1	STATE OF OKLAHOMA
2	1st Session of the 56th Legislature (2017)
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL 426 By: Leewright
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7	COMMITTEE SUBSTITUTE
8	An Act relating to used tires; amending 27A O.S. 2011, Sections 2-11-401.1, 2-11-401.2, 2-11-401.4, as
9	amended by Section 1, Chapter 287, O.S.L. 2014, 2-11- 401.5, as amended by Section 2, Chapter 287, O.S.L.
10	2014 and Section 2-11-401.7 (27A O.S. Supp. 2016, Sections 2-11-401.4 and 2-11-401.5), which relate to
11	definitions, used tire fees, allocation of Used Tire Recycling Indemnity Fund, excess monies accruing to
12	the Used Tire Recycling Indemnity Fund and unlawful acts; defining terms; modifying terms; modifying fee
13	schedule for certain tires; implementing fee for certain vehicles; removing requirement for Department
14	to maintain list of tires subject to fees; eliminating certain exemptions for certain vehicles;
15	expanding eligible Used Tire Recycling Indemnity Fund expenditures; removing requirement for used tire
16	recycling facilities to collect and transport certain tires; excluding certain monies from being dispersed
17	from Used Tire Recycling Indemnity Fund; updating language; specifying compensation rate for certain
18	tires; instructing certain used tire recycling and TDF facilities to report and certify number of tires;
19	specifying compensable tasks; conforming language; modifying list of certain reimbursements to
20	Department of Environmental Quality; modifying list of prohibited acts; and providing an effective date.
21	or promibiled deeb, and providing an effective date.
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23	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
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1SECTION 1.AMENDATORY27A O.S. 2011, Section 2-11-401.1,2is amended to read as follows:

3 Section 2-11-401.1. As used in the Oklahoma Used Tire Recycling 4 Act:

5 1. "Automotive dismantler and parts recycler" means the same as defined in Section 591.2 of Title 47 of the Oklahoma Statutes; 6 2. "Commission" means the Oklahoma Tax Commission; 7 3. "Crumb rubber" means fine particles of vulcanized rubber 8 9 resulting from mechanical or cryogenic size reduction of used tires; 10 4. "Department" means the Department of Environmental Quality; 11 5. "Erosion control project" means a project involving the utilization of used tires for erosion control, bank stabilization or 12 other conservation project; 13 6. "Fund" means the Used Tire Recycling Indemnity Fund; 14 "Motorcycle" means a motor vehicle of a type defined in 15 7. Section 1-135 of Title 47 of the Oklahoma Statutes; 16

17 8. "Motor-driven cycle" means a motor vehicle of a type defined
18 in Section 1-136 of Title 47 of the Oklahoma Statutes;

19 9. "Motorized bicycle" means a motor vehicle of a type defined20 in Section 1-136.1 of Title 47 of the Oklahoma Statutes;

21 10. "Motor vehicle" means the same as defined in Section 1-134 22 of Title 47 of the Oklahoma Statutes;

23 11. "Priority cleanup list" means a list, created and 24 maintained by the Department, of:

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1 unpermitted dumps which did not exist when the owner a. 2 took possession of the property where the tires are located, and were created without the consent of or 3 benefit to the owner of the property, and 4 5 b. such other tire dumps designated by the Department pursuant to Section 2-11-401.6 of this title; 6 "Reusable tire" means a tire that has been previously used 7 12. on a vehicle, not currently mounted on a vehicle, but can be legally 8 9 placed into service for vehicle use in Oklahoma; 10 13. "Semitrailer" means the same as defined in Section 1-162 of 11 Title 47 of the Oklahoma Statutes; 14. "Tire" means any solid or air-filled covering for motor 12 vehicle wheels; 13 13. 15. "Tire dealer" means any person engaged in the business 14 of selling new and used tires to final consumers, not for resale; 15 14. 16. "Tire-derived fuel facility" or "TDF facility" means a 16 facility that uses processed tires or whole used tires for energy or 17 fuel recovery; 18 15. 17. "Trailer" means the same as defined in Section 1-180 of 19 Title 47 of the Oklahoma Statutes; 20 "Used tire recycling facility" means any place which is 21 18. permitted as a solid waste disposal site, in accordance with the 22 Oklahoma Solid Waste Management Act, at which used tires are 23 processed; 24

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1 <u>16. 19.</u> "Used tire processing" means altering the form of whole
 2 used tires by shredding, chipping, or other method approved by the
 3 Department, except baling and pyrolysis; and

17. 20. "Used tire" means an unprocessed whole tire or tire 4 5 part that can no longer be used for its original originally intended purpose but can be beneficially reused as approved by the 6 Department. Any used tire collected in accordance with the 7 requirements of the Oklahoma Used Tire Recycling Act is not 8 9 considered to be discarded. A tire that can be used, reused or 10 legally modified to be reused for its original intended purpose shall not be a used tire; and 11

12 <u>21. "Vehicle" means the same as defined in Section 1-186 of</u> 13 Title 47 of the Oklahoma Statutes.

14SECTION 2.AMENDATORY27A O.S. 2011, Section 2-11-401.2,15is amended to read as follows:

16 Section 2-11-401.2. A. 1. Except as otherwise provided by 17 this section, the following assessments shall be made for tires for 18 use on motor vehicles:

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a. at the time any tire:

20 (1) with a rim diameter of less than or equal to
21 nineteen and one-half (19 1/2) inches is sold by
22 a tire dealer, there shall be assessed a used
23 tire recycling fee of Two Dollars and fifty cents
24 (\$2.50) per tire,

- 1 (2) with a rim diameter greater than nineteen and one-half $(19 \ 1/2)$ inches is sold by a tire 2 dealer, there shall be assessed a used tire 3 recycling fee of Three Dollars and fifty cents 4 5 (\$3.50) per tire, and is sold by a tire dealer for use on a motorcycle, 6 (3) motor-driven cycle or motorized bicycle, there 7 shall be assessed a used tire recycling fee of 8 9 One Dollar (\$1.00) per tire, 10 b. at any time a motor vehicle with a tire rim diameter of less than or equal to nineteen and one-half (19 11 1/2) inches is first registered in this state, there 12 13 shall be assessed a used tire recycling fee of Two Dollars and fifty cents (\$2.50) per tire, except as 14 15 otherwise provided by subparagraph subparagraphs d and 16 e of this paragraph, at any time a motor vehicle with a tire rim diameter 17 с. of greater than nineteen and one-half (19 1/2) inches 18 is first registered in this state, there shall be 19 assessed a used tire recycling fee of Three Dollars 20 and fifty cents (\$3.50) per tire, except as otherwise 21 provided by subparagraph subparagraphs d and e of this 22 paragraph, and 23
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- d. at any time a motorcycle, motor-driven cycle or
 motorized bicycle is first registered in this state,
 there shall be assessed a used tire recycling fee of
 One Dollar (\$1.00) per tire, and
- 5 <u>e.</u> at the time a motor vehicle is first titled in this
 6 state, to be registered under the provisions of
 7 Section 1120 of Title 47 of the Oklahoma Statutes,
 8 there shall be assessed a used tire recycling fee of
 9 Five Dollars (\$5.00).

10 2. Motor vehicles registered pursuant to Section 1120 of Title 11 47 of the Oklahoma Statutes shall be exempt from the provisions of 12 this subsection.

13 3. 2. No fee shall be assessed by a tire dealer for used tires 14 or retreaded tires for which the tire dealer can document that the 15 recycling fee has been previously paid.

4. 3. All-terrain vehicles and off-road motorcycles registered
pursuant to the provisions of Section 1132 of Title 47 of the
Oklahoma Statutes shall be exempt from the provisions of this
section.

B. 1. Except as otherwise provided by this section, beginning
July 1, 2010, tires used on implements of husbandry and agricultural
equipment that are not more than fourteen (14) inches wide and
forty-four (44) inches in diameter shall be assessed a used tire
recycling fee of five cents (\$0.05) per pound of the weight of the

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1	tire, with a minimum fee of Two Dollars and fifty cents (\$2.50) per
2	tire. Beginning July 1, 2013, tires used on implements of husbandry
З	and agricultural equipment that are any size shall be assessed a
4	used tire recycling fee of five cents (\$0.05) per pound of the
5	weight of the tire, with a minimum fee of Two Dollars and fifty
6	cents (\$2.50) per tire For tires used on implements of husbandry and
7	agricultural equipment with a rim diameter of less than or equal to
8	nineteen and one-half (19 $1/2$) inches and that are less than thirty
9	(30) inches in total diameter, there shall be assessed a used tire
10	recycling fee of Two Dollars and Fifty cents (\$2.50) per tire.
11	2. The Department shall maintain a list of agricultural tire
12	weights for tires subject to the assessment and make that list
13	available to tire dealers upon request For tires used on implements
14	of husbandry and agricultural equipment with a rim diameter of
15	greater than nineteen and one-half (19 $1/2$) inches and that are less
16	than thirty (30) inches in total diameter, there shall be assessed a
17	used tire recycling fee of Three Dollars and Fifty cents (\$3.50) per
18	<u>tire</u> .
19	3. No fee shall be assessed by a tire dealer if the customer
20	retains the used agricultural tire for use on a farm or ranch For
21	tires used on implements of husbandry and agricultural equipment
22	that are greater than thirty (30) inches in total diameter and less
23	than or equal to forty-four (44) inches in total diameter, there
24	shall be assessed a used tire recycling fee of Eight Dollars (\$8.00)

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per tire. No fee shall be assessed by a tire dealer if the customer retains the used agricultural tire for use on a farm or ranch. The customer may return the used tire to the tire dealer at a later date and shall be assessed the proper fee.
For tires used on implements of husbandry and agricultural

equipment that are greater than forty-four (44) inches in total

7 diameter and less than or equal to seventy-two (72) inches in total 8 diameter and not more than thirty (30) inches wide, there shall be 9 assessed a used tire recycling fee of Sixteen Dollars (\$16.00) per 10 tire. No fee shall be assessed by a tire dealer if the customer 11 retains the used agricultural tire for use on a farm or ranch. The 12 customer may return the used tire to the tire dealer at a later date 13 and shall be assessed the proper fee.

4. <u>5.</u> A tire dealer may pay the assessed fee for any used
agricultural tire in current inventory and include that tire in the
used tire recycling program.

C. 1. The tire dealer and motor license agent shall remit such fee to the Oklahoma Tax Commission in the same manner as provided by Section 1365 of Title 68 of the Oklahoma Statutes.

2. Except as otherwise provided by this section, the tire
 21 dealer shall remit to the Tax Commission ninety-seven and three 22 quarters percent (97.75%) of the fee due pursuant to this section at
 23 the time of filing any report as required by the Tax Commission.

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1 3. Motor license agents shall remit all but One Dollar (\$1.00) 2 ninety percent (90%) of the fee assessed on each vehicle registered. 4. Failure to remit the fee at the time of filing the returns 3 shall cause the fee to become delinquent. If the fee becomes 4 5 delinquent the tire dealer or motor license agent forfeits any claim to the discount authorized by this section and shall remit to the 6 Tax Commission one hundred percent (100%) of the amount of the fee 7 due plus any penalty due. 8

9 D. If the fee imposed or levied by subsection A of this
10 section, or any part of such amount, is not paid before the fee
11 becomes delinquent, there shall be collected on the total delinquent
12 fee interest at the rate of one and one-quarter percent (1 1/4%) per
13 month from the date of the delinquency until paid.

E. If any fee due under subsection A of this section, or any part thereof, is not paid within fifteen (15) days after the fee becomes delinquent, a penalty of ten percent (10%) on the total amount of fee due and delinquent shall be added and paid.

F. All penalties or interest imposed by this section shall be recoverable by the Tax Commission as a part of the fee imposed and all penalties and interest shall be apportioned the same as the fee on which the penalties or interest are collected.

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 SECTION 3. AMENDATORY
 27A O.S. 2011, Section 2-11-401.4,

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 as amended by Section 1, Chapter 287, O.S.L. 2014 (27A O.S. Supp.

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 2016, Section 2-11-401.4), is amended to read as follows:

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1 Section 2-11-401.4. A. Compensation to used tire facilities 2 and tire-derived fuel or TDF facilities pursuant to this section shall be limited to facilities located in Oklahoma. Compensation 3 for used tire activities pursuant to this section shall be limited 4 5 to used tires from Oklahoma. A used tire recycling facility or tire-derived fuel or TDF facility may transport and deliver used 6 tires collected from Oklahoma to an out-of-state used tire recycling 7 facility or TDF facility but shall not be eligible for compensation 8 9 from the Used Tire Recycling Indemnity Fund for those used tires. 10 To be eligible, applicants for compensation shall be in compliance with the Oklahoma Used Tire Recycling Act. 11

12 Β. The monies accruing annually to the Used Tire Recycling Indemnity Fund shall be allocated first to the Department of 13 Environmental Quality Revolving Fund, to be used for implementing 14 applicable requirements related to the control of mobile and area 15 sources of air emissions, for monitoring and modeling the impacts on 16 Oklahoma of air pollution from other states, and for implementing 17 and enforcing other applicable air pollution control requirements or 18 for other environmental programs or projects. The amount of money 19 allocated for this purpose shall be twenty-eight percent (28%) of 20 the funds produced by the two-dollar-and-fifty-cent per tire fee 21 assessed pursuant to division (1) of subparagraph a of paragraph 1 22 of subsection A of Section 2-11-401.2 of this title and subparagraph 23 b of paragraph 1 of subsection A of Section 2-11-401.2 of this 24

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1 title. After this allocation is deducted, the balance of the monies
2 shall be allocated as follows:

1. Two and one-fourth percent (2.25%) to the Oklahoma Tax
Commission and five and three-fourths percent (5.75%) to the
Department of Environmental Quality for the purpose of administering
the requirements of the Oklahoma Used Tire Recycling Act; and

2. An amount not to exceed Fifty Thousand Dollars (\$50,000.00)
per audit to the State Auditor and Inspector for the purpose of
conducting audits of the Oklahoma Used Tire Recycling Program
pursuant to Section 2-11-401.6 of this title.

11 C. After the allocations under subsection B of this section are 12 made, the balance of monies in the Fund shall be available for 13 compensation pursuant to the provisions of the Oklahoma Used Tire 14 Recycling Act as follows:

Compensation to used tire facilities for used tire
 processing, at the rate of Fifty-four Dollars (\$54.00) per ton of
 processed tire material. For compensation the following conditions
 shall apply:

a. facilities that process used tires by altering the
form of the used tires but do not produce crumb rubber
shall not receive compensation until the facility
documents the sale and movement of the processed used
tire material off-site to a third party,

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1 b. facilities shall report and certify used tire processing activity in terms of weight. The facility 2 3 shall by sworn affidavit provide to the Department sufficient information to verify that the facility has 4 5 processed used tires and sold processed used tires for actual recycling or reuse in accordance with the 6 7 purposes of the Oklahoma Used Tire Recycling Act, and to be eligible for compensation, a facility shall not 8 с. 9 have accumulated more processed material than the 10 amount for which the facility has provided financial 11 assurance under its solid waste permit or the amount 12 accumulated from three (3) years of operation, whichever is less; 13

2. Compensation to used tire recycling facilities or TDF 14 a. facilities at the rate of Fifty-three Dollars (\$53.00) 15 per ton of whole used tires for the collection and 16 transportation of used tires from Oklahoma tire 17 dealers, automotive dismantlers and parts recyclers, 18 solid waste landfill sites, and dumps certified by the 19 Department priority cleanup list, and delivering the 20 tires to a used tire recycling facility or TDF 21 facility. The collection and transportation of used 22 tires shall be provided by the used tire recycling 23 facility or TDF facility at no additional cost to the 24

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1tire dealer or automotive dismantler and parts2recycler or to the Fund. The used tire recycling3facility or TDF facility shall collect from any4location at which there are at least three hundred5used tires.

- Compensation under this paragraph shall not be payable 6 b. 7 until the used tires have been actually processed according to the solid waste permit for the facility 8 9 or actually used for energy or fuel recovery. A TDF 10 facility that collects and transports whole used tires 11 shall be eligible for compensation under this 12 paragraph only for those whole used tires consumed by 13 that facility.
- с. No tire dealer shall charge any customer any 14 15 additional fee for the management, recycling, or disposal of any used tire upon which the used tire 16 17 recycling fee has been remitted to the Tax Commission. For customers who choose not to leave a used tire upon 18 which the used tire recycling fee has been remitted to 19 20 the Tax Commission, the tire dealer shall issue a receipt which entitles the customer to deliver the 21 used tire to the dealer at a later date. 22
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- d. To be eligible for compensation pursuant to this
 paragraph, the used tire recycling facility or TDF
 facility shall:
 - (1) demonstrate to the satisfaction of the Department that the facility is regularly engaged in the collection, transportation and delivery of used tires to a used tire recycling facility or to a TDF facility, on a statewide basis, and from each county of the state,
- 10 (2) provide documentation to the Department, signed
 11 by a dealer at the time of collection, which
 12 certifies remittance of appropriate fees to the
 13 Oklahoma Tax Commission as a participating tire
 14 dealer pursuant to the provisions of the Oklahoma
 15 Used Tire Recycling Act, and
- annually demonstrate that at least three to six 16 (3) 17 percent (3-6%) of the tires were collected from tire dumps or landfills on the Department 18 priority cleanup list or community-wide cleanup 19 20 events approved by the Department. The Department is authorized to determine 21 periodically the applicable percentage within the 22 23 specified range set forth in this division based
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1 on the number of tires remaining in illegal dumps and available funding. 2 In lieu of proof of remitted tire recycling fees, the 3 e. used tire recycling facility or TDF facility shall 4 5 accept proof of purchase of a salvage vehicle registered in Oklahoma by an automotive dismantler and 6 parts recycler, licensed pursuant to the Automotive 7 Dismantlers and Parts Recycler Act, for the collection 8 9 and transportation of up to five used tires per 10 salvage vehicle purchased on or after January 1, 1996-Beginning July 1, 2010, a used tire recycling facility 11 f. 12 or TDF facility shall be required to collect and 13 transport tires used on implements of husbandry and agricultural equipment that are not more than fourteen 14 15 (14) inches wide and forty-four (44) inches in diameter. Beginning July 1, 2013, a used tire 16 recycling facility or TDF facility shall be required 17 to collect and transport tires used on implements of 18 husbandry and agricultural equipment that are any 19 size; 20 3. a. Compensation to a person, corporation or other legal 21 entity who has obtained a permit or other 22

authorization from the United States Army Corps of
 Engineers or a local Conservation District to provide

services for erosion control projects. Compensation shall be at the rate of Two Dollars and eighty cents (\$2.80) per tire for used tires having a tire rim diameter of greater than seventeen and one-half (17 1/2) inches, and eighty cents (\$0.80) per tire for tires having a rim diameter less than or equal to seventeen and one-half (17 1/2) inches.

- b. Reimbursement under this paragraph shall be subject to the following:
- 10 (1) the applicant for reimbursement collects or
 11 provides for the collection and utilization of
 12 used tires in an erosion control project in
 13 Oklahoma in accordance with a written plan
 14 approved by the United States Army Corps of
 15 Engineers or by a local Conservation District,
 - (2) the used tires are collected and transported to the site of the erosion control project,
- 18 (3) the site landowner agrees to plant trees or other
 19 suitable vegetation in accordance with a planting
 20 plan developed in conjunction with the Division
 21 of Forestry of the Oklahoma Department of
 22 Agriculture, Food, and Forestry,

(4) the applicant reports and certifies the number of used tires utilized. The applicant shall by

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sworn affidavit provide to the Department sufficient information to verify that the applicant has utilized the tires in accordance with the purposes of the Oklahoma Used Tire Recycling Act,

- (5) the applicant annually demonstrates that at least three to six percent (3-6%) of the tires utilized by the applicant for which compensation is requested were collected from tire dumps or landfills on the Department priority cleanup list or community-wide cleanup events approved by the Department. The Department is authorized to determine periodically the applicable percentage within the specified range as set forth in this division based on the number of tires remaining in illegal dumps and available funding,
- 17 (6) the applicant demonstrates to the satisfaction of the Department that the applicant is regularly 18 engaged in the collection, transportation and 19 20 delivery to erosion control projects of used tires, on a statewide basis, and from each county 21 of the state, at no additional cost to the tire 22 23 dealer or automotive dismantler and parts recycler or to the Fund, and 24

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- 1 (7) the applicant provides documentation to the 2 Department, signed by a dealer at the time of 3 collection, which certifies remittance of 4 appropriate fees to the Oklahoma Tax Commission 5 as a participating tire dealer pursuant to the 6 provisions of the Oklahoma Used Tire Recycling 7 Act.
- In lieu of proof of remitted tire recycling fees, the 8 с. 9 applicant shall accept proof of purchase of a salvage 10 vehicle registered in Oklahoma by an automotive 11 dismantler and parts recycler, licensed pursuant to the Automotive Dismantlers and Parts Recycler Act, for 12 13 the collection and transportation of up to five used tires per salvage vehicle purchased on or after 14 January 1, 1996. 15
- d. Compensation pursuant to this paragraph shall be 16 payable only for the tires collected and utilized in 17 accordance with the purposes of the Oklahoma Used Tire 18 Recycling Act and as authorized by the Department. 19 During the course of the erosion control project, the 20 Department may determine the amount of and authorize 21 partial compensation, as tires are utilized in 22 23 accordance with the written plan.
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1 Any entity deemed eligible for reimbursement under the e. provisions of this paragraph shall be liable for the 2 erosion control project for a period of five (5) 3 years. During the five-year period, if additional 4 5 cleanup or remediation of an erosion control project is required due to failure or negligence on the part 6 of the original contractor, the original contractor 7 shall be responsible for cleanup costs and shall not 8 9 be eligible for any additional compensation from the Fund for costs related to that erosion control 10 11 project;

- 4. a. Compensation to a unit of local or county government
 that submits to the Department for approval a plan for
 the use of baled used tires in an engineering project.
 Compensation shall be at the rate of fifty cents
 (\$0.50) per tire.
- b. The plan shall be approved by the Department beforeconstruction of the project begins.
- c. Any unit of local or county government baling used
 tires shall not accumulate more than fifty used tire
 bales prior to beginning construction of an approved
 project.
- d. Used tires baled pursuant to this paragraph cannot be
 obtained from tire manufacturers, retailers,

wholesalers, retreaders, or automotive dismantlers and parts recyclers.

3 Any unit of local or county government authorized to e. receive reimbursement for the use of baled used tires 4 5 in an engineering project shall report and certify whole used tires by number. The governmental unit 6 shall by sworn affidavit provide sufficient 7 information to the Department to verify that the unit 8 9 has utilized the tires in accordance with the purposes 10 of the Oklahoma Used Tire Recycling Act; and

11 5. If the Fund contains insufficient funds in any month to 12 satisfy the eligible reimbursements under this subsection, the 13 Department shall determine the apportionment of payments to be made 14 among the qualified applicants under this subsection according to 15 the percentage of used tires processed, collected and transported, 16 or utilized.

D. 1. After the allocations under subsections B and C of this section are made, any remaining monies in the Fund shall be available for TDF facilities and used tire recycling facilities that produce crumb rubber for compensation at the rate of Twenty-nine Dollars (\$29.00) per ton of processed or used tires utilized for energy or fuel recovery or the production of crumb rubber.

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2. The production of crumb rubber shall be considered a
 compensable event separate from and in addition to any compensation
 for used tire processing under subsection C of this section.

3. TDF facilities and used tire recycling facilities authorized
to receive reimbursement under this subsection shall report and
certify tire material used by weight.

7 4. The facilities shall by sworn affidavit provide to the
8 Department sufficient information to verify that the facility has
9 used the tires in accordance with the purposes of the Oklahoma Used
10 Tire Recycling Act.

5. If the Fund contains insufficient funds in any month to satisfy the eligible reimbursements under this subsection, the Department shall determine the apportionment of payments to be made among the qualified applicants according to the percentage of used tires intended for energy or fuel recovery or the production of crumb rubber.

1. After the allocations under subsections B, C and D of 17 Ε. this section are made, any remaining monies in the Fund shall be 18 available for capital investment reimbursement to used tire 19 facilities and TDF facilities for the purchase of equipment 20 necessary to utilize used tires. Only equipment purchased on or 21 after January 1, 1995, shall be eligible. The facilities are 22 eligible for compensation at a rate of Twenty Dollars (\$20.00) per 23 ton of used tires used. Total reimbursement shall not exceed one 24

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1 hundred percent (100%) of the capital investment in eligible 2 equipment. The facilities may apply for compensation monthly to the 3 Department of Environmental Quality and shall supply any information 4 required by the Department.

2. If the Fund contains insufficient funds in any month to
satisfy the eligible reimbursements under this subsection, the
Department shall determine the apportionment of payments to be made
among the qualified applicants.

9 F. After the allocations under subsections B, C, D and E of 10 this section are made, any remaining monies in the Fund, excluding monies collected pursuant to paragraphs 3 and 4 of subsection B of 11 Section 2-11-401.2 of this title, shall be disbursed as additional 12 13 compensation to used tire recycling facilities or TDF facilities for the remediation of dumps certified by the Department and delivering 14 the tires to a used tire recycling facility or a TDF facility. The 15 Department shall determine additional compensation made to qualified 16 17 applicants under this subsection based on cleanup feasibility of the dump. By July 1, 2012, the The Board shall promulgate rules 18 establishing unit costs for compensation based on the remediation 19 feasibility of the tire dumps. The Department may solicit bids for 20 the remediation of tire dumps if no used tire recycling facilities 21 or TDF facilities agree to remediate a priority tire dump authorized 22 by the Department or if the Department determines the qualified 23

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1	applicant has not remediated the tires in the tire dump to meet
2	reference conditions of comparable property in the immediate area.
3	G. <u>1.</u> Used tire recycling facilities and TDF facilities that
4	collect, transport and process tires used on implements of husbandry
5	and agricultural equipment that are greater than thirty (30) inches
6	in total diameter and less than or equal to forty-four (44) inches
7	in total diameter shall be eligible for compensation at a rate of
8	Eight Dollars (\$8.00) per tire.
9	a. Collection, transportation and processing of tires
10	under this paragraph shall be considered a compensable
11	event separate from and in addition to any
12	compensation under subsection C of this section.
13	b. Used tire recycling facilities and TDF facilities
14	authorized to receive reimbursement under this
15	paragraph shall report and certify the number of tires
16	collected and transported.
17	2. Used tire recycling facilities and TDF facilities that
18	collect, transport and process tires used on implements of husbandry
19	and agricultural equipment that are greater than forty-four (44)
20	inches in total diameter and less than or equal to seventy-two (72)
21	inches in total diameter and not more than thirty (30) inches wide,
22	shall be eligible for compensation at the rate of Sixteen Dollars
23	<u>(\$16.00) per tire.</u>
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1 Collection, transportation and processing of tires a. 2 under this paragraph shall be considered a compensable 3 event separate from and in addition to any 4 compensation under subsection C of this section. 5 Used tire recycling facilities and TDF facilities b. authorized to receive reimbursement under this 6 7 paragraph shall report and certify the number of tires 8 collected and transported.

9 H. Used tire recycling facilities, TDF facilities, or persons, 10 corporations or other legal entities authorized by the provisions of 11 the Oklahoma Used Tire Recycling Act to receive reimbursement shall 12 demonstrate that the facilities or legal entities have successfully complied with the requirements of the Oklahoma Used Tire Recycling 13 Act through the filing of appropriate applications, reports, and 14 other documentation that may be required by the Tax Commission and 15 16 the Department.

SECTION 4. AMENDATORY 27A O.S. 2011, Section 2-11-401.5,
as amended by Section 2, Chapter 287, O.S.L. 2014 (27A O.S. Supp.
2016, Section 2-11-401.5), is amended to read as follows:

20 Section 2-11-401.5. To the extent that monies accruing to the 21 Used Tire Recycling Indemnity Fund exceed the monies needed for the 22 purposes previously specified in the Oklahoma Used Tire Recycling 23 Act, the Department of Environmental Quality may be reimbursed from 24 the remaining funds for necessary costs associated with remediation

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1 of or other necessary actions at sites at which used tires or other 2 wastes incidental to the used tires present a threat to human health 3 or the environment, or for projects to increase market demand for products made from Oklahoma used tires. The Solid Waste Management 4 5 Advisory Council shall recommend and the Environmental Quality Board shall adopt rules governing the types of market development projects 6 that may qualify for reimbursement. To the extent possible, the 7 rules shall favor and the Department shall prioritize projects with 8 9 the greatest potential to benefit schools, communities and local 10 governments. Upon its receipt of documentation from the Department 11 showing expenditures relating to the remediation of such sites or 12 market development projects, the Tax Commission shall reimburse the 13 Department for its documented expenditures.

14SECTION 5.AMENDATORY27A O.S. 2011, Section 2-11-401.7,15is amended to read as follows:

Section 2-11-401.7. A. Except as otherwise provided by this section, it shall be unlawful for any person to:

18 1. Own or operate a site used for the storage, collection or 19 disposal of more than fifty used tires except at a site or facility 20 permitted or approved by the Department of Environmental Quality to 21 accept used tires. The provisions of this paragraph shall not apply 22 to tire manufacturers, retailers, wholesalers and retreaders who 23 store <u>a total of no more than</u> two thousand five hundred or fewer

1 (2,500) used tires at their place of business or designated an
2 ancillary off-premises storage site approved by the Department;

2. Dispose of used tires at any site or facility other than a
site or facility for which a permit has been issued, or which has
been otherwise authorized by the Department;

3. Knowingly transport or knowingly allow used tires under the
control or in the possession of the person to be transported to an
unpermitted or unapproved site or facility; or

9 4. Remove more than ten (10) used tires or reusable tires from 10 the possession of the dealer unless the dealer provides a manifest 11 form, approved by the Department, which documents the removal and 12 approved disposition or sale of the tires <u>and which accompanies the</u> 13 <u>tires in transport</u>. Dealers, haulers, and used tire recycling 14 facilities shall keep copies of manifests available for inspection 15 for five (5) years; or

16 <u>5. Sell any tire without collecting and remitting appropriate</u> 17 <u>fees to the Tax Commission in accordance with Section 2-11-401.2 of</u> 18 this title.

B. The provisions of subsection A of this section shall not
apply to the use of used tires for agricultural purposes as
recognized by the Oklahoma Department of Agriculture, Food, and
Forestry.

C. The provisions of paragraphs 2 and 3 of subsection A of thissection shall not be construed to prevent an individual from

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disposing of used tires previously used by the individual as vehicle or equipment tires if the disposal is upon property owned by the individual and the disposal does not create a nuisance or pose a hazard to the public health or environment.

D. The provisions of paragraphs 2 and 3 of subsection A of this
section shall not be construed to prevent a used tire recycling
facility or tire-derived fuel or TDF facility from transporting and
delivering used tires to an out-of-state used tire recycling
facility or TDF facility.

10 1. Except as otherwise ordered by the court, if the Ε. 11 administrative enforcement process for a violation of an order 12 issued by the Department for remediation, corrective action or 13 cleanup of an illegal tire dump has been exhausted, the Department or a representative of the Department, upon notice to the landowner 14 15 and an opportunity for the landowner to be heard on the issue, may 16 enter the property to clean up the tire dump.

17 2. The Department may initiate a court action to recover the 18 actual cost of cleanup, attorney fees, court costs, and all other 19 monies expended in connection with the cleanup.

3. The Department shall deposit any excess funds recovered
 through such action into the Used Tire Recycling Indemnity Fund.
 SECTION 6. This act shall become effective November 1, 2017.

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