1	STATE OF OKLAHOMA				
2	2nd Session of the 55th Legislature (2016)				
3	HOUSE BILL 2766 By: Lepak				
4					
5					
6	AS INTRODUCED				
7 8	An Act relating to labor; amending 40 O.S. 2011, Sections 141.13 and 141.16, as amended by Section 1, Chapter 336, O.S.L. 2014 (40 O.S. Supp. 2015, Section 141.16), which relate to the Boiler and Pressure Vessel Safety Act; providing inspections of certain boilers be performed by licensed boiler operators or licensed plumbing contractors; eliminating fee for certain inspection; and providing an effective date.				
9 10 11					
12 13					
L 4	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
15	SECTION 1. AMENDATORY 40 O.S. 2011, Section 141.13, is				
16	amended to read as follows:				
17	Section 141.13 A. The Commissioner of Labor or the chief				
18	boiler inspector, or any deputy inspector, shall have free access,				
19	during reasonable hours, to any premises in the state where a boiler				
20	or pressure vessel is being constructed for use in, or is being				
21	installed in this state for the purpose of ascertaining whether such				
22	boiler or pressure vessel is being constructed and installed in				
23	accordance with the provisions of the Boiler and Pressure Vessel				
24	Safety Act.				

B. Each boiler and pressure vessel covered by the Boiler and Pressure Vessel Safety Act shall be thoroughly inspected as to its construction, installation and condition as follows:

- 1. Power boilers and high pressure high temperature water boilers shall receive an inspection annually which shall be an internal inspection where construction permits; otherwise it shall be as complete an inspection as possible. Such boilers shall also be externally inspected annually preferably while under pressure;
- 2. Low pressure steam or vapor heating boilers shall receive an external inspection annually with an internal inspection at least every two (2) years where construction permits;
- 3. Hot water heating and hot water supply boilers shall receive an external inspection annually with an internal inspection at the discretion of the inspector;
- 4. Pressure vessels, excluding those within the scope of the American Petroleum Institute Pressure Vessel Inspection Code, subject to internal corrosion and waste heat steam generators shall receive an internal inspection triennially where construction permits. Pressure vessels not subject to internal corrosion shall receive an inspection at intervals set by the Commissioner. Frequency of external inspections of pressure vessels shall be set by the Commissioner;
- 5. A grace period of two (2) months beyond the periods specified in paragraphs 1, 2, 3 and 4 of this subsection is

permitted between inspections; however, the inspection due date

shall not be affected; provided, however, for an entity with two or

more boilers or pressure vessels, the Commissioner may allow all

inspections of the boilers or pressure vessels to be conducted at

that location at the same time;

6. The Commissioner of Labor may provide for longer periods between inspections in the rules for specific boilers and pressure vessels; and

2.1

- 7. Under the provisions of the Boiler and Pressure Vessel
 Safety Act, the Commissioner of Labor is responsible to provide
 rules for the safety of life, limb and property and therefore has
 jurisdiction over the interpretation and application of the
 inspection requirements as provided for in the rules. Inspection
 during construction and installation shall certify as to the minimum
 requirement for safety as defined in the American Society of
 Mechanical Engineers Code or other construction standards acceptable
 to the Commissioner of Labor. Inspection requirements of operating
 equipment shall be in accordance with generally accepted practice
 and compatible with the actual service condition, such as:
 - a. previous experience, based on records of inspection, performance and maintenance,
 - b. location, with respect to personnel hazard,
 - c. quality of inspection and operating personnel,
 - d. provision for related safe operating controls, and

e. interrelation with other operations outside the scope of the Boiler and Pressure Vessel Safety Act.

Based upon the documentation of such actual service conditions by the owner or user of the operating equipment, the Commissioner of Labor may, at his discretion, permit variations in the inspection requirements.

1.3

- C. The inspections herein required shall be made by the Commissioner, chief boiler inspector, deputy inspector or a special inspector as provided for in the Boiler and Pressure Vessel Safety Act except that hot water heating and hot water supply boilers shall be inspected by licensed boiler operators or plumbing contractors licensed by the State of Oklahoma.
- D. Owner-user inspection of boilers and pressure vessels is permitted provided the owner-user inspection service is regularly established and is under the supervision of one or more individuals whose qualifications are satisfactory to the Commissioner of Labor and said owner-user causes the pressure vessels to be inspected in conformance with the National Board Inspection Code or American Petroleum Institute Pressure Vessel Inspection Code as applicable.
- E. If, at the discretion of the inspector, a hydrostatic test shall be deemed necessary, it shall be made by the owner or user or his licensed representative and witnessed by an inspector as authorized by the Boiler and Pressure Vessel Safety Act, before a certificate of operation is issued.

1	F. All boilers, other than cast iron sectional boilers, and			
2	pressure vessels to be installed in this state after the twelve-			
3	month period from the date upon which the rules of the Commissioner			
4	become effective, shall be inspected during construction as required			
5	by the applicable rules by an inspector authorized to inspect			
6	boilers and pressure vessels in this state, or if constructed			
7	outside of the state, by an inspector holding a valid commission			
8	issued by the National Board of Boiler and Pressure Vessel			
9	Inspectors.			
10	G. No person, firm or corporation shall in any manner interfere			
11	with the performance of the official duties of any inspector			
12	authorized by the Boiler and Pressure Vessel Safety Act.			
13	SECTION 2. AMENDATORY 40 O.S. 2011, Section 141.16, as			
14	amended by Section 1, Chapter 336, O.S.L. 2014 (40 O.S. Supp. 2015,			
15	Section 141.16), is amended to read as follows:			
16	Section 141.16			
17	A. 1. a. Annual certificate of operation fee shall be as			
18	follows:			
19	(1) with manway state inspector \$75.00			

23 (4) each public hot water supply heater
24 (biennially) \$5.00

(2)

(3)

inspector

20

21

22

Req. No. 8046 Page 5

any size special - or owner/user

without manway state inspector

\$50.00

\$50.00

1			(5) each public boiler	
2			inspection/certification	\$25.00
3		b.	Only one certificate of operation fee per year	ear may be
4			charged; except an additional fee equal to	the
5			certificate of operation fee may be charged	for
6			witnessing a hydrostatic test required afte	r repairs,
7			provided a fee equal to the total fees iden	tified in
8			division (1) or (2) of subparagraph a of th	is
9			paragraph, whichever is appropriate, and su	bparagraph
10			f of paragraph 2 of this subsection may be	charged
11			when the pressure-retaining item is not pre-	pared and
12			ready pursuant to rules promulgated by the	
13			Commissioner of Labor at the time of the in	spection.
14	2.	Other	Fees	
15		a.	hydrostatic test of steam pipeline per	
16			day	\$150.00
17			(for each additional half-day or part	
18			thereof)	\$75.00
19		b.	shop review fees	\$3,000.00
20		С.	licensing fees	
21			(1) repair, service, install (annually)	\$50.00
22			(2) boiler operator (biennially)	\$50.00
23		d.	certificate of competency fee	\$15.00
24		е.	examination fee	\$50.00

1 f. boiler or pressure vessel inspection 2 fee for certificate inspections by \$155.00 3 state inspectors 4 authorized inspector services for weld q. 5 repairs or alterations, per eight-hour day or part thereof \$300.00 6 7 h. a fee as established by rule may be assessed for the issuance of duplicate 8 9 licenses and certificates, not to 10 exceed \$10.00

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- B. All institutions owned or operated by the State of Oklahoma or its agencies or by any county, municipality or school district, and such institutions or agencies, and all owners or users of boilers or pressure vessels of historical significance as specified in subsection D of Section 141.5 of this title are exempt from the payment of only those fees provided for in paragraph 2 of subsection A of this section.
- C. 1. Except for the revenue listed in paragraph 2 of this subsection, the Commissioner shall account for and transfer all fees so received to the State Treasury to the credit of the General Revenue Fund, together with a detailed report of same.
- 2. The Commissioner shall account for and deposit all fee revenue received and listed in this paragraph to the Department of Labor Revolving Fund:

1	a. Twenty-five Dollars (\$25.00) of each certificate of
2	operation fee collected under divisions (1), (2) and
3	(3) of subparagraph a of paragraph 1 of subsection A
4	of this section,
5	b. all fees listed in divisions division (4) and (5) of
6	subparagraph a of paragraph 1 of subsection A of this
7	section, and
8	c. all fees listed in subparagraphs b, g and h of
9	paragraph 2 of subsection A of this section.
10	D. All fees shall be paid directly to the Department of Labor.
11	SECTION 3. This act shall become effective November 1, 2016.
12	
13	55-2-8046 LRB 12/28/15
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	