Stricken language would be deleted from and underlined language would be added to present law. Act 697 of the Regular Session

1	State of Arkansas	As Engrossed: H4/2/25		
2	95th General Assembly	A Bill		
3	Regular Session, 2025		SENATE BILL 460	
4				
5	By: Senator Irvin			
6	By: Representative Gramlich			
7				
8		For An Act To Be Entitled		
9	AN ACT TO MODIFY THE COMPLIANCE ADVISORY PANEL; TO			
10	REPEAL THE MARKETING RECYCLABLES PROGRAM OF THE			
11	COMPLIANCE ADVISORY PANEL; TO DECLARE AN EMERGENCY;			
12	AND FOR OT	HER PURPOSES.		
13				
14				
15		Subtitle		
16	TO MO	DDIFY THE COMPLIANCE ADVISORY P	ANEL;	
17	TO REPEAL THE MARKETING RECYCLABLES			
18	PROGRAM OF THE COMPLIANCE ADVISORY			
19	PANEI	.; AND TO DECLARE AN EMERGENCY.		
20				
21	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:	
22				
23	SECTION 1. Arka	nsas Code § 8-4-314 is amended	to read as follows:	
24	8-4-314. Compli	ance Advisory Panel — Small Bus	siness Stationary Source	
25	Technical and Environm	ental Compliance Assistance Pro	ogram — Marketing	
26	Recyclables Program.			
27	(a) There is cr	eated a Compliance Advisory Par	nel composed of nine (9)	
28	seven (7) individuals.			
29	(b) The panel s	hall consist of:		
30	(1) Two (2) members appointed by the Gov	vernor to represent the	
31	general public who are	not:		
32	(A)	Owners <u>owners</u> or representativ	ves of owners of small	
33	business stationary so	urces; or		
34	(B)	Owners or representatives of o	owners of a recycling	
35	company or the marketi	ng and recyclable community;		
36	(2) Three	$\overline{\text{(3)}}$ Two $\overline{\text{(2)}}$ members selected b	by the Speaker of the	

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- 1 House of Representatives:
- 2 (A) One (1) member who is an owner who are owners or who
- 3 represents an owner represent owners of small business stationary sources;
- 4 and
- 5 (B) Two (2) members who are owners or representatives of a
- 6 small business recycling company or the marketing and recyclable community;
- 7 (3) Three (3) Two (2) members selected by the President Pro
- 8 Tempore of the Senate:
- 9 (A) One (1) member who is an owner who are owners or who
- 10 represents an owner represent owners of small business stationary sources;
- 11 and
- 12 (B) Two (2) members who are owners or representatives of a
- 13 small business recycling company or the marketing and recyclable community;
- 14 and
- 15 (4) One (1) member selected by the Director of the Division of
- 16 Environmental Quality who shall serve as a nonvoting member except when his
- 17 or her vote is needed to break a tie vote.
- 18 (c)(1) Each member shall serve a term of four (4) years.
- 19 (2) In the event of a vacancy in the membership of the panel
- 20 concerning a member selected by the General Assembly or the Governor, the
- 21 Governor shall appoint a person meeting the applicable eligibility
- 22 requirements of the vacated position to fill the vacancy for the remainder of
- 23 the unexpired term.
- 24 $\frac{(3)(2)}{(3)}$ In the event of a vacancy in the membership of the panel
- 25 concerning the member appointed by the director, the director shall appoint a
- 26 person to fill the vacancy for the remainder of the unexpired term.
- 27 (d)(1)(A) The panel shall hold at least one (1) regular meeting each
- 28 calendar year quarter at a time and place determined by the panel.
- 29 (B) At least one (1) meeting each calendar year shall be
- 30 dedicated to small business stationary sources, with an emphasis on air
- 31 quality issues.
- 32 (2) Special meetings may be called at the discretion of the
- 33 chair.
- 34 (e)(1) The panel shall select a chair by a majority vote of the
- 35 membership.
- 36 (2) Each chair shall serve a term of one (1) year.

1 (f) Five (5) Four (4) members of the panel shall constitute a quorum 2 to transact business.

- 3 (g) The members of the panel may receive expense reimbursement in 4 accordance with \$25-16-901\$ et seq.
- 5 (h)(1) If a vacancy occurs in an appointed position for any reason, 6 the vacancy shall be filled by appointment by the official who made the 7 appointment.
- 8 (2) The new appointee shall serve for the remainder of the 9 unexpired term.

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- 10 (i) The panel shall perform the following duties for the Small
 11 Business Stationary Source Technical and Environmental Compliance Assistance
 12 Program:
 - (1) Render advisory opinions concerning the effectiveness of the Small Business Stationary Source Technical and Environmental Compliance

 Assistance Program program, difficulties encountered, and degree and severity of enforcement;
- 17 (2) Make periodic reports to the Administrator of the United
 18 States Environmental Protection Agency concerning the compliance of the Small
 19 Business Stationary Source Technical and Environmental Compliance Assistance
 20 Program program with the requirements of the Paperwork Reduction Act of 1980,
 21 the Regulatory Flexibility Act, 5 U.S.C. § 601 et seq., and the Equal Access
- 23 (3) Review information for small business stationary sources to 24 assure such information is understandable by the layperson; and

to Justice Act, 5 U.S.C. § 504, 28 U.S.C. § 2412, and 42 U.S.C. § 1988;

- (4) Have the Small Business Stationary Source Technical and Environmental Compliance Assistance Program program serve as the secretariat for the development and dissemination of such reports and advisory opinions.
- 28 (j) The panel shall perform the following duties for the Marketing 29 Recyclables Program:
- 30 (1) Develop a program for the coordination of all existing
 31 marketing programs for recyclables;
- 32 (2) Work with existing industry to encourage the use of recyclables in their manufacturing processes;
- 34 (3) Recruit new industries that use recyclables in their 35 manufacturing processes;
- 36 (4) Maintain current information on market prices and trends;

1 and

2 (5) Advise and assist state and local officials in all areas of 3 recyclables marketing, including without limitation the implementation, 4 administration, and funding of the collection and recycling or collection and 5 disposal of extra-large tires as defined in § 8-9-402.

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- SECTION 2. Arkansas Code § 8-6-607 is amended to read as follows: 8-6-607. Collection of fees.
- 9 (a) On or before January 15, April 15, July 15, and October 15 of each 10 year, each landfill permittee and each solid waste transporter shall:
 - (1) Submit to the Division of Environmental Quality a quarterly report that accurately states the total weight or volume of solid waste received at the landfill or transported out of state during the quarter just completed; and
- 15 (2) Pay to the division the full amount of disposal and 16 transportation fees imposed and collected under this subchapter for the 17 preceding quarter.
 - (b)(1) Except as provided in subdivisions (b)(2) and (3) of this section, the disposal and transportation fees collected under this section shall be special revenues and deposited into the State Treasury to the credit of the Solid Waste Management and Recycling Fund for administrative support of the Compliance Advisory Panel.
 - (2) Twenty-five percent (25%) of the disposal fees collected under subsection (a) of this section from landfills in which a private industry bears the expense of operating and maintaining the landfill solely for the disposal of wastes generated by the private industry shall be deposited quarterly into the Marketing Recyclables Program Fund Division of Environmental Quality Fee Trust Fund for administrative support of the Compliance Advisory Panel.
- 30 (3) Except for the disposal fees deposited into the Marketing
 31 Recyclables Program Fund Division of Environmental Quality Fee Trust Fund
 32 under subdivision (b)(2) of this section, before disbursing moneys to the
 33 regional solid waste management boards, the division shall deposit the
 34 following moneys into the following funds each fiscal year:
- 35 (A) One hundred fifty thousand dollars (\$150,000) into the 36 Crime Information System Fund to be used exclusively for the scrap metal

- 1 logbook program; and 2 (B) Three hundred thousand dollars (\$300,000) into the 3 Arkansas Unpaved Roads Program Fund. 4 5 SECTION 3. Arkansas Code § 19-5-1011(c), concerning the Crime 6 Information System Fund, is amended to read as follows: 7 (c) Beginning July 1, 2013, excluding the disposal fees that are to be 8 deposited into the Marketing Recyclables Program Fund Division of 9 Environmental Quality Fee Trust Fund under § 8-6-607(b)(2), the first one hundred fifty thousand dollars (\$150,000) of fees collected each fiscal year 10 11 under § 8-6-607 shall be deposited into the State Treasury and credited to 12 the Crime Information System Fund to be used exclusively for the scrap metal 13 logbook program. 14 15 SECTION 4. Arkansas Code § 19-5-1137 is amended to read as follows: 16 19-5-1137. Division of Environmental Quality Fee Trust Fund. 17 (a) There is created on the books of the Treasurer of State, the 18 Auditor of State, and the Chief Fiscal Officer of the State a trust fund to 19 be known as the "Division of Environmental Quality Fee Trust Fund". 20 (b) The Division of Environmental Quality Fee Trust Fund fund shall 21 consist of those special revenues as specified in: 22 (1) Section \S 19-6-301(104), there to be used to defray the 23 costs of operating the Division of Environmental Quality as set out in §§ 8-24 1-101 - 8-1-107; and 25 (2) Section 8-6-607(b), there to be used for the administrative 26 support of the Compliance Advisory Panel. 27 SECTION 5. Arkansas Code § 19-6-301, concerning the enumeration of 28 29 special revenues, is amended to add an additional subdivision to read as 30 follows: 31 (277) Disposal and transportation fees as specified in § 8-6-32 607(b)(1) for administrative support of the Compliance Advisory Panel. 33
- 34 SECTION 6. Arkansas Code § 19-6-471 is repealed.
- 35 19-6-471. Marketing Recyclables Program Fund.
- 36 The Marketing Recyclables Program Fund shall consist of those special

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1	revenues as specified in § 19-6-301(162), there to be used by the Compliance		
2	Advisory Panel for the Marketing Recyclables Program for the administration		
3	and performance of its duties, as administered by the Division of		
4	Environmental Quality under § 8-9-201 et seq.		
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6	SECTION 7. EMERGENCY CLAUSE. It is found and determined by the		
7	General Assembly of the State of Arkansas that the effectiveness of this act		
8	is essential to prudent operation of the Division of Environmental Quality;		
9	that delay in the effective date could work irreparable harm on the proper		
10	administration of government programs; and that this act is immediately		
11	necessary to ensure that the appropriate funds are available to administer		
12	the government programs of the Division of Environmental Quality. Therefore		
13	an emergency is declared to exist, and this act being immediately necessary		
14	for the preservation of the public peace, health, and safety shall become		
15	effective on:		
16	(1) The date of its approval by the Governor;		
17	(2) If the bill is neither approved nor vetoed by the Governor,		
18	the expiration of the period of time during which the Governor may veto the		
19	bill; or		
20	(3) If the bill is vetoed by the Governor and the veto is		
21	overridden, the date the last house overrides the veto.		
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23	/s/Irvin		
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26	APPROVED: 4/16/25		
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