TITLE 16. CONSUMERS, COMMERCIAL PRACTICES, & CIVIL INFRACTIONS
CHAPTER 36. DEPARTMENT OF HEALTH (DOH) INFRACTIONS

16-3630. Vector-Borne Disease Control and Animal Disease Prevention Infractions.

3630.1 Violation of any of the following shall be a Class 1 infraction:

(a) Section 3(a)(1) of the Vector-Borne Infectious Diseases Control Act of 2004 (D.C. Official Code § 8-2131.02(a)(1)) (causing or allowing the open dumping of any tire);

(b) Section 3(a)(2) of the Vector-Borne Infectious Diseases Control Act of 2004 (D.C. Official Code § 8-2131.02(a)(2)) (causing or allowing the open burning of any tire);

(c) Section 3(a)(4) of the Vector-Borne Infectious Diseases Control Act of 2004 (D.C. Official Code § 8-2131.02(a)(4)) (causing or allowing a tire to be used in playground equipment unless the tire is altered to prevent the tire from accumulating water); or

(c)[(d)] Section 6(b) of the Vector-Borne Infectious Diseases Control Act of 2004 (D.C. Official Code § 8-2131.05(b) (failure to abate a public health nuisance within the time specified in an order issued under section 6(a) of the Act, D.C. Official Code § 8-2131.05(a)).

3630.2 Violation of Section 3(a)(3) of the Vector-Borne Infectious Diseases Control Act of 2004 (D.C. Official Code § 8-2131.02(a)(3)) (causing or allowing the storage of any tire unless the owner or operator of the property where the tire is stored takes measures to prevent the tire from accumulating water by covering or altering the tire) shall be a Class 2 infraction.

3630.3 Violation of Section 3(b)(1) of the Vector-Borne Infectious Diseases Control Act of 2004 (D.C. Official Code § 8-2131.02(b)(1) (failure to takes preventive measures to prevent the breeding or harborage of vectors in water bearing containers, standing water, swimming pools and open waters used for bathing or swimming as specified in § 8-2131.02(b)(1) through (b)(4)) shall be a Class 3 infraction.