

1 STATE OF OKLAHOMA

2 2nd Session of the 51st Legislature (2008)

3 SENATE BILL 1857

By: Branan

4
5
6 AS INTRODUCE

7 An Act relating to scrap metal; amending 21 O.S.
8 2001, Section 1041, as amended by Section 1, Chapter
9 99, O.S.L. 2007 (21 O.S. Supp. 2007, Section 1041),
10 which relates to records and displays of purchases;
11 exempting certain sellers from certain requirements;
12 stating exception for beverage cans; amending 21 O.S.
13 2001, Section 1045, as amended by Section 4, Chapter
14 99, O.S.L. 2007 (21 O.S. Supp. 2007, Section 1045),
15 which relates to separate recordkeeping; modifying
16 amount of purchases necessary for recordkeeping;
17 exempting purchases from certain holding period;
18 authorizing alternative method of identification;
19 exempting sales from certain sellers from holding
20 requirements; amending 21 O.S. 2001, Section 1046, as
21 amended by Section 5, Chapter 99, O.S.L. 2007 (21
22 O.S. Supp. 2007, Section 1046), which relates to
23 penalties; modifying list of materials for holding
24 period violations; amending 21 O.S. 2001, Section
1047, as amended by Section 6, Chapter 99, O.S.L.
2007 (21 O.S. Supp. 2007, Section 1047), which
relates to penalties for false information; providing
alternative method of identification; amending 59
O.S. 2001, Section 1401, which relates to junk
dealers; defining term; amending 59 O.S. 2001,
Section 1402, which relates to sales tax permits;
prohibiting denial of permit on certain grounds;
amending 59 O.S. 2001, Section 1406, which relates to
recordkeeping; exempting purchases from certain
sellers; amending 59 O.S. 2001, Section 1406A, which
relates to recordkeeping; authorizing alternative
method of recordkeeping; amending 59 O.S. 2001,
Section 1407, which relates to inspections by certain
officials; modifying who is authorized to make
certain inspections; modifying certain exception
relating to holding period; amending 59 O.S. 2001,

1 Section 1408, as amended by Section 7, Chapter 99,
2 O.S.L. 2007 (59 O.S. Supp. 2007, Section 1408), which
3 relates to penalties for violations; modifying
4 violations; amending 59 O.S. 2001, Section 1410,
5 which relates to purchases of aluminum; authorizing
6 alternative method of recordkeeping; exempting sales
7 from certain sellers; amending Section 8, Chapter 99,
8 O.S.L. 2007 (59 O.S. Supp. 2007, Section 1412), which
9 relates to list of prohibited items for purchase;
10 modifying requirement for written evidence; exempting
11 purchases from certain sellers; modifying list of
12 items; amending Section 9, Chapter 99, O.S.L. 2007
13 (59 O.S. Supp. 2007, Section 1413), which relates to
14 payments for certain transactions; modifying amount
15 required for payment by check; prohibiting check
16 cashing; repealing 21 O.S. 2001, Sections 1043 and
17 1044, as amended by Section 3, Chapter 99, O.S.L.
18 2007 (21 O.S. Supp. 2007, Section 1044), which relate
19 to prohibiting purchases from minors and penalties
20 for purchases from minors; providing an effective
21 date; and declaring an emergency.

22
23
24
25
26
27
28
29
30
31
32
33
34
35
36
37
38
39
40
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
710
711
712
713
714
715
716
717
718
719
720
721
722
723
724
725
726
727
728
729
730
731
732
733
734
735
736
737
738
739
740
741
742
743
744
745
746
747
748
749
750
751
752
753
754
755
756
757
758
759
760
761
762
763
764
765
766
767
768
769
770
771
772
773
774
775
776
777
778
779
780
781
782
783
784
785
786
787
788
789
790
791
792
793
794
795
796
797
798
799
800
801
802
803
804
805
806
807
808
809
810
811
812
813
814
815
816
817
818
819
820
821
822
823
824
825
826
827
828
829
830
831
832
833
834
835
836
837
838
839
840
841
842
843
844
845
846
847
848
849
850
851
852
853
854
855
856
857
858
859
860
861
862
863
864
865
866
867
868
869
870
871
872
873
874
875
876
877
878
879
880
881
882
883
884
885
886
887
888
889
890
891
892
893
894
895
896
897
898
899
900
901
902
903
904
905
906
907
908
909
910
911
912
913
914
915
916
917
918
919
920
921
922
923
924
925
926
927
928
929
930
931
932
933
934
935
936
937
938
939
940
941
942
943
944
945
946
947
948
949
950
951
952
953
954
955
956
957
958
959
960
961
962
963
964
965
966
967
968
969
970
971
972
973
974
975
976
977
978
979
980
981
982
983
984
985
986
987
988
989
990
991
992
993
994
995
996
997
998
999
1000

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 21 O.S. 2001, Section 1041, as amended by Section 1, Chapter 99, O.S.L. 2007 (21 O.S. Supp. 2007, Section 1041), is amended to read as follows:

Section 1041. A. All persons, firms or corporations, who carry on the business of buying copper, copper alloy, aluminum, aluminum alloy and items listed in Section ~~8 of this act~~ 1412 of Title 59 of the Oklahoma Statutes, commonly known as "junk dealers" as defined in Section 1401 of Title 59 of the Oklahoma Statutes, shall keep a record in a book or any other method allowed by law in their places of business and open to the inspection of any law enforcement

1 official or authorized representative of any governmental entity or
2 utility, showing the date of each purchase of such property, the
3 name and address of the seller, the items of property purchased, and
4 the price paid to the seller for each item of property. All
5 ~~persons, firms and corporations carrying on such business shall keep~~
6 ~~all such property purchased upon display, and in plain sight, in~~
7 ~~their places of business, for at least ten (10) days after~~
8 ~~purchasing the property, and keep the property open for inspection~~
9 ~~by persons authorized in this section, during said time, before~~
10 ~~disposing of same. Provided, however, this~~

11 B. As used in this act, "exempted seller" means any person,
12 firm, corporation or municipal corporation which constructs,
13 operates, or maintains electric distribution and transmission
14 communications facilities, or who produces or otherwise acquires
15 scrap copper in the normal course of business, including
16 manufacturers, distributors, retailers, contractors, holders of
17 farm-use tax permits or junk dealers.

18 C. This act shall not apply to persons, firms or corporations,
19 carrying on a retail or wholesale business of buying new property of
20 the character aforesaid, or to persons buying new property of the
21 kind mentioned at retail or wholesale; provided further, that it
22 purchases made from an exempted seller.

23 D. This act shall not apply to the sale or purchase of aluminum
24 beverage cans which are obtained for recycling purposes. It shall

1 be unlawful for any junk dealer to purchase articles mentioned
2 herein from minors without having first obtained the consent, in
3 writing, of the parents or guardian of such minor.

4 SECTION 2. AMENDATORY 21 O.S. 2001, Section 1045, as
5 amended by Section 4, Chapter 99, O.S.L. 2007 (21 O.S. Supp. 2007,
6 Section 1045), is amended to read as follows:

7 Section 1045. A. Every owner, keeper or proprietor of a junk
8 shop, junk store, salvage yard, scrap processor, junk cart or other
9 vehicle or boat, or collector of or dealer in junk, salvage or other
10 secondhand property, shall keep a separate book, register or other
11 electronic system used to record and maintain the data required by
12 this section, in which he or she shall enter the following
13 information: name, address, age, a photocopy of the driver license
14 or other form of government-issued photo identification, the vehicle
15 description and vehicle license tag number of the person or persons
16 from whom ~~ten (10)~~ thirty-five (35) pounds or more of copper, copper
17 alloy, aluminum, aluminum alloy or any item listed in Section ~~8 of~~
18 ~~this act~~ 1412 of Title 59 of the Oklahoma Statutes, is purchased;
19 vehicle license tag number and description of vehicle or conveyance
20 in which delivered; the date and place of each purchase of copper,
21 copper alloy, aluminum, aluminum alloy or any item listed in Section
22 ~~8 of this act~~ 1412 of Title 59 of the Oklahoma Statutes; the
23 description shall include the weight of the materials purchased,
24 including whether the same is in wire, cable, bars, rods, sheeting

1 or tubing and, if any insulation is thereon, the names and addresses
2 of the persons, groups of persons or corporations from whom seller
3 purchased the materials. Such book, register or other electronic
4 system shall be made available to any person authorized by law for
5 inspection at any time.

6 B. The purchaser of ~~any copper, copper alloy, aluminum,~~
7 ~~aluminum alloy or~~ any item listed in Section ~~8 of this act~~ 1412 of
8 Title 59 of the Oklahoma Statutes, shall hold the purchases separate
9 and apart so that such materials shall be readily identifiable from
10 all other purchases for a period of not less than ten (10) days from
11 the date of purchase of such materials during which period the
12 purchaser shall not change the form of the materials and shall
13 permit any person authorized by law to make inspection of such
14 materials during the ten-day holding period; ~~provided, however, that~~
15 ~~all such purchases.~~ Purchases of any metal shall be exempt from the
16 ten (10) day holding period required by this subsection and state
17 law provided a digital photographic record, video record or other
18 record format is used to identify the seller and the metal the
19 seller is selling. The digital photographic record, video record or
20 other record format shall be retained by the purchaser for ninety
21 (90) days, and the purchaser shall permit any person authorized by
22 law to make inspection of the record during the ninety (90) day
23 holding period.

24

1 C. Purchases made from ~~persons, firms, corporations or~~
2 ~~municipal corporations who construct, operate, or maintain electric~~
3 ~~distribution and transmission, communications facilities or produce~~
4 ~~scrap copper or aluminum in their normal course of business or the~~
5 ~~sale of copper or aluminum material by one licensed junk dealer to~~
6 another exempted sellers are not subject to the ten-day holding
7 period; ~~and there shall be required from such persons, firms,~~
8 ~~corporations or municipal corporations a bill of sale or other~~
9 ~~written evidence of title of such purchases.~~

10 D. The purchaser shall ~~also~~ report in writing all purchases of
11 thirty-five (35) pounds or more of copper, copper alloy, aluminum,
12 aluminum alloy or item listed in Section ~~8 of this act~~ 1412 of Title
13 59 of the Oklahoma Statutes, to the sheriff of the county in which
14 the purchases are made, if requested in writing by the sheriff,
15 within forty-eight (48) hours after any such ~~purchase~~ request is
16 made. The report made to the sheriffs shall contain all of the
17 information required to be maintained in the book ~~or~~, register or
18 other electronic system provided for herein. ~~The provisions of this~~
19 ~~section shall not apply to the sale or purchase of aluminum beverage~~
20 ~~cans which are obtained for recycling purposes.~~

21 SECTION 3. AMENDATORY 21 O.S. 2001, Section 1046, as
22 amended by Section 5, Chapter 99, O.S.L. 2007 (21 O.S. Supp. 2007,
23 Section 1046), is amended to read as follows:
24

1 Section 1046. Failure to maintain the book, register or other
2 electronic system, failing to maintain ~~the copper, copper alloy,~~
3 ~~aluminum, aluminum alloy~~ or any item listed in Section ~~8~~ of this act
4 1412 of Title 59 of the Oklahoma Statutes, separate and in the
5 original form purchased for a period of ten (10) days or recorded
6 pursuant to the provisions of subsection B of Section 1045 of this
7 title, so that such materials can be readily identifiable, or
8 failure to report to the sheriff in the manner and time required in
9 Section 1045 of this title shall be deemed a violation of the
10 provisions of Section 1045 of this title and shall be punishable,
11 upon conviction, by imprisonment in the county jail for a period of
12 time not exceeding six (6) months, or by a fine of not more than
13 Five Thousand Dollars (\$5,000.00), or by both such fine and
14 imprisonment.

15 SECTION 4. AMENDATORY 21 O.S. 2001, Section 1047, as
16 amended by Section 6, Chapter 99, O.S.L. 2007 (21 O.S. Supp. 2007,
17 Section 1047), is amended to read as follows:

18 Section 1047. Any person who shall knowingly give false
19 information with respect to information required to be maintained in
20 the book ~~or~~, register or other electronic system provided for in
21 Section 1045 of this title shall, upon conviction, be guilty of a
22 felony punishable by imprisonment in the custody of the Department
23 of Corrections for not more than two (2) years, or by a fine of not
24

1 more than Five Thousand Dollars (\$5,000.00), or by both such fine
2 and imprisonment.

3 SECTION 5. AMENDATORY 59 O.S. 2001, Section 1401, is
4 amended to read as follows:

5 Section 1401. As used in this act, the following terms shall
6 have the meanings indicated:

7 1. "Copper material" means the metal copper or copper alloy or
8 anything made of either copper or copper alloy;

9 2. "Aluminum material" means the metal aluminum or aluminum
10 alloy or anything made of either aluminum or aluminum alloy, except
11 aluminum cans;

12 3. "Junk dealer" means any person, firm or corporation being an
13 owner, keeper or proprietor of a junk shop, junk store, salvage yard
14 or scrap processor handling copper material; a collector or dealer
15 in junk, salvage or other property made of copper material or
16 aluminum metal; anyone purchasing or handling copper material for
17 remelting purposes; or anyone purchasing, handling or transferring
18 vehicles for purposes of crushing, baling, shredding, flattening,
19 recycling and reselling as bulk or processed metal;

20 4. "Yard" means the place where any junk dealer stores copper
21 material or keeps the same for purpose of sale; ~~and~~

22 5. "Vehicle" means vehicle as defined in Section 1-186 of Title
23 47 of the Oklahoma Statutes; and

24

1 6. "Exempted seller" means any person, firm, corporation or
2 municipal corporation who constructs, operates or maintains electric
3 distribution and transmission communications facilities or who
4 produces or otherwise acquires scrap copper in the normal course of
5 business, including manufacturers, distributors, retailers,
6 contractors, holders of farm-use tax permits or junk dealers.

7 SECTION 6. AMENDATORY 59 O.S. 2001, Section 1402, is
8 amended to read as follows:

9 Section 1402. A. Any junk dealer and any person, firm,
10 corporation or other legal entity desiring to become a junk dealer
11 shall prior to the commencement of business file a verified
12 application and obtain a sales tax permit, as provided by Section
13 1364 of Title 68 of the Oklahoma Statutes, from the Oklahoma Tax
14 Commission. Each junk dealer shall maintain at least one yard and,
15 if such junk dealer maintains or desires to maintain more than one
16 yard, the junk dealer shall obtain, in addition to the original
17 sales tax permit, a duplicate sales tax permit for each additional
18 yard.

19 B. The Oklahoma Tax Commission shall maintain a list of junk
20 dealers to whom sales tax permits have been issued. The list shall
21 be made available to the public upon request.

22 C. No person, firm, corporation or other legal entity desiring
23 to become a junk dealer shall be denied a sales tax permit, as
24 provided by Section 1364 of Title 68 of the Oklahoma Statutes, on the

1 ground that the annual sales of the person, firm, corporation or
2 other legal entity are insufficient in quantity or dollar value to
3 warrant such permit.

4 SECTION 7. AMENDATORY 59 O.S. 2001, Section 1406, is
5 amended to read as follows:

6 Section 1406. ~~(a)~~ A. Every junk dealer shall keep a separate
7 book or register in which he shall enter the following information:

8 1. Name, address, age, driver's license number, or, if driver's
9 license not available, similar definite identification of the person
10 or persons from whom thirty-five (35) pounds or more of copper or
11 copper alloy utilized by persons, firms, corporations or municipal
12 corporations engaged in the transmission and distribution of
13 electric energy, or engaged in telephone, telegraph or other
14 communications is purchased; ~~license~~

15 2. License tag number of vehicle or conveyance in which
16 delivered; ~~the date~~ and

17 3. Date and place of each purchase of such copper or copper
18 alloy~~7.~~ The description should include the weight of ~~said~~ the
19 copper or copper alloy purchased, including whether the same is in
20 wire, cable, bars, rods~~7~~ or tubing~~,~~ and if any installation is
21 thereon~~,~~ the names and addresses of the persons, groups of persons
22 or corporations from whom the seller purchased ~~said~~ the copper or
23 copper alloy.

24

1 Such book or register shall be made available to any law
2 enforcement official or the representatives of persons, firms,
3 corporations or municipal corporations described above for
4 inspection at any time.

5 ~~(b)~~ B. A junk dealer who purchases copper material shall also
6 report, in writing, all purchases of thirty-five (35) pounds or more
7 of copper material not exempt from the ten-day holding period to the
8 sheriff of the county in which ~~said~~ the purchases are made, if
9 requested in writing by ~~said~~ the sheriff. The report shall be made
10 in writing to ~~said~~ the sheriff within forty-eight (48) hours after
11 any such purchase is made and shall contain all of the information
12 required to be maintained in the book or register provided for
13 herein.

14 C. This section shall not apply to purchases made from an
15 exempted seller.

16 SECTION 8. AMENDATORY 59 O.S. 2001, Section 1406A, is
17 amended to read as follows:

18 Section 1406A. A. Every junk dealer shall keep a separate book
19 ~~or~~, register or other electronic system in which the junk dealer
20 shall enter the following information: ~~name~~

21 1. Name, address, age, driver license number, or, if driver
22 license is not available, similar definite identification, as
23 approved by rule of the Oklahoma Tax Commission, of the person or
24 persons from whom a vehicle is purchased; ~~license~~

1 2. License tag number of vehicle or conveyance in which
2 delivered; ~~the date~~ and

3 3. Date and place of each purchase of a vehicle; and a
4 description of the vehicle purchased including make, model, vehicle
5 identification number and license tag number.

6 The person selling the vehicle shall be required to present to
7 the junk dealer the title of the vehicle verifying ownership of the
8 vehicle or a verified bill of sale from the owner of the vehicle or
9 other proof of ownership. Such book or register shall be made
10 available to any law enforcement official for inspection at any
11 time.

12 B. Any purchases, transfers or handling between junk dealers
13 with permits and/or licensed automotive dismantlers and parts
14 recyclers shall be exempt from the provisions of this section.

15 SECTION 9. AMENDATORY 59 O.S. 2001, Section 1407, is
16 amended to read as follows:

17 Section 1407. Each purchase of thirty-five (35) pounds or more
18 of copper or copper alloy utilized by persons, firms, corporations
19 or municipal corporations engaged in the transmission and
20 distribution of electric energy, or engaged in telephone, telegraph
21 or other communications shall be held separate and apart so that
22 such copper and copper alloy shall be readily identifiable from all
23 other purchases for a period of not less than ten (10) days from the
24 date of purchase of such copper or copper alloy, during which period

1 the purchaser shall not change the form of ~~said~~ the copper or copper
2 alloy and shall permit any law enforcement officer or the
3 ~~representatives of persons, firms, corporations or municipal~~
4 ~~corporations~~ authorized representative of any governmental entity or
5 utility to make inspection of such copper material during ~~said~~ the
6 ten-day holding period; provided, however, that all such purchases
7 made from ~~persons, firms, corporations or municipal corporations who~~
8 ~~construct, operate, maintain or sell electric distribution and~~
9 ~~transmission communications facilities, or produce scrap copper~~
10 ~~material in the normal course of business or the sale of copper~~
11 ~~material by one licensed junk dealer to another~~ are an exempted
12 seller is not subject to ~~said~~ the ten-day holding period; ~~but there~~
13 ~~shall be required from such persons, firms, corporations or~~
14 ~~municipal corporations a bill of sale or other written evidence of~~
15 ~~title of such purchases.~~

16 SECTION 10. AMENDATORY 59 O.S. 2001, Section 1408, as
17 amended by Section 7, Chapter 99, O.S.L. 2007 (59 O.S. Supp. 2007,
18 Section 1408), is amended to read as follows:

19 Section 1408. A. Anyone acting as a junk dealer without a
20 permit, as required by Section 1402 of this title, shall, upon
21 conviction, be guilty of a misdemeanor punishable by a fine of not
22 more than Five Hundred Dollars (\$500.00); provided that each day of
23 operation without a license constitutes a separate offense.

24

1 B. Any junk dealer failing to maintain records, as required by
2 Sections 1406 and 1406A of this title, shall, upon conviction, be
3 guilty of a misdemeanor punishable by imprisonment in the county
4 jail for not more than one (1) year, or by a fine of not more than
5 Five Thousand Dollars (\$5,000.00), or by both such fine and
6 imprisonment. Each separate purchase or transfer of a vehicle in
7 violation of Section 1406A of this title shall be considered a
8 separate violation of this section.

9 C. Any person who fails to hold copper, or copper alloy,
10 ~~aluminum, aluminum alloy and~~ as required by Section 1407A of this
11 title, or who fails to hold any materials listed in ~~Section 8 of~~
12 ~~this act~~ Section 1412 of this title, for ten (10) days as required
13 by law, shall, upon conviction, be guilty of a misdemeanor
14 punishable by a fine of not more than Two Thousand Five Hundred
15 Dollars (\$2,500.00). Any person convicted of a second violation of
16 this subsection shall be guilty of a misdemeanor punishable by a
17 fine of Five Thousand Dollars (\$5,000.00). A third or subsequent
18 violation of this subsection shall be punishable by a fine of Ten
19 Thousand Dollars (\$10,000.00).

20 D. Any person who knowingly gives false information with
21 respect to the information required in Sections 1406 and 1406A of
22 this title shall, upon conviction, be guilty of a misdemeanor
23 punishable by a fine of not more than Five Hundred Dollars
24 (\$500.00).

1 E. Each conviction of a junk dealer or salvage dealer for
2 violation of any provision of this act shall be reported to the
3 Oklahoma Tax Commission by the clerk of the court rendering such
4 verdict.

5 SECTION 11. AMENDATORY 59 O.S. 2001, Section 1410, is
6 amended to read as follows:

7 Section 1410. A. Every junk dealer shall keep a separate book
8 ~~or~~, register or other electronic system in which the dealer shall
9 enter the following information:

10 1. Name, address, age, driver's license number, or, if driver's
11 license not available, similar definite identification of the person
12 or persons from whom thirty-five (35) pounds or more of aluminum is
13 purchased; ~~license~~

14 2. License tag number of vehicle or conveyance in which
15 delivered; ~~the date~~

16 3. Date and place of each purchase of such aluminum; ~~a~~
17 ~~description and~~ and

18 4. Description, including the weight of the aluminum purchased,
19 and the names and addresses of the persons, groups of persons or
20 corporations from whom seller purchased ~~said~~ the aluminum.

21 The book or register shall be made available to any law
22 enforcement official for inspection at any time.

23 B. A junk dealer who purchases aluminum shall also report, in
24 writing, all purchases of thirty-five (35) pounds or more of

1 aluminum to the sheriff of the county in which the purchases are
2 made, if requested in writing by the sheriff. The report shall be
3 made in writing to the sheriff within forty-eight (48) hours after
4 ~~said~~ the request is made and shall contain all of the information
5 required to be maintained in the book or register provided for in
6 this section.

7 C. The provisions of this section shall not apply to purchases
8 made from an exempted seller. The provisions of this section shall
9 also not apply to the sale or purchase of aluminum beverage cans
10 which are obtained for recycling purposes.

11 SECTION 12. AMENDATORY Section 8, Chapter 99, O.S.L.
12 2007 (59 O.S. Supp. 2007, Section 1412), is amended to read as
13 follows:

14 Section 1412. A. A junk dealer or salvage dealer licensed or
15 permitted to do business in this state shall not purchase any of the
16 following items without obtaining proof that the seller owns the
17 property, either by receipt, bill of sale or other ~~proof~~ written
18 evidence of ownership, or proof that the seller is an ~~employee,~~
19 ~~agent, or contractor of a governmental entity, utility company,~~
20 ~~cemetery, railroad, manufacturer,~~ exempted seller or other person,
21 business or entity owning the property and the seller is authorized
22 to sell the item on behalf of the person, business or entity owning
23 the property:

24 1. A manhole cover;

- 1 2. An electric light pole and its fixtures and hardware,
2 including transmission and distribution cable and wire, or any other
3 hardware associated with the electric utility system;
- 4 3. A guard rail;
- 5 4. A street sign, traffic sign or traffic signal and its
6 fixtures or hardware;
- 7 5. ~~Communications, transmission and service wire;~~
- 8 ~~6.~~ A funeral marker or funeral vase;
- 9 ~~7.~~ 6. A historical marker;
- 10 ~~8.~~ 7. Railroad equipment, including, but not limited to, a tie
11 plate, switch plate, E clip or rail tie junction;
- 12 ~~9.~~ 8. Any metal item that is marked with any form of the name,
13 initials or logo of a governmental entity, utility company, cemetery
14 or railroad;
- 15 ~~10.~~ 9. A copper or aluminum condensing or evaporating coil from
16 a heating or air conditioning unit;
- 17 ~~11.~~ 10. An aluminum or stainless steel container or bottle
18 designed to hold propane for fueling fork lifts;
- 19 ~~12.~~ 11. Metal bleachers or other seating facilities used in
20 recreational areas or sporting arenas;
- 21 ~~13.~~ 12. Automotive catalytic converters;
- 22 ~~14. Plumbing~~ 13. New plumbing or electrical fixtures;
- 23 ~~15. Tools~~ 14. New tools; and
- 24

1 ~~16.~~ 15. Machinery or supplies commonly used in the drilling,
2 completing, operating or repairing of oil or gas wells.

3 B. Any person convicted of a violation of this section shall be
4 punishable by a fine of not more than Two Thousand Five Hundred
5 Dollars (\$2,500.00). A second or subsequent violation of this
6 section shall be punishable by a fine of not more than Five Thousand
7 Dollars (\$5,000.00). A third violation of this section shall be
8 punishable by a fine of Ten Thousand Dollars (\$10,000.00) and
9 forfeiture of the junk dealer's or salvage dealer's license or
10 permit.

11 SECTION 13. AMENDATORY Section 9, Chapter 99, O.S.L.
12 2007 (59 O.S. Supp. 2007, Section 1413), is amended to read as
13 follows:

14 Section 1413. A. Any junk dealer or salvage dealer licensed or
15 permitted to do business in this state shall be required to pay the
16 seller of any material, regulated by the provisions of Section 1401
17 et seq. of ~~Title 59 of the Oklahoma Statutes~~ this title, Section
18 1041 of Title 21 of the Oklahoma Statutes, or this act, with a
19 check, bank draft, money order, electronic transfer of funds or any
20 other legal means other than cash for any amount in excess of
21 ~~Twenty five Dollars (\$25.00)~~ Five Hundred Dollars (\$500.00) per
22 transaction. Such payment may be provided at the time of purchase
23 or by mail, as determined by the junk dealer or salvage dealer. No
24 junk dealer shall be permitted to exchange its own check, bank draft

1 or money order for cash. If payment is to be made by mail, the junk
2 dealer or salvage dealer shall provide the seller with a sales
3 receipt at the time such items are accepted.

4 B. This section shall not apply to purchases made from an
5 exempted seller.

6 SECTION 14. REPEALER 21 O.S. 2001, Sections 1043 and
7 1044, as amended by Section 3, Chapter 99, O.S.L. 2007 (21 O.S.
8 Supp. 2007, Section 1044), are hereby repealed.

9 SECTION 15. This act shall become effective July 1, 2008.

10 SECTION 16. It being immediately necessary for the preservation
11 of the public peace, health and safety, an emergency is hereby
12 declared to exist, by reason whereof this act shall take effect and
13 be in full force from and after its passage and approval.

14

15 51-2-2560 MJM 1/22/2008 6:54:59 PM

16

17

18

19

20

21

22

23

24