATIONS TO ADMINISTER THE 4 PROVISIONS OF THIS SECTION.

5 6-905.4.

6 (A) THIS SECTION APPLIES TO ANY PERSON THAT HAS ANY PART OF THE
7 IMPLEMENTATION OF A MERCURY MINIMIZATION PLAN IN ACCORDANCE WITH §
8 6-905.3 OF THIS SUBTITLE.

9 (B) (1) UNLESS A MERCURY SWITCH OR MERCURY SWITCH ASSEMBLY IS
10 INACCESSIBLE DUE TO SIGNIFICANT DAMAGE TO THE VEHICLE IN THE AREA
11 SURROUNDING THE LOCATION OF THE MERCURY SWITCH, WITHIN 120 DAYS AFTER
12 THE APPROVAL OR CONDITIONAL APPROVAL OF A MERCURY MINIMIZATION PLAN, A
13 VEHICLE RECYCLER THAT SELLS, GIVES, OR OTHERWISE CONVEYS OWNERSHIP OF
14 AN END-OF-LIFE VEHICLE TO A SCRAP RECYCLING FACILITY FOR RECYCLING SHALL
15 REMOVE ALL MERCURY SWITCHES OR MERCURY SWITCH ASSEMBLIES IDENTIFIED
16 IN THE APPROVED MERCURY MINIMIZATION PLAN FROM THE END-OF-LIFE VEHICLE
17 BEFORE DELIVERY TO A SCRAP RECYCLING FACILITY.

18 (2) THE CAPTURE RATE GOAL FOR A MERCURY SWITCH OR MERCURY19 SWITCH ASSEMBLY SHALL BE AT LEAST 90%.

20 (3) IF THE MOTOR VEHICLE IS DAMAGED, THE DAMAGE SHALL BE
21 NOTED ON THE NORMAL BUSINESS RECORDS OF THE VEHICLE RECYCLER THAT
22 DELIVERED THE END-OF-LIFE VEHICLE TO THE SCRAP RECYCLING FACILITY.

(4) IF THE MERCURY SWITCH ASSEMBLY IS CORRODED OR DAMAGED AS
TO MAKE REMOVAL OF THE MERCURY PELLET FROM THE MERCURY SWITCH
ASSEMBLY IMPRACTICAL OR POSE A DANGER OF DAMAGE TO THE PELLET, THE
ENTIRE MERCURY SWITCH ASSEMBLY SHALL BE REMOVED.

27 (C) (1) NOTWITHSTANDING SUBSECTION (B) OF THIS SECTION, A SCRAP
28 RECYCLING FACILITY MAY AGREE TO ACCEPT AN END-OF-LIFE VEHICLE,
29 CONTAINING MERCURY SWITCHES, THAT HAS NOT BEEN INTENTIONALLY
30 FLATTENED, CRUSHED, OR BALED.

(2) A SCRAP RECYCLING FACILITY SHALL BE RESPONSIBLE FOR
 REMOVING THE MERCURY SWITCHES OR MERCURY SWITCH ASSEMBLIES
 IDENTIFIED IN THE MERCURY MINIMIZATION PLAN APPROVED IN ACCORDANCE
 WITH § 6-905.3 OF THIS SUBTITLE BEFORE THE END-OF-LIFE VEHICLE IS
 INTENTIONALLY FLATTENED, CRUSHED, BALED, OR SHREDDED.

36 (D) (1) A VEHICLE RECYCLER OR SCRAP RECYCLING FACILITY THAT
37 REMOVES A MERCURY SWITCH OR MERCURY SWITCH ASSEMBLY IN ACCORDANCE
38 WITH THIS SECTION SHALL MAINTAIN RECORDS DOCUMENTING THE NUMBER OF
39 MERCURY SWITCHES AND MERCURY SWITCH ASSEMBLIES COLLECTED, THE

NUMBER OF END-OF-LIFE VEHICLES CONTAINING MERCURY SWITCHES, AND THE
 NUMBER OF END-OF-LIFE VEHICLES PROCESSED FOR RECYCLING.

3 (2) THE RECORDS REQUIRED BY PARAGRAPH (1) OF THIS SUBSECTION
4 SHALL BE MADE AVAILABLE FOR REVIEW BY THE DEPARTMENT ON THE REQUEST OF
5 THE DEPARTMENT.

6 (E) A PERSON MAY NOT FALSELY REPRESENT THAT MERCURY SWITCHES OR
7 MERCURY SWITCH ASSEMBLIES HAVE BEEN REMOVED FROM AN END-OF-LIFE
8 VEHICLE BEING SOLD, GIVEN, OR OTHERWISE CONVEYED FOR RECYCLING IF THAT
9 PERSON HAS NOT REMOVED THE MERCURY SWITCHES OR MERCURY SWITCH
10 ASSEMBLIES, OR ARRANGED WITH ANOTHER PERSON TO REMOVE THE MERCURY
11 SWITCHES OR MERCURY SWITCH ASSEMBLIES.

12 (F) ON REMOVAL, MERCURY SWITCHES AND MERCURY SWITCH ASSEMBLIES
13 SHALL BE COLLECTED, STORED, TRANSPORTED, AND OTHERWISE HANDLED AS
14 REQUIRED BY THE MERCURY MINIMIZATION PLAN APPROVED IN ACCORDANCE WITH
15 § 6-905.3 OF THIS SUBTITLE AND WITH ANY PROVISIONS OR REGULATIONS
16 CONCERNING WASTE IN ACCORDANCE WITH TITLE 9 OF THIS ARTICLE.

17 (G) (1) ON OR AFTER 1 YEAR OF THE IMPLEMENTATION OF A MERCURY
18 MINIMIZATION PLAN APPROVED IN ACCORDANCE WITH § 6-905.3 OF THIS SUBTITLE,
19 A MANUFACTURER SHALL REPORT TO THE DEPARTMENT CONCERNING THE
20 IMPLEMENTATION OF THE MERCURY MINIMIZATION PLAN.

21 (2) THE REPORT SHALL INCLUDE:

22 (I) A DETAILED DESCRIPTION AND DOCUMENTATION OF THE 23 CAPTURE RATE ACHIEVED, IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION;

(II) A DESCRIPTION OF ADDITIONAL OR ALTERNATIVE ACTIONS
THAT MAY BE IMPLEMENTED TO IMPROVE THE MERCURY MINIMIZATION PLAN AND
ITS IMPLEMENTATION IN THE EVENT THAT A MERCURY SWITCH OR MERCURY
SWITCH ASSEMBLY CAPTURE RATE OF AT LEAST 90% IS NOT ACHIEVED;

28 (III) THE NUMBERS OF MERCURY SWITCHES AND MERCURY SWITCH
29 ASSEMBLIES COLLECTED, END-OF-LIFE VEHICLES CONTAINING MERCURY
30 SWITCHES, AND END-OF-LIFE VEHICLES PROCESSED FOR RECYCLING;

31 (IV) A DESCRIPTION OF HOW THE MERCURY SWITCHES AND
 32 MERCURY SWITCH ASSEMBLIES WERE MANAGED; AND

33 (V) A DESCRIPTION OF THE AMOUNTS PAID TO COVER THE COSTS
 34 OF IMPLEMENTING THE MERCURY MINIMIZATION PLAN.

(H) THE DEPARTMENT MAY DISCONTINUE THE REQUIREMENT FOR THE
ANNUAL REPORT IF IT DETERMINES THAT MERCURY SWITCHES IN END-OF-LIFE
VEHICLES NO LONGER POSE A SIGNIFICANT THREAT TO THE ENVIRONMENT OR TO
PUBLIC HEALTH.

1 (I) THE DEPARTMENT SHALL ADOPT REGULATIONS TO ADMINISTER THE 2 PROVISIONS OF THIS SECTION.

3 6-905.5.

4 (A) IF A PERSON VIOLATES ANY PROVISION OR ANY REGULATION ADOPTED IN 5 ACCORDANCE WITH § 6-905.4 OF THIS SUBTITLE, THE DEPARTMENT:

6 (1) MAY ISSUE AN ORDER THAT:

7 (I) SPECIFIES THE PROVISION THAT ALLEGEDLY HAS BEEN 8 VIOLATED;

9 (II) STATES THE ACTIONS NECESSARY TO CORRECT THE 10 VIOLATION AND THE TIME ALLOWED FOR CORRECTION; AND

(III) STATES THE PROCEDURE FOR REQUESTING A HEARING TO
 RESPOND TO THE VIOLATION ALLEGED IN THE ORDER, IN ACCORDANCE WITH
 SUBSECTION (B) OF THIS SECTION;

14 (2) MAY IMPOSE AN ADMINISTRATIVE PENALTY NOT TO EXCEED:

15 (I) \$7,500 FOR A FIRST OFFENSE;

16 (II) \$10,000 FOR A SECOND OFFENSE; AND

17 (III) \$25,000 FOR A THIRD AND EVERY SUBSEQUENT OFFENSE;

18 (3) MAY NOT LEVY AN ASSESSMENT IN ACCORDANCE WITH THIS
19 SECTION UNTIL AFTER THE VIOLATOR HAS BEEN NOTIFIED OF THE VIOLATION BY
20 CERTIFIED MAIL OR PERSONAL SERVICE;

(4) MAY BRING AN ACTION FOR AN INJUNCTION AGAINST ANY PERSON
 THAT VIOLATES ANY PROVISION OR A REGULATION OR ORDER ISSUED BY THE
 DEPARTMENT IN ACCORDANCE WITH § 6-905.4 OF THIS SUBTITLE; AND

24 (5) MAY PETITION THE ATTORNEY GENERAL TO BRING A CRIMINAL
25 ACTION IN ACCORDANCE WITH SUBSECTION (F) OF THIS SECTION.

26 (B) (1) THE DEPARTMENT SHALL PROVIDE NOTICE OF A VIOLATION BY 27 CERTIFIED MAIL OR PERSONAL SERVICE.

28 (2) A PERSON THAT RECEIVES NOTICE SHALL HAVE 20 DAYS AFTER
29 RECEIVING THE NOTICE TO REQUEST A HEARING.

30(3)AFTER THE HEARING, IF THE DEPARTMENT FINDS THAT A31VIOLATION HAS OCCURRED, THE ORDER SHALL BECOME A FINAL ORDER.

32 (4) AFTER THE 20 DAY REQUEST PERIOD, IF NO HEARING IS REQUESTED,
 33 THE ORDER SHALL BECOME A FINAL ORDER.

(C) IF THE DEPARTMENT PURSUES ANY OF THE REMEDIES SPECIFIED UNDER
 THIS SECTION, THE DEPARTMENT IS NOT PRECLUDED FROM SEEKING ANY OTHER
 REMEDY AFFORDED IT UNDER THIS SECTION.

4 (D) ANY PENALTY IMPOSED UNDER THIS SECTION MAY BE COLLECTED, WITH 5 COSTS, IN A SUMMARY PROCEEDING IN ACCORDANCE WITH THE PROCEDURES OF 6 THE COURT.

7 (E) IN ANY ACTION FOR AN INJUNCTION, THE COURT MAY GRANT 8 TEMPORARY OR INTERLOCUTORY RELIEF, INCLUDING:

9 (1) A TEMPORARY OR PERMANENT INJUNCTION; OR

10(2)AN ASSESSMENT OF THE VIOLATOR FOR THE REASONABLE COSTS11 OF:

12 (I) ANY INSPECTION THAT LED TO THE ESTABLISHMENT OF THE 13 VIOLATION; AND

14(II)PREPARING AND LITIGATING THE ACTION BROUGHT UNDER15SUBSECTION (A)(4) OF THIS SECTION.

16 (F) (1) A PERSON WHO WILLFULLY OR NEGLIGENTLY VIOLATES THE
17 PROVISIONS OF § 6-905.4 OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON
18 CONVICTION OF A FIRST OFFENSE IS SUBJECT TO A FINE OF AT LEAST \$2,500 BUT
19 NOT EXCEEDING \$25,000.

20(2)A SECOND OFFENSE UNDER THIS SUBSECTION SHALL SUBJECT THE21VIOLATOR TO A FINE OF AT LEAST \$5,000, BUT NOT EXCEEDING \$50,000.

(3) A PERSON THAT KNOWINGLY MAKES A FALSE STATEMENT,
REPRESENTATION, OR CERTIFICATION IN ANY APPLICATION, RECORD, OR OTHER
DOCUMENT FILED OR REQUIRED TO BE MAINTAINED UNDER THIS SUBTITLE OR
THAT FALSIFIES, TAMPERS WITH, OR KNOWINGLY RENDERS INACCURATE ANY
MONITORING DEVICE OR METHOD REQUIRED TO BE MAINTAINED IN ACCORDANCE
WITH THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS
SUBJECT TO A FINE NOT EXCEEDING \$10,000.

29 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 October 1, 2006.