1	STATE OF OKLAHOMA					
2	2nd Session of the 59th Legislature (2024)					
3	COMMITTEE SUBSTITUTE FOR ENGROSSED					
4	HOUSE BILL 2185 By: Lowe (Dick) of the House					
5	and					
6	Kidd of the Senate					
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9	COMMITTEE SUBSTITUTE					
10	An Act relating to agriculture; amending 2 O.S. 2021,					
11	Section 3-82, as amended by Section 11, Chapter 72, O.S.L. 2023 (2 O.S. Supp. 2023, Section 3-82), which relates to applicator licenses; modifying requirement to receive an aerial license; amending 2 O.S. 2021, Section 3-85, which relates to rule and standards; updating statutory reference; allowing use of certain					
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14	pesticide under certain conditions; updating statutory language; and providing an effective date.					
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:					
17	SECTION 1. AMENDATORY 2 O.S. 2021, Section 3-82, as					
18	amended by Section 11, Chapter 72, O.S.L. 2023 (2 O.S. Supp. 2023,					
19	Section 3-82), is amended to read as follows:					
20	Section 3-82. A. It shall be unlawful for any person to act,					
21	operate, or do business or advertise as a commercial, noncommercial,					
22	certified applicator, temporary certified applicator, service					
23	technician, or private applicator unless the person has obtained a					
24	valid applicator's license issued by the State Board of Agriculture					

1 for the category of pesticide application in which the person is 2 engaged, unless the person is applying to their his or her own 3 property.

B. A license may be issued by the Board in any category of 4 5 pesticide application if the applicant qualifies and the applicant is limited to the category of pesticide application named on the 6 license. The Board may establish categories of pesticide 7 application as necessary. Licenses shall be issued upon application 8 9 to the Board on a form prescribed by the Board. The application shall contain information regarding the applicant's qualifications, 10 proposed operations, and other information as specified by the 11 12 Board.

C. 1. An aerial license shall not be issued or be valid unless 13 the applicant files with the Board a copy of a valid document issued 14 by the Federal Aviation Administration showing that the person is 15 qualified to operate or supervise the operation of an aircraft 16 conducting agricultural operations, and a copy of any other 17 applicable certification as required by the Federal Aviation 18 Administration for pesticide application. Applicants for an aerial 19 license and pilots working under a license may be subject to a 20 complete and thorough background examination. 21

22 2. The Board shall promulgate rules regarding aerial
 23 applicators and applications consistent with federal law and shall

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solicit the assistance of the Federal Aviation Administration in the
 enforcement of this subsection.

D. 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.

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

10 SECTION 2. AMENDATORY 2 O.S. 2021, Section 3-85, is 11 amended to read as follows:

Section 3-85. A. 1. The State Board of Agriculture shall administer and enforce the provisions of the Oklahoma Combined Pesticide Law.

The State Board of Agriculture shall promulgate rules and
 standards for the application, use or sale of pesticides, rules for
 pesticide registration, standards for contracts and recordkeeping,
 work performance, prescribe standards for the licensing of
 application of pesticides, issuing pesticide dealer permits,
 certification, recertification procedures, and storing and disposal
 of pesticide and pesticide containers.

3. The Board shall, to the extent practical, create uniformity
between the requirements of Oklahoma and those prescribed by the
Federal Insecticide, Fungicide, and Rodenticide Act.

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4. The Board is empowered to cooperate with and negotiate
 reciprocal agreements with the federal government or any state, or
 any department or agency of either for the purpose of fulfilling the
 intent of this section and securing uniformity of rules.

5 5. The Board may inspect any work, records, or contracts of 6 each applicator, manufacturer, or dealer to determine whether or not 7 the work is performed according to the provisions of this section or 8 rules promulgated thereunder.

9 6. For the purpose of securing uniformity of rules, no city, 10 town, county, or other political subdivision of this state shall adopt or continue in effect any ordinance, rule, regulation, or 11 statute regarding pesticide sale or use that is more stringent than 12 13 the rules of the Board, including, but not limited to, registration, notification, posting, advertising and marketing, distribution, 14 applicator training and certification, storage, transportation, 15 disposal, disclosure of confidential information, or product 16 composition. 17

18 7. The Board may take samples of pesticide materials in order 19 to determine their concentration or residue level. If the Board 20 finds that such samples are not within established standards, the 21 Board's finding shall be considered prima facie evidence that a 22 violation has occurred.

a. The concentration of an active ingredient for a
 pesticide concentrate, shall not exceed or be less

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than the concentration of active ingredient stated on the pesticide label by more or less than the tolerance for active ingredient concentration specified by this paragraph. Concentrations above or below the established tolerance shall be prima facie evidence that a pesticide is adulterated or misbranded:

- pesticides with a stated concentration of active 7 (1) ingredient less than 0.51% fifty-one-hundredths 8 9 of one percent (0.51%) shall not exceed $\frac{150\%}{150\%}$ one hundred fifty percent (150%) or fail to meet 80% 10 eighty percent (80%) of the stated active 11 12 ingredient on the pesticide label when analyzed, 13 (2) pesticides with a stated concentration of active 14 ingredient not less than 0.51% fifty-onehundredths of one percent (0.51%) and not more 15 than 1.0% one percent (1%) shall not exceed 140%16 17 one hundred forty percent (140%) or fail to meet 85% eighty-five percent (85%) of the stated 18 active ingredient on the pesticide label when 19 analyzed, 20
- (3) pesticides with a stated concentration of active
 ingredient not less than 1.01% one and one hundredths of one percent (1.01%) and not more
 than 5.00% five percent (5%) shall not exceed

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 140% one hundred forty percent (140%) or fail to

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 meet 90% ninety percent (90%) of the stated

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 active ingredient on the pesticide label when

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 analyzed,
- 5 (4) pesticides with a stated concentration of active ingredient not less than 5.01% five and one-6 hundredths of one percent (5.01%) and not more 7 than 10.00% ten percent (10%) shall not exceed 8 9 130% one hundred thirty percent (130%) or fail to meet 92% ninety-two percent (92%) of the stated 10 active ingredient on the pesticide label when 11 12 analyzed,
- 13 (5) pesticides with a stated concentration of active ingredient not less than 10.01% ten and one-14 hundredths of one percent (10.01%) and not more 15 than 50.00% fifty percent (50%) shall not exceed 16 17 125% one hundred twenty-five percent (125%) or fail to meet 94% ninety-four percent (94%) of the 18 stated active ingredient on the pesticide label 19 when analyzed, and 20
- (6) pesticides with a stated concentration of active
 ingredient not less than 50.01% fifty and one hundredths of one percent (50.01%) and more than
 100.00% one hundred percent (100%) shall not

1 exceed 115% one hundred fifteen percent (115%) or fail to meet 96% ninety-six percent (96%) of the 2 stated active ingredient on the pesticide label 3 when analyzed. 4 5 b. The concentration of an active ingredient for a pesticide concentrate in fertilizer and pesticide 6 mixtures, pressed blocks and nonuniform baits shall 7 not be less than the concentration of active 8 9 ingredient stated on the pesticide label for the tolerance for active ingredient concentration 10 specified by this paragraph. Concentrations below the 11 established tolerance shall be prima facie evidence 12 13 that a pesticide is adulterated or misbranded: when the stated concentration of active (1)14 ingredient on the pesticide label is less than 15 1.26% one and twenty-six-hundredths of one 16 17 percent (1.26%), the minimum amount of active ingredient shall be at least 67.0% sixty-seven 18 percent (67%) of the stated concentration on the 19 pesticide label when analyzed, 20 when the stated concentration of active (2) 21 ingredient on the pesticide label is not less 22 than 1.26% one and twenty-six-hundredths of one 23

percent (1.26%) or more than 5.0% five percent

1	(5%), the minimum amount of active ingredient
2	shall be at least 80.0% eighty percent (80%) of
3	the stated concentration on the pesticide label
4	when analyzed, and

- 5 (3) when the stated concentration of active
 6 ingredient on the pesticide label is more than
 7 5.0% five percent (5%), the minimum amount of
 8 active ingredient shall be at least 85.0% eighty9 five percent (85%) of the stated concentration on
 10 the pesticide label when analyzed.
- The concentration of an active ingredient for a 11 с. pesticide concentrate in rotenone, pyrethrin and other 12 13 natural product formulations shall not be less than the concentration of active ingredient stated on the 14 pesticide label for the tolerance for active 15 ingredient concentration specified by this paragraph. 16 Concentrations below the established tolerance shall 17 be prima facie evidence that a pesticide is 18 adulterated or misbranded: 19
- (1) when the stated concentration of active
 ingredient on the pesticide label is less than
 0.51% <u>fifty-one-hundredths of one percent</u>
 (0.51%), the minimum amount of active ingredient
 shall be at least 70.0% seventy percent (70%) of

1	the stat	e <u>stated</u>	concentration	on th	e pesticide
2	label wh	en analy	zed,		

- (2) when the stated concentration of active ingredient on the pesticide label is not less than 0.51% fifty-one-hundredths of one percent (0.51%) or more than 1.25% one and twenty-fivehundredths of one percent (1.25%), the minimum amount of active ingredient shall be at least 80.0% eighty percent (80%) of the stated concentration on the pesticide label when analyzed, and
- (3) when the stated concentration of active
 ingredient on the pesticide label is more than
 14 1.25% one and twenty-five-hundredths of one
 percent (1.25%), the minimum amount of active
 ingredient shall be at least 85.0% eighty-five
 percent (85%) of the stated concentration on the
 pesticide label when analyzed.
- d. The concentration of an active ingredient for a
 pesticide tank mix, as stated by the applicator and
 allowed by the pesticide label, shall not exceed or be
 less than the concentration of active ingredient
 stated by more or less than the tolerance for active
 ingredient concentration specified by this paragraph.

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Concentrations above or below the established 1 tolerance shall be prima facie evidence of a use 2 unsuitable, unsafe or inconsistent with its label or 3 labeling. No pesticide shall be formulated into a 4 5 tank mix at a concentration in excess of or below that permitted by the pesticide label without written 6 approval from an authorized agent of the Oklahoma 7 Department of Agriculture, Food, and Forestry: 8 9 (1)when the stated concentration or that allowed by the pesticide label is less than 0.51% fifty-one-10 11 hundredths of one percent (0.51%), the minimum 12 amount of active ingredient in the tank mix shall 13 be at least 60.0% sixty percent (60%) and not more than 150.0% one hundred fifty percent (150%) 14 of the stated concentration or that allowed by 15 the pesticide label when analyzed, 16 (2)when the stated concentration or that allowed by 17 the pesticide label is not less than 0.51% fifty-18 one-hundredths of one percent (0.51%) and not 19 more than 1.0% one percent (1%), the minimum 20 amount of active ingredient in the tank mix shall 21 be at least 70.0% seventy percent (70%) and not 22

more than 140.0% one hundred forty percent (140%)

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1 of the stated concentration or that allowed by 2 the pesticide label when analyzed, when the stated concentration or that allowed by 3 (3) the pesticide label is not less than 1.01% one 4 5 and one-hundredths of one percent (1.01%) and not more than 5.0% five percent (5%), the minimum 6 amount of active ingredient in the tank mix shall 7 be at least 80.0% eighty percent (80%) and not 8 9 more than 140.0% one hundred forty percent (140%) 10 of the stated concentration or that allowed by the pesticide label when analyzed, 11 12 (4) when the stated concentration or that allowed by the pesticide label is not less than 5.01% five 13 and one-hundredths of one percent (5.01%) and not 14 more than 10.0% ten percent (10%), the minimum 15 amount of active ingredient in the tank mix shall 16 be at least 84.0% eighty-four percent (84%) and 17 not more than 130.0% one hundred thirty percent 18 (130%) of the stated concentration or that 19 allowed by the pesticide label when analyzed, 20 (5) when the stated concentration or that allowed by 21 22

the pesticide label is not less than 10.01% <u>ten</u> and one-hundredths of one percent (10.01%) and not more than 50.0% fifty percent (50%), the

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minimum amount of active ingredient in the tank mix shall be at least 88.0% <u>eighty-eight percent</u> <u>(88%)</u> and not more than 125.0% <u>one hundred</u> <u>twenty-five percent (125%)</u> of the stated concentration or that allowed by the pesticide label when analyzed, and

- (6) when the stated concentration or that allowed by 7 the pesticide label is not less than 50.01% fifty 8 9 and one-hundredths of one percent (50.01%) and not more than 100.0% one hundred percent (100%), 10 the minimum amount of active ingredient in the 11 12 tank mix shall be at least 92.0% ninety-two 13 percent (92%) and not more than $\frac{115.0\%}{115.0\%}$ one hundred fifteen percent (115%) of the stated 14 concentration or that allowed by the pesticide 15 label when analyzed. 16
- e. The State Board of Agriculture may promulgate, by
 rule, maximum and minimum concentrations or thresholds
 for the other concentrate of pesticides in products,
 or soil residues.

B. <u>If registered by the United States Environmental Protection</u> <u>Agency, registered in Oklahoma, and used in accordance with all</u> requirements as prescribed by the product label, any borate-based

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1 <u>pesticide for termite control may be applied as a stand-alone</u> 2 termite treatment.

3 <u>C.</u> Authorized agents of the Board shall have the authority to 4 issue notices of violation, citations, compliance orders, stop 5 sales, or stop work orders to those persons committing violations of 6 the laws or rules relating to pesticides or pesticide application in 7 this state.

8 C. D. 1. Examinations of pesticides or devices shall be made 9 under the direction of the Board for the purpose of determining if 10 there has been compliance with the requirements of this section.

11 2. If it appears from examination that a pesticide or device 12 fails to comply with the provisions of this section, and the Board 13 contemplates instituting administrative proceedings against any 14 person, the Board shall cause notice and an opportunity for a 15 hearing given to the person pursuant to the Administrative 16 Procedures Act.

17 D. E. 1. Any pesticide or device distributed, sold, or offered 18 for sale within this state or delivered for transportation or 19 transported in intrastate or interstate commerce may be seized by 20 the Oklahoma Department of Agriculture, Food, and Forestry in any 21 county of the state where it may be found and if:

a. in the case of a pesticide, it is adulterated or
misbranded, it has not been registered, it fails to
bear on its label the required information, or it is a

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white powder pesticide and it is not colored as required, or

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b. in the case of a device, it is misbranded.

2. If the pesticide or device is condemned it shall, after
entry of decree or judgment of a district court, be disposed of by
destruction or sale as the court may direct. If the article is
sold, the proceeds, less court costs, shall be paid to the State
Department of Agriculture Revolving Fund.

9 3. The court shall not order the sale or disposal of a
10 condemned pesticide or device in a manner which would be a violation
11 of this section or rules promulgated thereto.

4. The person or entity directed to dispose or sell the
condemned pesticide or device shall do so in a manner that complies
with the order of the district court and this section and rules
promulgated thereto.

16 5. The court may direct that the pesticide or article be17 delivered to the owner for relabeling or reprocessing.

18 6. If there is a person who is successful in intervening as 19 claimant of the pesticide or device, when a decree of judgment of 20 condemnation is entered against the pesticide or device, court 21 costs, fees, storage, and other proper expenses shall be awarded 22 against such claimant.

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E. F. The Board may, by publication in a manner as it may
 prescribe, give notice of all judgments entered in action,
 instituted under its authority.

4 F. G. All authority vested in the Board shall with like force
5 and effect be executed by its officers, employees, and authorized
6 agents.

7 G. H. EXCEPTION - The fines provided for violations may not
8 apply to:

9 1. Any carrier while lawfully engaged in transporting a 10 pesticide within this state, if the carrier permits the Board upon 11 request to copy all records showing the transaction in and movement 12 of the pesticide and devices involved;

Public officials of this state and of the Federal Government
 federal government engaged in the performance of official duties;

The manufacturer or shipper of a pesticide or device for 15 3. experimental use only, by or under the supervision of an agency of 16 17 this state or of the Federal Government federal government authorized by law to conduct research in the field of pesticides or 18 devices, or by others if the pesticide or the device is not sold or 19 if the container is plainly and conspicuously marked "for 20 experimental use only - not to be sold", together with the 21 manufacturer's name and address, if a written permit has been 22 obtained from the Board. Pesticides or devices may be sold for 23

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1 experimental purposes subject to restrictions set forth in the 2 permit; and

4. Pesticides and devices intended solely for export to a
foreign country, and prepared or packed according to the
specifications or directions of the purchaser. If not exported, all
of the provisions of this section shall apply.

7 H. I. 1. The Department of Environmental Quality shall have 8 environmental jurisdiction over:

9 a. commercial manufacturers of fertilizers, grain and
10 feed products, and chemicals, and over manufacturing
11 of food and kindred products, tobacco, paper, lumber,
12 wood, textile mill and other agricultural products,
13 b. slaughterhouses, but not including feedlots at these
14 facilities, and

c. aquaculture and fish hatcheries, including, but not
limited to, discharges of pollutants and storm water
to waters of the state, surface impoundments and land
application of wastes and sludge, and other pollution
originating at these facilities; and

Facilities which store grain, feed, seed, fertilizer, and
 agricultural chemicals that are required by federal National
 Pollutant Discharge Elimination Systems System (NPDES) regulations
 to obtain a permit for storm water discharges shall only be subject

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to the jurisdiction of the Department of Environmental Quality with
 respect to such storm water discharges.

3	I. J. This section shall not prevent any political subdivision
4	from complying with any applicable federal law or regulation. A
5	political subdivision which takes any action prohibited by this
6	title in order to comply with federal requirements shall notify the
7	Board of its compliance plan prior to taking any action. The Board
8	may assist the political subdivision in complying with federal
9	requirements necessary to carry out the policy of this section. The
10	Board may permit a political subdivision to impose standards more
11	stringent than required by the Board if necessary for the political
12	subdivision to comply with federal requirements.
13	SECTION 3. This act shall become effective November 1, 2024.
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