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1	A bill to be entitled
2	An act relating to secondary metals recyclers;
3	transferring administration of part II of chapter 538,
4	F.S., relating to secondary metals recyclers, from the
5	Department of Revenue to the Department of Agriculture
6	and Consumer Services; providing for applicability
7	with respect to pending actions, orders, and rules;
8	amending s. 213.053, F.S.; authorizing the Department
9	of Revenue to share certain confidential information
10	with the Department of Agriculture and Consumer
11	Services; amending ss. 319.30, 538.18, and 538.19,
12	F.S.; conforming provisions to changes made by the
13	act; amending s. 538.20, F.S.; authorizing specified
14	persons to inspect regulated metals property and
15	records; amending s. 538.21, F.S.; prohibiting a
16	secondary metals recycler from disposing of certain
17	property for a specified period; amending s. 538.23,
18	F.S.; revising violations subject to criminal
19	penalties; amending s. 538.25, F.S.; revising
20	application requirements for registration as a
21	secondary metals recycler; revising registration fees;
22	requiring such fees to be transferred into the General
23	Inspection Trust Fund; requiring applicants to submit
24	fingerprints and pay a fee for fingerprint processing
25	and retention; providing for the submission,
26	retention, and use of collected fingerprints;
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27	requiring secondary metals recyclers to maintain					
28	specified insurance coverage; requiring secondary					
29	metals recyclers to exhibit active registration					
30	certificates from the Department of Agriculture and					
31	Consumer Services before applying for or renewing a					
32	local business tax receipt; requiring secondary metals					
33	recyclers to allow department personnel to enter					
34	certain places of business for a specified purpose;					
35	revising penalties for noncompliance; requiring the					
36	department to suspend certain registrations or					
37	applications for registration under certain					
38	circumstances; amending s. 538.26, F.S.; prohibiting					
39	secondary metals recyclers from purchasing regulated					
40	metals property, restricted regulated metals property,					
41	or ferrous metals on Sundays; prohibiting the purchase					
42	of specified restricted regulated metals property					
43	without obtaining certain proof of the seller's					
44	transactions involving regulated metals property;					
45	creating s. 538.27, F.S.; providing penalties for					
46	noncompliance; creating s. 538.29, F.S.; authorizing					
47	the department to adopt rules; providing an effective					
48	date.					
49						
50	Be It Enacted by the Legislature of the State of Florida:					
51						
52	Section 1. (1) All powers, duties, functions, records,					
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53	personnel, property, pending issues, existing contracts,						
54	administrative authority, administrative rules, and unexpended						
55	balances of appropriations, allocations, and other funds of the						
56	Department of Revenue relating to the administration of part II						
57	of chapter 538, Florida Statutes, are transferred by a type two						
58	transfer, pursuant to s. 20.06(2), Florida Statutes, to the						
59	Department of Agriculture and Consumer Services.						
60	(2) This section does not affect the validity of any						
61	judicial or administrative action pending as of 11:59 p.m. on						
62	the day before the effective date of this act to which the						
63	Department of Revenue is at that time a party, and the						
64	Department of Agriculture and Consumer Services shall be						
65	substituted as a party in interest in any such action.						
66	(3) All lawful orders issued by the Department of Revenue						
67	relating to the administration of part II of chapter 538,						
68	Florida Statutes, issued before the effective date of this act						
69	shall remain in effect and be enforceable after the effective						
70	date of this section unless thereafter modified in accordance						
71	with law.						
72	(4) The rules of the Department of Revenue relating to the						
73	administration of part II of chapter 538, Florida Statutes, that						
74	were in effect at 11:59 p.m. on the day before the effective						
75	date of this act shall remain in effect and be enforceable after						
76	the effective date of this section unless thereafter modified in						
77	accordance with law.						
78	Section 2. Paragraph (cc) is added to subsection (8) of						
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79 section 213.053, Florida Statutes, and subsection (11) of that 80 section is amended, to read: 213.053 Confidentiality and information sharing.-81 82 Notwithstanding any other provision of this section, (8) 83 the department may provide: 84 (cc) Information relative to chapter 212 and part II of 85 chapter 538 to the Department of Agriculture and Consumer 86 Services in the conduct of its official duties. 87 Disclosure of information under this subsection shall be 88 89 pursuant to a written agreement between the executive director 90 and the agency. Such agencies, governmental or nongovernmental, shall be bound by the same requirements of confidentiality as 91 the Department of Revenue. Breach of confidentiality is a 92 93 misdemeanor of the first degree, punishable as provided by s. 775.082 or s. 775.083. 94 (11) Notwithstanding any other provision of this section, 95 with respect to a request for verification of a certificate of 96 97 registration issued pursuant to s. 212.18 to a specified dealer or taxpayer or with respect to a request by a law enforcement 98 99 officer for verification of a certificate of registration issued 100 pursuant to s. 538.09 to a specified secondhand dealer or 101 pursuant to s. 538.25 to a specified secondary metals recycler, 102 the department may disclose whether the specified person holds a 103 valid certificate, or whether a specified certificate number is 104 valid, or whether a specified certificate number has been Page 4 of 22

105 canceled or is inactive or invalid, and the name of the holder 106 of the certificate. This subsection shall not be construed to 107 create a duty to request verification of any certificate of 108 registration. 109 Section 3. Paragraph (b) of subsection (1) of section 110 319.30, Florida Statutes, is amended to read: 111 319.30 Definitions; dismantling, destruction, change of 112 identity of motor vehicle or mobile home; salvage.-113 (1) As used in this section, the term: "Certificate of registration number" means the 114 (b) 115 certificate of registration number issued by the Department of Agriculture and Consumer Services Revenue of the State of 116 117 Florida pursuant to s. 538.25. 118 Section 4. Subsection (2) of section 538.18, Florida 119 Statutes, is amended to read: 120 538.18 Definitions.-As used in this part, the term: "Department" means the Department of Agriculture and 121 (2) 122 Consumer Services Revenue. 123 Section 5. Subsections (1), (2), and (3) of section 124 538.19, Florida Statutes, are amended to read: 125 538.19 Records required; limitation of liability.-126 (1) A secondary metals recycler shall maintain a legible 127 paper record of all purchase transactions to which such 128 secondary metals recycler is a party. A secondary metals 129 recycler shall also maintain a legible electronic record, in the 130 English language, of all such purchase transactions. The Page 5 of 22

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131 appropriate law enforcement official may provide data 132 specifications regarding the electronic record format, but such 133 format must be approved by the department of Law Enforcement. An 134 electronic record of a purchase transaction shall be 135 electronically transmitted to the appropriate law enforcement 136 official no later than 10 a.m. of the business day following the 137 date of the purchase transaction. The record transmitted to the 138 appropriate law enforcement official must not contain the price 139 paid for the items. A secondary metals recycler who transmits such records electronically is not required to also deliver the 140 original or paper copies of the transaction forms to the 141 142 appropriate law enforcement official. However, such official 143 may, for purposes of a criminal investigation, request the 144 secondary metals recycler to make available the original 145 transaction form that was electronically transmitted. This 146 original transaction form must include the price paid for the 147 items. The secondary metals recycler shall make the form 148 available to the appropriate law enforcement official within 24 149 hours after receipt of the request.

150 (2) The following information must be maintained on the
151 form approved by the department of Law Enforcement for each
152 purchase transaction:

153 (a) The name and address of the secondary metals recycler.

(b) The name, initials, or other identification of theindividual entering the information on the ticket.

(c) The date and time of the transaction.

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(d) The weight, quantity, or volume, and a description of
the type of regulated metals property purchased in a purchase
transaction.

(e) The amount of consideration given in a purchasetransaction for the regulated metals property.

(f) A signed statement from the person delivering the regulated metals property stating that she or he is the rightful owner of, or is entitled to sell, the regulated metals property being sold. If the purchase involves a stainless steel beer keg, the seller must provide written documentation from the manufacturer that the seller is the owner of the stainless steel beer keg or is an employee or agent of the manufacturer.

(g) The distinctive number from the personal
identification card of the person delivering the regulated
metals property to the secondary metals recycler.

(h) A description of the person from whom the regulatedmetals property was acquired, including:

174 1. Full name, current residential address, workplace, and 175 home and work phone numbers.

176 2. Height, weight, date of birth, race, gender, hair177 color, eye color, and any other identifying marks.

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3. The right thumbprint, free of smudges and smears.

4. Vehicle description to include the make, model, and tag
number of the vehicle and trailer of the person selling the
regulated metals property.

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5. Any other information required by the form approved by Page 7 of 22

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A photograph, videotape, or digital image of the

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(i)

the department of Law Enforcement.

regulated metals being sold.

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A photograph, videotape, or similar likeness of the 186 (j) person receiving consideration in which such person's facial 187 188 features are clearly visible. 189 A secondary metals recycler complies with the (3) 190 requirements of this section if it maintains an electronic 191 database containing the information required by subsection (2) 192 as long as the electronic information required by subsection (2), along with an electronic oath of ownership with an 193 194 electronic signature of the seller of the secondary metals being 195 purchased by the secondary metals recyclers and an electronic 196 image of the seller's right thumbprint that has no smudges and 197 smears, can be downloaded onto a paper form in the image of the form approved by the department of Law Enforcement as provided 198 199 in subsection (2). 200 Section 6. Section 538.20, Florida Statutes, is amended to 201 read: 202 538.20 Inspection of regulated metals property and 203 records.-During the usual and customary business hours of a 204 secondary metals recycler, a law enforcement officer or employee 205 of the department who is a nonsworn trained regulatory 206 investigator shall, after properly identifying herself or

207 himself as such a law enforcement officer, have the right to 208 inspect:

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209 (1)Any and all purchased regulated metals property in the 210 possession of the secondary metals recycler., and 211 Any and all records required to be maintained under s. (2)212 538.19. 213 Section 7. Subsection (3) of section 538.21, Florida 214 Statutes, is amended to read: 215 538.21 Hold notice.-216 (3) A secondary metals recycler may not dispose of any property identified by a hold notice or extended hold notice 217 218 until the applicable hold period expires. At the expiration of the hold period or, if extended in accordance with this section, 219 220 at the expiration of the extended hold period, the hold is 221 automatically released and the secondary metals recycler may 222 dispose of the regulated metals property unless other 223 disposition has been ordered by a court of competent 224 jurisdiction. 225 Section 8. Paragraph (a) of subsection (1) and subsection 226 (3) of section 538.23, Florida Statutes, are amended to read: 227 538.23 Violations and penalties.-Except as provided in paragraph (b), a secondary 228 (1)(a) 229 metals recycler who knowingly and intentionally: 230 Violates s. 538.20, or s. 538.21, or s. 538.26; 1. 231 2. Engages in a pattern of failing to keep records 232 required by s. 538.19; 233 3. Violates s. 538.26(2); or 234 4. Violates s. 538.235, Page 9 of 22

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236	commits a felony of the third degree, punishable as provided in					
237	s. 775.082, s. 775.083, or s. 775.084.					
238	(3) Any person who knowingly provides false information,					
239	gives false verification of ownership <u>,</u> or who gives a false or					
240	altered identification and who receives money or other					
241	consideration from a secondary metals recycler in return for					
242	regulated metals property commits:					
243	(a) A felony of the third degree, punishable as provided					
244	in s. 775.082, s. 775.083, or s. 775.084, if the value of the					
245	money or other consideration received is less than \$300.					
246	(b) A felony of the second degree, punishable as provided					
247	in s. 775.082, s. 775.083, or s. 775.084, if the value of the					
248	money or other consideration received is \$300 or more or if the					
249	money or other consideration received is for restricted					
250	regulated metals.					
251	Section 9. Subsections (1), (3), (4), and (6) of section					
252	538.25, Florida Statutes, are amended to read:					
253	538.25 Registration					
254	(1) A person may not engage in business as a secondary					
255	metals recycler at any location without registering with the					
256	department on an application form prescribed by the department.					
257	An application for registration must state the full name of the					
258	applicant, the place where the business is to be conducted, and					
259	any other relevant information required by the department. If					
260	the applicant is not an individual, the applicant must state the					
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261 full name and address of each direct or beneficial owner of at 262 least 10-percent equity interest in the business. If the 263 applicant is a corporation, the application must state the full 264 name and address of each officer and director. The department 265 shall accept applications only from a fixed business address. 266 The department may not accept an application that provides an 267 address of a hotel room or motel room, a vehicle, or a post 268 office box. 269 Fingerprint fees, as provided for in subparagraph (a) 270 (b)2., A fee equal to the federal and state costs for processing 271 required fingerprints must be submitted to the department with 272 each application for registration. One application is required 273 for each secondary metals recycler. If a secondary metals 274 recycler is the owner of more than one secondary metals 275 recycling location, the application must list each location, and 276 the department shall issue a duplicate registration for each 277 location. For purposes of subsections (3) and τ (4), and (5), 278 these duplicate registrations shall be deemed individual 279 registrations. A secondary metals recycler shall remit an annual 280 registration fee of \$350 to the department at the time of 281 registration for each of the secondary metals recycler's 282 business locations pay a fee of \$6 per location at the time of 283 registration and an annual renewal fee of \$6 per location on 284 October 1 of each year. All fees collected, less costs of 285 $administration_r$ shall be transferred into the General Inspection 286 Operating Trust Fund.

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287	(b)1. An applicant shall submit a full set of fingerprints					
288	to the department or an entity or vendor authorized by s.					
289	943.053(13). The fingerprints shall be forwarded to the					
290	Department of Law Enforcement for state processing, and the					
291	Department of Law Enforcement shall forward the fingerprints to					
292	the Federal Bureau of Investigation for national processing.					
293	2. Fees for state and federal fingerprint processing and					
294	fingerprint retention fees shall be borne by the applicant. The					
295	state cost for fingerprint processing is that authorized in s.					
296	943.053(3)(b) for records provided to persons or entities other					
297	than those specified as exceptions therein.					
298	3. Fingerprints submitted to the Department of Law					
299	Enforcement pursuant to this paragraph shall be retained by the					
300	Department of Law Enforcement as provided in s. 943.05(2)(g) and					
301	(h) and enrolled in the Federal Bureau of Investigation's					
302	national retained print arrest notification program.					
303	Fingerprints shall be enrolled in the national retained print					
304	arrest notification program when the Department of Law					
305	Enforcement begins participation with the Federal Bureau of					
306	Investigation. Arrest fingerprints shall be searched against the					
307	retained prints by the Department of Law Enforcement and the					
308	Federal Bureau of Investigation, and any arrest record					
309	identified shall be reported to the department by the Department					
310	of Law Enforcement.					
311	4. For a renewal of an applicant's registration, the					
312	department shall request the Department of Law Enforcement to					
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313 forward the retained fingerprints of the applicant to the 314 Federal Bureau of Investigation unless the applicant is enrolled 315 in the national retained print arrest notification program 316 described in subparagraph 3. The fee for the national criminal 317 history check shall be paid as part of the renewal fee to the 318 department and shall be forwarded to the Department of Law 319 Enforcement. If an applicant's fingerprints are retained in the 320 national retained print arrest notification program, the 321 applicant shall pay the state and national retention fee to the 322 department, and the department shall forward the fee to the 323 Department of Law Enforcement. 324 The department shall notify the Department of Law 5. 325 Enforcement regarding a person whose fingerprints have been 326 retained but who is no longer registered under this chapter. 327 The department shall screen background results to 6. 328 determine whether an applicant meets registration requirements. 329 The department shall forward the full set of fingerprints to the 330 Department of Law Enforcement for state and federal processing, 331 provided the federal service is available, to be processed for 332 any criminal justice information as defined in s. 943.045. The 333 cost of processing such fingerprints shall be payable to the 334 Department of Law Enforcement by the department. The department 335 may issue a temporary registration to each location pending 336 completion of the background check by state and federal law 337 enforcement agencies but shall revoke such temporary 338 registration if the completed background check reveals a Page 13 of 22

339 prohibited criminal background. The Department of Law 340 Enforcement shall report its findings to the Department of 341 Revenue within 30 days after the date the fingerprints are 342 submitted for criminal justice information. 343 An applicant for a secondary metals recycler (C) 344 registration must be a natural person who has reached the age of 345 18 years or a corporation organized or qualified to do business 346 in the state. 347 If the applicant is a natural person, the registration 1. must include a complete set of her or his fingerprints, 348 349 certified by an authorized law enforcement officer, and a valid 350 recent fullface photographic identification card of herself or 351 himself. 352 2. If the applicant is a partnership, all the partners 353 must make application for registration. 354 If the applicant is a corporation, the registration 3. 355 must include the name and address of such corporation's 356 registered agent for service of process in the state and a 357 certified copy of statement from the Secretary of State that the 358 corporation is duly organized in the state or, if the 359 corporation is organized in a state other than Florida, a 360 certified copy of the statement that the corporation is duly 361 qualified to do business in this state. 362 (d) Each secondary metals recycler must maintain current 363 and valid workers' compensation insurance and general liability 364 insurance coverage in a minimum amount established by the Page 14 of 22

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365	department throughout the registration period. A secondary				
366	metals recycler must provide the department with written				
367	evidence of workers' compensation insurance coverage and general				
368	liability insurance coverage before registering with the				
369	department under this section. Failure to maintain workers'				
370	compensation insurance or general liability insurance in				
371	accordance with this paragraph constitutes an immediate threat				
372	to the public health, safety, and welfare of the residents of				
373	this state. If a secondary metals recycler fails to maintain				
374	insurance coverage as required by this paragraph, the department				
375	may immediately suspend the secondary metals recycler's				
376	registration or eligibility for registration and the secondary				
377	metals recycler must immediately cease operating in this state.				
378	(e) A person applying for or renewing a local business tax				
379	receipt to engage in business as a secondary metals recycler				
380	must exhibit an active registration certificate from the				
381	department before the local business tax receipt may be issued				
382	or renewed.				
383	(2) A secondary metals recycler's registration shall be				
384	conspicuously displayed at the place of business set forth on				
385	the registration. A secondary metals recycler <u>must allow</u>				
386	department personnel to enter the secondary metals recycler's				
387	place of business in order to verify that a registration is				
388	valid. If department personnel are refused entry for this				
389	purpose, the department may seek an inspection warrant as				
390	provided for in chapter 933 to obtain compliance with this				
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391	requirement shall not dispose of property at any location until					
392	any holding period has expired.					
393	(3) The Department of Revenue may impose a civil fine of					
394	up to \$10,000 for each knowing and intentional violation of this					
395	section, which fine shall be transferred into the General					
396	Revenue Fund. If the fine is not paid within 60 days, the					
397	department may bring a civil action under s. 120.69 to recover					
398	the fine.					
399	(3) (4) In addition to the penalties fine provided in s.					
400	538.27 subsection (3), a registration under this section may be					
401	denied or any registration granted may be revoked, restricted,					
402	or suspended by the department if, after October 2, 1989, and					
403	within a <u>10-year</u> 24-month period immediately preceding such					
404	denial, revocation, restriction, or suspension:					
405	(a) The applicant or registrant, or an owner, officer,					
406	director, or trustee of the applicant or registrant, has been					
407	convicted of knowingly and intentionally:					
408	1. Violating s. 538.20 <u>,</u> or s. 538.21 <u>, or s. 538.26</u> ;					
409	2. Engaging in a pattern of failing to keep records as					
410	required by s. 538.19;					
411	3. Making a material false statement in the application					
412	for registration; or					
413	4. Engaging in a fraudulent act in connection with any					
414	purchase or sale of regulated metals property;					
415	(b) The applicant or registrant, or an owner, officer,					
416	director, or trustee of the applicant or registrant, has been					
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417 convicted of, or entered a plea of guilty or nolo contendere to, 418 a felony committed by the secondary metals recycler against the 419 laws of the state or of the United States involving theft, 420 larceny, dealing in stolen property, receiving stolen property, 421 burglary, embezzlement, obtaining property by false pretenses, 422 possession of altered property, or any felony drug offense or of 423 knowingly and intentionally violating the laws of the state 424 relating to registration as a secondary metals recycler; or

(c) The applicant has, after receipt of written notice from the Department <u>of Revenue</u> of failure to pay sales tax, failed or refused to pay, within 30 days after the secondary metals recycler's receipt of such written notice, any sales tax owed to the Department of Revenue.

430 <u>(4)(5)</u> A denial of an application, or a revocation, 431 restriction, or suspension of a registration, by the department 432 shall be probationary for a period of 12 months in the event 433 that the secondary metals recycler subject to such action has 434 not had any other application for registration denied, or any 435 registration revoked, restricted, or suspended, by the 436 department within the previous 24-month period.

(a) If, during the 12-month probationary period, the
department does not again deny an application or revoke,
restrict, or suspend the registration of the secondary metals
recycler, the action of the department shall be dismissed and
the record of the secondary metals recycler cleared thereof.

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(b) If, during the 12-month probationary period, the Page 17 of 22

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443 department, for reasons other than those existing before prior 444 to the original denial or revocation, restriction, or 445 suspension, again denies an application or revokes, restricts, 446 or suspends the registration of the secondary metals recycler, 447 the probationary nature of such original action shall terminate 448 and both the original action of the department and the action of 449 the department causing the termination of the probationary 450 nature thereof shall immediately be reinstated against the 451 secondary metals recycler.

452 The department shall suspend the registration or the (5) 453 application for registration of a registrant or applicant if the 454 registrant or applicant or any of its owners, officers, 455 directors, or trustees have been convicted of a felony under 456 chapter 812 or chapter 817 immediately upon receiving written 457 verification of the conviction from a law enforcement agency, 458 court, or state attorney's office or the Department of Law 459 Enforcement.

460 (6) Upon the request of a law enforcement official, the
461 department of Revenue shall release to the official the name and
462 address of any secondary metals recycler registered to do
463 business within the official's jurisdiction.

Section 10. Subsection (1) and paragraph (b) of subsection
(5) of section 538.26, Florida Statutes, are amended to read:
538.26 Certain acts and practices prohibited.-It is

467 unlawful for a secondary metals recycler to do or allow any of 468 the following acts:

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469 (1)Purchase regulated metals property, restricted 470 regulated metals property, or ferrous metals between the hours 471 of 7 p.m. and before 7 a.m. or any time on Sunday after 7 p.m. 472 (5) The purchase of any of the following regulated metals 473 (b) 474 property is subject to the restrictions provided in paragraph 475 (a): 476 1. A manhole cover. 477 A metal An electric light pole or other utility 2. structure and its fixtures, wires, and hardware that is are 478 479 readily identifiable as connected to a metal electric light the 480 utility structure. 481 3. A guard rail. 482 A street sign, traffic sign, or traffic signal and its 4. 483 fixtures and hardware. Communication, transmission, distribution, and service 484 5. wire from a utility, including copper or aluminum bus bars, 485 486 connectors, grounding plates, or grounding wire. 6. A funeral marker or funeral vase. 487 A historical marker. 488 7. Railroad equipment, including, but not limited to, a 489 8. tie plate, signal house, control box, switch plate, E clip, or 490 491 rail tie junction. 492 9. Any metal item that is observably marked upon 493 reasonable inspection with any form of the name, initials, or 494 logo of a governmental entity, utility company, cemetery, or Page 19 of 22

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495 railroad. 496 10. A copper, aluminum, or aluminum-copper condensing or 497 evaporator coil, including its tubing or rods, from an air-498 conditioning or heating unit, excluding coils from window air-499 conditioning or heating units and motor vehicle air-conditioning 500 or heating units. 501 11. An aluminum or stainless steel container or bottle 502 designed to hold propane for fueling forklifts. 503 12. A stainless steel beer keq. 13. A catalytic converter or any nonferrous part of a 504 catalytic converter unless purchased as part of a motor vehicle. 505 506 Metallic wire that has been burned in whole or in part 14. 507 to remove insulation. 508 15. A brass or bronze commercial valve or fitting, 509 referred to as a "fire department connection and control valve" 510 or an "FDC valve," that is commonly used on structures for access to water for the purpose of extinguishing fires. 511 512 16. A brass or bronze commercial potable water backflow 513 preventer valve that is commonly used to prevent backflow of 514 potable water from commercial structures into municipal domestic 515 water service systems. 516 17. A shopping cart. 517 18. A brass water meter. 518 19. A storm grate. 519 20. A brass sprinkler head used in commercial agriculture. 520 21. Three or more than two lead-acid batteries, or any Page 20 of 22

521	part or component thereof, in a single purchase or from the same					
522	individual in a single day.					
523	Section 11. Section 538.27, Florida Statutes, is created					
524	to read:					
525	538.27 Administrative penalties					
526	(1) Upon a determination that a violation of s. 538.19, s.					
527	538.235, s. 538.25, or s. 538.26 has occurred, the department					
528	may take one or more of the following actions:					
529	(a) Issue a notice of noncompliance pursuant to s.					
530	<u>120.695.</u>					
531	(b) Impose an administrative fine up to \$200 per					
532	violation, but not to exceed \$5,000 per inspection. Any fine					
533	collected shall be deposited in the General Inspection Trust					
534	Fund. If a fine is not paid within 60 days after imposition, the					
535	department may bring a civil action under s. 120.69 to recover					
536	the fine.					
537	(c) Direct that the secondary metals recycler cease and					
538	desist specified activities.					
539	(2) The administrative proceedings that could result in					
540	the entry of an order imposing any of the penalties specified in					
541	this section shall be conducted in accordance with chapter 120.					
542	Section 12. Section 538.29, Florida Statutes, is created					
543	to read:					
544	538.29 Rulemaking authorityThe department may adopt					
545	rules to implement this part. Such rules shall include tiered					
546	penalties for violations of this part.					
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Section 13. This act shall take effect July 1, 2015.

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