1	SENATE FLOOR VERSION
2	April 5, 2021 AS AMENDED
3	ENGROSSED HOUSE
4	BILL NO. 2471 By: Lowe (Dick) of the House
-	and
5	Kidd of the Senate
6	
7	
8	An Act relating to agriculture; amending 2 O.S. 2011,
9	Section 3-82, as amended by Section 1, Chapter 239, O.S.L. 2017 (2 O.S. Supp. 2020, Section 3-82), which
10	relates to pesticides; modifying certain license expiration and renewal dates; and providing an effective date.
11	
12	
13	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
14	SECTION 1. AMENDATORY 2 O.S. 2011, Section 3-82, as
15	amended by Section 1, Chapter 239, O.S.L. 2017 (2 O.S. Supp. 2020,
16	Section 3-82), is amended to read as follows:
17	Section 3-82. A. LICENSE REQUIRED - 1. It shall be unlawful
18	for any person to act, operate, or do business or advertise as a
19	commercial, noncommercial, certified applicator, temporary certified
20	applicator, service technician, or private applicator unless the
21	person has obtained a valid applicator's license issued by the State
22	Board of Agriculture for the category of pesticide application in
23	which the person is engaged.
24	

1 2. A license may be issued by the Board in any category of pesticide application if the applicant qualifies and the applicant 2 3 is limited to the category of pesticide application named on the The Board may establish categories of pesticide 4 license. 5 application as necessary. Licenses shall be issued upon application to the Board on a form prescribed by the Board. The application 6 shall contain information regarding the applicant's qualifications, 7 proposed operations, and other information as specified by the 8 9 Board.

10 3. An aerial license shall not be issued or be valid a. 11 unless the applicant files with the Board a copy of a 12 valid document issued by the Federal Aviation Administration showing that the person is qualified to 13 operate or supervise the operation of an aircraft 14 15 conducting agricultural operations. Applicants for an aerial license and pilots working under a license may 16 be subject to a complete and thorough background 17 examination. 18

b. The Board shall promulgate rules regarding aerial
applicators and applications consistent with federal
law and shall solicit the assistance of the Federal
Aviation Agency in the enforcement of this subsection.
4. Each business location shall require a separate license and
separate certified applicator except that a certified applicator for

a noncommercial business location may also serve as the certified
 applicator for one commercial business location.

5. A license shall not be issued for the category of pesticide application of any applicant or representative who has a temporary certification.

CERTIFICATION REQUIRED - 1. A license shall be issued only 6 Β. 7 after satisfactory completion of the certification standards by the person who shall be the certified applicator under the license. 8 9 Temporary certified applicators do not qualify as the certified 10 applicator for a license, nor may they act as a certified 11 applicator. The Board shall deny the application for certification, 12 recertification, issuance, or renewal of a certificate or license for a failure to show proper qualification under the rules or for 13 violations of any provisions of this section. A certificate in any 14 15 category shall be valid for five (5) years unless suspended, canceled, or revoked by the Board or until recertification is 16 required for the category, and may be renewed after successful 17 completion of recertification requirements. The Board may require 18 certified applicators to be recertified once in a five-year period. 19 2. A certified service technician identification shall be 20

20 If a contract service commentation function chain second se

1 has met all the qualifications and standards as required by the The service technicians' identification shall be issued in 2 Board. 3 the name of the licensed entity. The licensee shall ensure that the service technician identification is returned to the Board upon 4 5 termination of the employee. A service technician identification shall be valid for a period of five (5) years unless suspended, 6 canceled, or revoked by the Board, until recertification is required 7 by the Board, or until the service technician leaves the employ of 8 9 the licensed entity. The Oklahoma Department of Agriculture, Food, 10 and Forestry may issue a service technician identification upon 11 completion of the following:

- a. a determination is made by the Department that the
  applicant has successfully completed the written
  examination,
- b. the licensed entity provides a completed service
  technician identification application form at the time
  of testing, and

c. all appropriate fees are paid at the time of testing. 3. Each license, except for private applicators, shall expire on the 31st day of December following issuance or renewal, <u>dates</u> <u>established by the Department in administrative rules</u> and may be renewed for the ensuing calendar year, without penalty or reexamination, if a properly completed application is filed with the Board not later than the 1st day of January of each year on a date

1 <u>established by the Department</u>. If <u>the</u> application is not received 2 by <del>January 1</del> <u>the due date</u>, a penalty of twice the amount of the 3 renewal fee shall be charged for renewal of the license. If the 4 application is not received <del>by February 1</del> <u>within thirty (30) days</u> 5 <u>following the due date</u>, an additional one-hundred-dollar penalty 6 shall be paid prior to license renewal.

All private applicator licenses are in effect for five (5) years
and may be renewed by application after completion of a continuing
education program or written exam approved by the Board.

10 C. The following fees shall be paid to the Board:

A fee of One Hundred Dollars (\$100.00) for each category of
 pesticide application shall be paid to the Board for the issuance or
 renewal of a commercial applicator business license. Not more than
 Five Hundred Dollars (\$500.00) total category fees shall be charged
 annually to any business location of an applicator;

16 2. A fee of Fifty Dollars (\$50.00) shall be paid to the Board17 for each written examination conducted by the Board;

18 3. A fee of Fifty Dollars (\$50.00) shall be paid to the Board
19 for each practical examination conducted by the Board;

A fee of Twenty Dollars (\$20.00) shall be paid to the Board
 for the issuance or renewal of a private applicator's license;
 A fee of Fifty Dollars (\$50.00) shall be paid to the Board
 for the issuance or renewal of a noncommercial business license.
 Not more than Two Hundred Fifty Dollars (\$250.00) total category

SENATE FLOOR VERSION - HB2471 SFLR (Bold face denotes Committee Amendments)

fees shall be charged annually to any noncommercial business
 location of an applicator;

6. A fee of Twenty Dollars (\$20.00) shall be paid to the Board
for the issuance or renewal of service technician identification;
7. A fee of Ten Dollars (\$10.00) shall be paid to the Board for
the issuance of duplicate licenses or certificates or transfer of
service technician identification;

8 8. A fee of Fifty Dollars (\$50.00) shall be paid to the Board
9 for each recertification procedure; and

9. A fee of One Hundred Dollars (\$100.00) shall be paid to the Board for each reciprocal certification procedure for applicator certifications.

D. All fees shall be deposited in the State Department ofAgriculture Revolving Fund.

15 E. Fees shall be paid to the Board prior to the processing of16 any application.

F. Failure to pay any fee identified with licenses, permits,
pesticide registrations, or certification shall require the Board to
deny the application.

G. INSURANCE REQUIRED - 1. The Board shall not issue a
commercial applicator's license until the applicant has furnished
evidence of an insurance policy or certificate by an insurer or
broker authorized to do business in this state insuring the
commercial applicator and any agents against liability resulting

SENATE FLOOR VERSION - HB2471 SFLR (Bold face denotes Committee Amendments)

from the operations of the commercial applicator. The insurance
 shall not be applied to damage or injury to agricultural crops,
 plants, or land being worked upon by the commercial applicator.

2. The amount of liability shall not be less than that set by the Board for each property damage arising out of actual use of any pesticide. The liability shall be maintained at not less than that sum at all times during the licensing period. The Board shall be notified fifteen (15) days prior to any reduction in liability.

9 3. If the furnished liability becomes unsatisfactory, the 10 applicant shall immediately execute new liability upon notice from 11 the Board. If new liability is not immediately obtained, the Board 12 shall, upon notice, cancel the license. It shall be unlawful for 13 the person to engage in the business of applying pesticides until 14 the liability is brought into compliance and the license reinstated.

H. DAMAGES - 1. Prior to filing an action against an
applicator for damages to growing crops or plants, any person
alleging damages to growing crops or plants shall:

a. within ninety (90) calendar days of the date that the
alleged damages occurred or prior to the time that
twenty-five percent (25%) of the allegedly damaged
crops or plants are harvested, whichever occurs first,
file a written complaint statement with the Department
regarding the alleged damages, and

24

1 between the date of filing of the written complaint b. 2 pursuant to subparagraph a of this paragraph and the 3 date harvesting or destruction of the allegedly damaged crops or plants occurs, allow the applicator 4 5 and the representatives of the applicator reasonable access to the property to inspect and take samples of 6 7 the allegedly damaged crops or plants during reasonable hours. The representatives of the 8 9 applicator may include, but not be limited to, crop 10 consultants, bondsmen, and insurers. Nothing in this 11 subparagraph shall limit in any way the harvesting or 12 destruction of the allegedly damaged crops or plants in the ordinary course of business and practice. 13

14 2. Any person failing to comply with paragraph 1 of this
15 subsection shall be barred from filing an action for damages against
16 the applicator.

I. PERMIT REQUIRED - 1. It shall be unlawful for any person to sell, offer for sale, or distribute within this state any restricted use pesticide without first obtaining a restricted use pesticide dealer's permit issued by the Board.

2. A permit may be issued by the Board in any category of
 pesticide sales if the applicant qualifies under the provisions of
 this section and the applicant is limited to the category of

24

SENATE FLOOR VERSION - HB2471 SFLR (Bold face denotes Committee Amendments)

1 pesticide sales named on the permit. The Board may establish 2 categories of pesticide sales as necessary.

3 3. The permit shall be issued only upon application on a form prescribed by the Board and the application shall contain 4 5 information regarding the applicant's proposed operation and other information as specified by the Board. 6

7 4. Each business location engaged in the sale or distribution of restricted use pesticides shall require a separate permit. 8

9 5. The annual permit fee for a restricted use pesticide dealer 10 permit shall be Fifty Dollars (\$50.00) for each location.

11 6. The Board may require a certified applicator to be present 12 at any location where designated restricted use pesticide sales 13 occur.

PESTICIDE REGISTRATION REQUIRED - 1. Every pesticide or 14 J. device distributed, sold, or offered for sale within this state or 15 delivered for transportation or transported in intrastate or 16 interstate commerce shall be registered with the Board. 17

2. The registrant shall file with the Board a statement 18 including, but not limited to: 19

the name and address of the registrant and the name 20 a. and address of the person whose name shall appear on 21 the label, if other than the registrant, 22 the name of the pesticide or device, 23

b.

24

1 a complete copy of the labeling accompanying the с. pesticide or device and a statement of all claims to 2 3 be made for it, and directions for use, and d. if requested by the Board, a full description of the 4 5 tests made and the results upon which the claims are based. In renewing a registration, a statement shall 6 7 be required only with respect to information which is different from the information furnished when the 8 9 pesticide or device was last registered.

10 3. Each registrant shall pay to the Board an annual registration fee of Two Hundred Ten Dollars (\$210.00) for each 11 12 pesticide or device label registered. These fees shall be used by the Oklahoma Department of Agriculture, Food, and Forestry for 13 purposes of administering pesticide management programs. A portion 14 15 of these fees, in the amount of Three Hundred Thousand Dollars (\$300,000.00) annually, shall be dedicated for conducting programs 16 for unwanted pesticide disposal. This amount shall be deposited 17 into the State Department of Agriculture Unwanted Pesticide Disposal 18 Fund and shall be dedicated for this use only. 19

4. The Board may require the submission of the complete formula of any pesticide. Trade secrets and formulations submitted by the registrant may be kept confidential. If it appears to the Board that the composition of the pesticide is adequate to warrant the proposed claims and if the pesticide, its labeling, and other

SENATE FLOOR VERSION - HB2471 SFLR (Bold face denotes Committee Amendments)

material required to be submitted comply with the requirements of
 this section, then the pesticide shall be registered.

3 5. If it does not appear to the Board that the pesticide or device is adequate to warrant the proposed claims for it or if the 4 5 pesticide or device, its labeling, and other material required to be submitted do not comply with the provisions of this section, it 6 7 shall notify the applicant of the deficiencies in the pesticide, device, labeling, or other material required and afford the 8 9 applicant an opportunity to make the necessary corrections. If the 10 applicant claims, in writing, that the corrections are not necessary 11 and requests in writing a hearing regarding the registration of the 12 pesticide or device, the Board shall provide an opportunity for a hearing before refusing to issue the registration. In order to 13 protect the public, the Board may at any time cancel the 14 15 registration of a product or device. In no event, shall registration of a pesticide or device be considered as a defense or 16 excuse for the commission of any offense prohibited under this 17 section. 18

The Board may require that pesticides be distinctively
 colored or discolored to protect the public health.

7. Registration shall not be required in the case of a pesticide shipped from one plant or place within this state to another plant or place within this state that is operated by the same person.

K. CATEGORIES OF LICENSES AND PERMITS - The Board may establish
 any category of license for pesticide application or any category of
 permit for pesticide sales.

PERMIT AND PESTICIDE REGISTRATION EXPIRATION - 1. All 4 L. 5 permits for pesticide sales shall be issued for a period of one (1) year and the permits shall be renewed annually and shall expire on a 6 date determined by the Board. A permit may be renewed for the 7 ensuing year, without penalty, if a properly completed application 8 9 is filed with the Board not later than the fifteenth day of the 10 month first following the date of expiration. If the application is 11 not received by that date, a penalty of twice the amount of the 12 renewal fee shall be charged for renewal of the permit.

2. All pesticide registrations shall be issued for a period of 13 one (1) year. The registration shall be renewed annually and shall 14 15 expire on a date to be determined by the Board. Pesticide registrations may be renewed for the ensuing year, without penalty, 16 if a properly completed application is filed with the Board not 17 later than the fifteenth day of the month first following the date 18 of expiration. If the application is not received by that date, a 19 penalty of twice the amount of the renewal fee shall be charged for 20 renewal of the pesticide registration. 21

M. PESTICIDE PRODUCING ESTABLISHMENTS - 1. Definitions as used
 in this subsection:

24

- a. "establishment" means any site where a pesticide
   product, active ingredient or device is produced
   within the state,
- b. "produce" means to manufacture, prepare, propagate,
  compound or process any pesticide or to package,
  repackage, label, relabel or otherwise change the
  container of any pesticide or device, and
- 8 c. "producer" means any person who produces, 9 manufactures, prepares, compounds, propagates or 10 processes any active ingredient, pesticide, or device 11 as used in producing a pesticide.

It shall be unlawful for any person to produce within this
 state any pesticide, active ingredient or device without first
 obtaining a pesticide producer establishment permit issued by the
 Board.

3. The permit shall be issued only upon application on a form 16 prescribed by the Board. The application shall contain information 17 regarding the proposed operation of the applicant and other 18 information as specified by the Board. If at any time there is a 19 change of the information provided in or on the application for a 20 pesticide producer establishment permit, the producer must notify 21 the Board in writing within thirty (30) calendar days of the change. 22 4. The producer shall file a statement with the Board including 23 but not limited to: 24

- 1
- a. the name and address of the company,
- b. the name and address of the establishment as well as
  the physical location, if different than the mailing
  address,
- 5 c. the name of any pesticide, active ingredient, or
  6 device, and
- d. the name and address and other pertinent contact
  information for the responsible party.

9 5. All permits for pesticide producer establishments shall be issued for a period of one (1) year and shall be renewed annually. 10 11 All permits shall expire on June 30 each year and may be renewed 12 without penalty if a properly completed application is filed with the Board not later than the fifteenth day of the month first 13 following the date of expiration. If the application is not 14 15 received by that date, a penalty of twice the amount of the renewal fee shall be charged for renewal of the permit. 16

Each pesticide producer establishment location engaged in
 the production of pesticides, active ingredients or devices shall
 require a separate permit.

20 7. The annual permit fee for a pesticide producer establishment21 shall be One Hundred Dollars (\$100.00) for each location.

8. If requested by the Board, a complete copy of all labeling,
Material Safety Data Sheets, technical information associated with
the pesticide, active ingredient, or device and a statement of all

claims to be made as well as directions and use must be submitted to
 the Board.

9. In order to determine compliance with state and federal
laws, the Board may request a full disclosure of inventory records,
sales and distribution records, and any other information deemed
necessary by the Board.

7 Every producer shall keep accurate records pertaining to 10. pesticide, active ingredient, or device production and distribution 8 9 as required by the Board. The records of the producer shall be kept 10 intact at the principal producing location in this state for at 11 least two (2) years after the date of production and distribution 12 and copies shall be furnished to any authorized agent of the Board, immediately upon request in person, at any time during the regular 13 business hours of the producer. Copies of records shall be 14 15 furnished to any authorized agent of the Board within seven (7) 16 working days of a written request, in summary form, by mail, fax, email email, website, or any other electronic media customarily used. 17 COMPLAINT RESOLUTION - Upon receipt of a written complaint, 18 Ν.

19 the Board shall notify the person filing the complaint in writing of 20 its receipt and status within two (2) working days. The person whom 21 the complaint is filed against shall also be notified within two (2) 22 working days. Notification that a complaint has been filed may also 23 be given to the landowner or operator when appropriate. The 24 resolution of a complaint is the completion of the appropriate

SENATE FLOOR VERSION - HB2471 SFLR (Bold face denotes Committee Amendments)

1	administrative, jurisdictional, or legal remedies to the extent
2	possible by the Department. The complainant shall be notified in
3	writing within seven (7) working days after resolution of the
4	complaint.
5	SECTION 2. This act shall become effective November 1, 2022.
6	COMMITTEE REPORT BY: COMMITTEE ON AGRICULTURE AND WILDLIFE April 5, 2021 - DO PASS AS AMENDED
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	