1 ENGROSSED SENATE BILL NO. 1862 By: Justice of the Senate 2 and 3 Osborn of the House 4 5 [Elevator Safety Act - categories of licenses -6 inspection - registration - Department of Labor -7 Insurance Department - effective date] 8 9 10 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: SECTION 1. AMENDATORY 11 59 O.S. 2011, Section 3020, is 12 amended to read as follows: 13 Section 3020. This act shall be known and may be cited as the "Elevator Safety and Inspection Act". 14 15 SECTION 2. 59 O.S. 2011, Section 3021, is AMENDATORY amended to read as follows: 16 17 Section 3021. A. The Legislature, finding finds that for the protection of public health and safety requires that elevators and 18 similar devices should be installed, maintained, repaired, and 19 20 regularly inspected in compliance with recognized safety standards 21 and codes, declares that elevator contractors, elevator mechanics, 2.2 and elevator inspectors shall be by persons licensed by in this 23 state pursuant to the Elevator Safety Act who possess appropriate 24

1	education, qu	alifications and experience to ensure elevator safety
2	and code comp	pliance.
3	в. 1. в	Effective November 1, 2006, except as otherwise provided
4	for by the El	evator Safety Act or rules promulgated pursuant
5	thereto, no <u>F</u>	or purposes of the Elevator Safety and Inspection Act:
6	<u>1. "Elev</u>	ator" means any device for lifting or moving people,
7	<u>cargo, or fre</u>	eight within, or adjacent and connected to, a structure
8	or excavatior	, and includes any escalator, power-driven stairway,
9	moving walkwa	y or stairway chair lift. The term elevator does not
10	mean:	
11	a.	an amusement ride or device subject to inspection and
12		regulation under the provisions of Section 460 et seq.
13		of Title 40 of the Oklahoma Statutes,
14	b.	mining equipment subject to inspection and regulation
15		by the Department of Mines,
16	C	an aircraft, railroad car, boat, barge, ship, truck,
	<u>C.</u>	
17		or other self-propelled vehicle or component thereof,
18	<u>d.</u>	a boiler grate stoker or other similar firing
19		mechanism subject to inspection under the provisions
20		of the Oklahoma Boiler and Pressure Vessel Safety Act,
21	<u>e.</u>	a dumbwaiter, conveyor, chain or bucket hoist,
22		construction hoist or similar devices used for the
23		primary purpose of elevating or lowering materials, or
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1	f. an elevator, conveyance, manlift or similar device in
2	grain elevators, grain warehouses, seed processing
З	facilities, feed mills and/or flour mills which is
4	used by employees, but is not accessible to or used by
5	customers or members of the general public.
6	However, it may include other exceptions identified by the rules
7	promulgated by the Department of Labor or the Insurance Department;
8	2. "Elevator endorsement" means an addendum certificate added
9	to a professional license as defined in this subsection or a
10	certificate issued to a qualified business entity or manufacturer as
11	provided by rule whose primary function is elevator design,
12	construction, installation, alteration, maintenance or repair, which
13	authorizes the certificate holder to engage in the business of
14	erecting, constructing, installing, altering, servicing, repairing,
15	maintaining or inspecting elevators according to recognized safety
16	standards and codes and as provided by rule. Each endorsement
17	certificate shall state that the bearer thereof is qualified to
18	construct, install, alter, repair, maintain, or inspect elevators
19	and the certificate may have an added provision authorizing the
20	certificate holder to supervise and train elevator inspectors or
21	elevator mechanics for licensure;
22	3. "Elevator inspector" means a person who is licensed by or
23	has an elevator endorsement from the Department of Labor to engage
24	in the inspection of new and preexisting elevators according to

1	recognized safety standards and codes and pursuant to rule, and who
2	reports compliance and noncompliance issues to the Insurance
3	Department and the Department of Labor for purposes of certificates
4	of operation, temporary operation certificates, and liability
5	insurance requirements, or as otherwise provided by rule. An
6	elevator inspector may be employed by a private insurance company or
7	by a private business whose primary function is elevator
8	installation, maintenance or repair or by the Department of Labor or
9	the Insurance Department;
10	4. "Licensed elevator mechanic" means a person licensed by the
11	Department of Labor to install elevators and to perform testing,
12	routine maintenance, and repairs, both electrical and mechanical, on
13	elevators after meeting the qualifications set by the rules
14	promulgated for the Elevator Safety and Inspection Act. An elevator
15	mechanic may work under the direct supervision and training of a
16	person holding an elevator endorsement until qualified for licensure
17	as set by rule;
18	5. "Certificate of operation" means a document issued by the
19	Commissioner of Labor and affixed to an elevator that indicates that
20	the elevator has been inspected and tested and found to be in
21	compliance with all applicable safety standards and codes and that
22	an insurance liability policy covering injury, damages and loss to
23	persons and property is in effect for the term stated on the
24	certificate of operation;

1	6. "Temporary operation certificate" means a document issued by
2	the Commissioner of Labor and affixed to an elevator that indicates
3	that the elevator has either failed to be in compliance with
4	recognized safety standards and codes and is under current repair or
5	in need of repairs, or the elevator is new and has not been issued a
6	certificate of operation, or the building owner or lessee has failed
7	to obtain or maintain the required liability insurance with the
8	Insurance Department pursuant to the requirements of the Elevator
9	Safety and Inspection Act;
10	7. "Private residence" means a separate dwelling or a separate
11	apartment in a multiple-unit dwelling that is occupied by members of
12	a single-family unit; and
13	8. "Professional license" means a license for a mechanical or
14	electrical engineer, structural or civil engineer, or professional
15	engineer that is valid and in good standing in this state, or an
16	applicable license authorized for an elevator endorsement pursuant
17	to the rules promulgated for the Elevator Safety and Inspection Act.
18	<u>C. No</u> person shall erect, construct, install, wire, alter,
19	replace, maintain, remove, repair, or dismantle any elevator unless
20	the person holds a valid elevator mechanic's license endorsement or
21	is a currently licensed elevator mechanic pursuant to the Elevator
22	Safety and Inspection Act and is employed by a person or business
23	entity licensed as an elevator contractor pursuant to the Elevator
24	Safety Act. Any person violating the provisions of this subsection

1	the Elevator Safety and Inspection Act by acting without a valid
2	license or endorsement shall be guilty of a misdemeanor and, upon
3	conviction, subject to <u>punishable by</u> a fine of not more than <u>not</u>
4	<u>exceeding</u> Five Hundred Dollars (\$500.00) for the first offense and
5	up to One Thousand Dollars (\$1,000.00) for each additional offense,
6	or imprisonment in the county jail for not more than ten (10) days,
7	or both such fine and imprisonment. Any second or subsequent
8	conviction shall be punishable by a fine not exceeding One Thousand
9	Dollars (\$1,000.00), or by imprisonment in the county jail for a
10	term not more than ten (10) days, or by both such fine and
11	imprisonment. Each day's day a violation occurs and each act in
12	violation of the Elevator Safety and Inspection Act shall constitute
13	a separate offense. Conviction for a criminal offense as provided
14	herein shall not preclude any filing of a civil action or taking
15	action against any license which may be held by the violator.
16	2. <u>D.</u> Whenever an <u>a state of</u> emergency exists <u>is declared</u> in
17	this state due to disaster, act of God or work stoppage, and the
18	number of persons in the state holding licenses issued by the
19	Commissioner of Labor or endorsements pursuant to the Elevator
20	Safety and Inspection Act is insufficient to cope with the
21	emergency, licensed elevator contractors shall respond as necessary
22	the Commissioner of Labor may issue temporary permits to qualified
23	persons to assure the safety of the public and repair of elevators.
24	Any person certified by a licensed elevator contractor to have an

1 acceptable combination of documented experience and education to 2 perform elevator work without direct and immediate supervision shall 3 apply for an emergency elevator mechanic license from the Department of Labor within five (5) business days after commencing work 4 5 requiring a license. The Commissioner shall issue emergency elevator mechanic licenses. The licensed elevator contractor shall 6 7 furnish proof of competency as the Commissioner may require proof of qualification and competency as established by rule and based upon 8 9 the circumstances of the emergency. Each such license temporary 10 permit shall state that it is be valid for a period of forty-five 11 (45) days from the date thereof of issuance, and for such may be 12 restricted to particular elevators or geographical areas as the 13 Commissioner may designate and otherwise. A temporary permit shall entitle the licensee person to the rights and privileges of act as 14 an elevator mechanic license issued pursuant to the Elevator Safety 15 16 and Inspection Act, unless the Commissioner issues a temporary 17 elevator endorsement as provided by rule. The Commissioner shall renew an emergency elevator mechanic license upon proper application 18 during the existence of an may extend a temporary permit or 19 20 temporary elevator endorsement after the initial period has expired 21 when appropriate for the emergency. No fee shall be charged for any 22 emergency elevator mechanic license permit or emergency elevator 23 endorsement or renewal thereof.

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1	3. A licensed elevator contractor shall notify the Commissioner
2	of Labor when there are no licensed personnel available to perform
3	elevator work. The licensed elevator contractor may request that
4	the Commissioner issue temporary elevator mechanic licenses to
5	persons certified by the licensed elevator contractor to have an
6	acceptable combination of documented experience and education to
7	perform elevator work without direct and immediate supervision. Any
8	person certified by a licensed elevator contractor to have any
9	combination of documented experience and education to perform
10	elevator work without direct and immediate supervision shall
11	immediately apply for a temporary elevator mechanic license from the
12	Commissioner and shall pay such fee as the Commissioner shall
13	determine. Each such license shall state that it is valid for a
14	period not to exceed forty-five (45) days and while employed by the
15	licensed elevator contractor that certified the individual as
16	qualified. The Commissioner shall renew such licenses upon proper
17	application and payment of any required fees as long as the shortage
18	of license holders shall continue.

19 4. E. 1. The Commissioner of Labor or an authorized
20 representative the Insurance Commissioner may issue a written order
21 for the temporary cessation of operation of an elevator <u>or device</u> if
22 it has been determined after inspection to be hazardous, unsafe, or
23 <u>otherwise</u> in violation of any provisions of the Elevator Safety <u>and</u>
24 Inspection Act or rules promulgated by the Commissioner thereto,

including, but not limited to, cancelation, expiration or failure to
obtain, maintain or provide liability insurance. Operations and
access to the elevator shall not resume until such conditions are
corrected to the satisfaction of the Commissioner <u>issuing the cease</u>
order. The Commissioner or an authorized representative may inspect
any

7 2. Any elevator or device in this state subject to the Elevator Safety and Inspection Act and the rules promulgated thereto, except 8 9 an elevator in a private residence, may be inspected without notice. 10 The Commissioner or an authorized representative may issue a written 11 order for the temporary cessation of any licensing violations and/or 12 any violations of any rule or order promulgated pursuant to the 13 provisions of the Elevator Safety Act owner, lessee, occupant or property manager of any place where an elevator is located and 14 15 subject to the provisions of the Elevator Safety and Inspection Act 16 shall be required to keep and maintain records on the premises, if 17 applicable, by date for all routine maintenance and by date and extent of all repairs made. In addition, a copy of the required 18 liability insurance policy and a copy of each license or endorsement 19 20 for each employee performing work relating to any elevators located 21 in the premises shall be kept. All persons contracting to perform 22 work on elevators shall be required to have their license or 23 endorsement number printed, or otherwise included, on the face of all invoices, estimates and billing statements. 24

1	3. The Commissioner of Labor may conduct an audit of records
2	required to be kept at the premises at the same time as an
3	inspection without notice or at other times during regular business
4	hours, with or without notice. Any owner, lessee or other person
5	required to keep records relating to an elevator who fails to keep
6	such records in compliance with the Elevator Safety and Inspection
7	Act shall be deemed to have violated the provisions of the Elevator
8	Safety and Inspection Act and shall be subject, upon determination
9	that a violation occurred, to an administrative fine after notice
10	and hearing. The administrative fine shall not exceed Five Hundred
11	Dollars (\$500.00) per violation with a maximum of One Thousand
12	Dollars (\$1,000.00) per event.
13	5. Any alleged violator of paragraph 2 of this subsection shall
14	be afforded an opportunity for a fair and swift administrative
15	hearing. The hearing may be conducted by the Commissioner or
16	his/her designated hearing officer in conformity with, and records
17	made thereof as provided by, Sections 308a through 323 of Title 75
18	of the Oklahoma Statutes.
19	6. Any order issued by the Commissioner or an authorized
20	representative may be enforced in the district court in an action
21	for an injunction or writ of mandamus upon the petition of the
22	district attorney or Attorney General, upon the request of the
23	Commissioner. Provided further, an injunction without bond may be
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1 granted by the district court to the Commissioner, for the purpose 2 of enforcing the Elevator Safety Act.

3	C. Effective November 1, 2006, except as otherwise provided by
4	the Elevator Safety Act, every elevator in this state shall be
5	subject to the provisions as required by this act. Within six (6)
6	months of November 1, 2006, the owner or lessee of every elevator
7	already in service or put into service by November 1, 2006, shall
8	register the elevator with the Department of Labor, giving the type,
9	rated load and speed, name of manufacturer, location of the
10	elevator, and purpose for which used, as well as such other
11	information as the Commissioner of Labor may require. Elevators
12	newly constructed or installed on or after November 1, 2006, shall
13	be registered and inspected before being put into service.
14	D. The provisions of the Elevator Safety Act shall not apply to
15	elevators that are:
16	1. In or adjacent to buildings or excavations owned by and/or
17	under the operational control of the government of the United States
18	
	or located on federal property and/or a sovereign tribal nation.
19	or located on federal property and/or a sovereign tribal nation. Such elevators shall be inspected if the authorized representative
19 20	
	Such elevators shall be inspected if the authorized representative
20	Such elevators shall be inspected if the authorized representative of the owner request such an inspection in writing and agrees to pay
20 21	Such elevators shall be inspected if the authorized representative of the owner request such an inspection in writing and agrees to pay inspection fees established pursuant to the Elevator Safety Act;

1	for persons sixty-two (62) years of age or older; provided, such
2	elevators shall be inspected if the property owner so requests and
3	pays inspection fees established pursuant to the Elevator Safety
4	Act. Inspection of an elevator pursuant to this paragraph shall not
5	cause any other provision of the Elevator Safety Act to apply to the
6	owner with respect to the private residence or building; or
7	3. Located in or adjacent to a building or structure within a
8	manufacturing, utility or industrial facility. Such elevators shall
9	be inspected if the authorized representative of the facility
10	requests such an inspection in writing and agrees to pay inspection
11	fees established pursuant to the Elevator Safety Act.
12	E. Nothing in the Elevator Safety Act shall be construed as
13	prohibiting municipalities, counties, or other political
14	subdivisions of the state from enacting and enforcing licensure
15	requirements or safety standards exceeding those required by the
16	Elevator Safety Act.
17	F. Provisions of Section 863.1 et seq. of Title 19 of the
18	Oklahoma Statutes that are in conflict with provisions of the
19	Elevator Safety Act shall prevail over provisions of the Elevator
20	Safety Act unless the provisions of Section 863.1 et seq. of Title
21	19 of the Oklahoma Statutes are less stringent than the provisions
22	of the Elevator Safety Act Any order issued by the Commissioner of
23	Labor, or an authorized representative, may be enforced in the
24	district court in an action for an injunction or writ of mandamus

1 upon the petition of the district attorney or Attorney General, upon 2 the request of the Commissioner. Provided further, an order for 3 injunction without bond may be granted by the district court to the Commissioner for the purpose of enforcing the Elevator Safety and 4 5 Inspection Act. G. No person, firm, or corporation shall interfere with, 6 7 obstruct, or hinder by force or otherwise the Commissioner of Labor or an authorized representative while in the performance of their 8 9 duties, or refuse to properly answer questions asked by such 10 officers pertaining to the laws over which he or she has supervision under the provisions of the Elevator Safety Act, or refuse them 11 12 admittance to any place where an elevator is located which is 13 affected by the act. 59 O.S. 2011, Section 3022, is SECTION 3. AMENDATORY 14 amended to read as follows: 15 Section 3022. As used in the Elevator Safety Act: 16 1. "Agency" means the Oklahoma A. The Department of Labor; 17 2. "Certificate of operation" means a document issued by the 18 Commissioner and affixed to an elevator that indicates that the 19 20 elevator has been inspected and tested and found to be in compliance with all applicable standards of operation as determined by the 21 Department of Labor; 2.2 23 3. "Certificate of operation - temporary" means a document issued by the Commissioner that permits temporary use of a 24

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1	noncompliant elevator by the general public for not more than thirty
2	(30) days while minor repairs are being completed;
3	4. "Commissioner" means the Commissioner of Labor or his/her
4	authorized representative;
5	5. "Chief elevator inspector" means the chief elevator
6	inspector appointed under the Elevator Safety Act;
7	6. "Deputy inspector" means an inspector appointed by the chief
8	elevator inspector subject to the approval of the Commissioner under
9	the provisions of the Elevator Safety Act;
10	7. a. "Elevator" means any device for lifting or moving
11	people, cargo, or freight within, or adjacent and
12	connected to, a structure or excavation, and includes
13	any escalator, power-driven stairway, moving walkway
14	or stairway chair lift.
15	b. The term "elevator" does not mean any:
16	(1) amusement ride or device subject to inspection
17	and regulation under the provisions of Section
18	460 et seq. of Title 40 of the Oklahoma Statutes,
19	(2) mining equipment subject to inspection and
20	regulation by the Department of Mines,
21	(3) aircraft, railroad car, boat, barge, ship, truck,
22	or other self-propelled vehicle or component
23	thereof,
24	

1	(4) boiler grate stoker or other similar firing
2	mechanism subject to inspection under the
3	provisions of the Oklahoma Boiler and Pressure
4	Vessel Safety Act,
5	(5) dumbwaiter, conveyor, chain or bucket hoist,
6	construction hoist or similar devices used for
7	the primary purpose of elevating or lowering
8	materials, or
9	(6) elevator, conveyance, manlift or similar device
10	in grain elevators, grain warehouses, seed
11	processing facilities, feed mills and/or flour
12	mills which is used by employees, but is not
13	accessible to or used by customers or members of
14	the general public.
15	This list is not exhaustive;
16	8. "Elevator apprentice" means an unlicensed person registered
17	with the Department of Labor who works under the direct supervision
18	of a licensed elevator mechanic, licensed elevator contractor, or
19	licensed elevator inspector;
20	9. "Licensed elevator contractor" means a person or business
21	entity that possesses a valid elevator contractor's license issued
22	by the Department of Labor pursuant to the provisions of the
23	Elevator Safety Act and is thus entitled to engage in the business
24	

of erecting, constructing, installing, altering, servicing,
 repairing, or maintaining elevators;

3	10. "Licensed elevator inspector" means a person who possesses
4	a valid elevator inspector's license issued by the Department of
5	Labor pursuant to the provisions of the Elevator Safety Act and is
6	thus entitled to engage in the business of inspecting elevators;
7	11. "Licensed elevator mechanic" means a person who possesses a
8	valid elevator mechanic's license issued by the Department of Labor
9	in accordance with the provisions of the Elevator Safety Act and is
10	thus, when employed by a licensed elevator contractor, entitled to
11	install, construct, alter, service, repair, perform electrical work
12	on, test, and maintain elevators; and
13	12. "Private residence" means a separate dwelling or a separate
14	apartment in a multiple dwelling that is occupied by members of a
15	single-family unit shall develop a registry of elevators and devices
16	inspected in this state that are subject to the Elevator Safety and
17	Inspection Act. Every owner or lessee of the property where an
18	elevator is located shall be required to register the elevators
19	located on their premises on a form promulgated by the Department of
20	Labor and shall provide the specified registration information to
21	the Insurance Department for purposes of obtaining the required
22	annual liability insurance for elevators subject to the Elevator
23	Safety and Inspection Act. All newly constructed elevators shall be
24	registered and inspected before being put into service. The

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1	Insurance Department shall notify annually all insurers authorized			
2	to do business in this state of the requirement to register and			
3	annually provide a liability policy for elevators subject to the			
4	Elevator Safety and Inspection Act. The Insurance Department and			
5	the Department of Labor shall be responsible for the proper			
6	registration and inspection of elevators in this state. The			
7	Department of Labor and the Insurance Department may contract			
8	privately for the services of licensed elevator inspectors as deemed			
9	appropriate.			
10	B. The Elevator Safety and Inspection Act shall not apply to			
11	elevators that are:			
12	1. In or adjacent to buildings or excavations owned by and/or			
13	under the operational control of the government of the United States			
14	or located on federal property and/or a sovereign tribal nation.			
15	Such elevators shall be inspected if the authorized representative			
16	of the owner requests such an inspection in writing and agrees to			
17	pay inspection fees established pursuant to the Elevator Safety and			
18	Inspection Act;			
19	2. In an existing owner-occupied private residence or an			
20	existing building of not more than two floors owned by a municipal			
21	public trust that is used solely for independent living apartments			
22	for persons sixty-two (62) years of age or older; provided, such			
23	elevators shall be inspected if the property owner so requests and			
24	pays inspection fees established pursuant to the Elevator Safety and			

1	Inspection Act. Inspection of an elevator pursuant to this			
2	paragraph shall not cause any other provision of the Elevator Safety			
3	and Inspection Act to apply to the owner with respect to the private			
4	residence or building; or			
5	3. Located in or adjacent to a building or structure within a			
6	manufacturing, utility or industrial facility. Such elevators shall			
7	be inspected if the authorized representative of the facility			
8	requests such an inspection in writing and agrees to pay inspection			
9	fees established pursuant to the Elevator Safety and Inspection Act.			
10	C. Nothing in the Elevator Safety and Inspection Act shall be			
11	construed as prohibiting municipalities, counties, or other			
12	political subdivisions of the state from enacting and enforcing			
13	licensure requirements or safety standards exceeding those required			
14	by the Elevator Safety and Inspection Act.			
15	D. Provisions of Section 863.1 et seq. of Title 19 of the			
16	Oklahoma Statutes that are in conflict with provisions of the			
17	Elevator Safety and Inspection Act shall prevail over provisions of			
18	the Elevator Safety and Inspection Act unless the provisions of			
19	Section 863.1 et seq. of Title 19 of the Oklahoma Statutes are less			
20	stringent than the provisions of the Elevator Safety and Inspection			
21	Act.			
22	E. No person, firm, or corporation shall interfere with,			
23	obstruct, or hinder by force or otherwise a licensed elevator			
24	inspector while in the performance of his or her duties. No person			

1 shall refuse to properly answer questions asked by a licensed 2 elevator inspector pertaining to any duty imposed pursuant to the 3 provisions of the Elevator Safety and Inspection Act, nor shall any 4 person refuse a licensed elevator inspector admittance to any place 5 where an elevator is located and subject to the provisions of the Elevator Safety and Inspection Act. A person violating the 6 7 provisions of this subsection shall be deemed to have violated the Elevator Safety and Inspection Act, and after notice, hearing and 8 9 determination whether a violation occurred, the violator shall be 10 subject to imposition of an administrative fine in an amount not exceeding Five Hundred Dollars (\$500.00). 11 59 O.S. 2011, Section 3023, is 12 SECTION 4. AMENDATORY 13 amended to read as follows: Section 3023. A. There is hereby established an Elevator 14 15 Safety and Inspection Bureau Division in the Department of Labor under the direction of the chief elevator inspector, who shall be 16 17 responsible to the Commissioner of Labor or a duly authorized representative for the supervision, inspection, alteration, 18 19 installation, testing, and maintenance of elevators and other such devices within the definitions of which shall have responsibilities 20 21 for implementing and enforcing the provisions of the Elevator Safety 22 and Inspection Act under the direction of the Commissioner of Labor. All personnel assigned to the division shall be under the authority 23 of the Commissioner of Labor. 24

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1	The Elevator Inspection Bureau shall be furnished with			
2	sufficient personnel, deputy inspectors, and clerical aids to			
3	perform the assigned duties within the limits prescribed by the			
4	Commissioner of Labor.			
5	The chief elevator inspector and deputy inspectors, under the			
6	supervision of the Commissioner of Labor $_{m{ au}}$ shall÷			
7	1. Take action promulgate rules, forms and procedures to			
8	implement the provisions of the Elevator Safety and Inspection Act			
9	and may take any actions deemed necessary for the enforcement of the			
10	Elevator Safety and Inspection Act and these the rules;			
11	2. Make available upon request copies of the rules promulgated			
12	by the agency; and			
13	3. Issue promulgated thereto, including, but not limited to			
14	issue, suspend, or revoke for cause endorsement certificates,			
15	licenses, <u>certificates of operation</u> , and <u>elevator</u> registrations as			
16	may be issued by the provisions of the Elevator Safety Act, and			
17	administer other disciplinary actions as prescribed in rules as			
18	promulgated by the Commissioner of Labor by statute or rule.			
19	B. The Commissioner of Labor is authorized to adopt and			
20	promulgate rules pursuant to the All administrative proceedings			
21	shall be conducted in accordance with the Administrative Procedures			
22	Act. Definitions, rules, and regulations so adopted <u>for purposes of</u>			
23	the Elevator Safety and Inspection Act and subject to enforcement			
24	and compliance by any person shall be based upon and follow			

1 generally accepted national engineering standards, formula, and 2 practices. The Commissioner of Labor may adopt an existing American 3 national standard known as the Safety Code for Elevators and Escalators of the American Society of Mechanical Engineers ("ASME"). 4 5 The Insurance Department shall require all insurers authorized to do business in this state and underwriting or providing liability 6 insurance for any elevator or device pursuant to the requirements of 7 the Elevator Safety and Inspection Act to comply with or exceed the 8 9 specified minimal safety standards and codes established in this 10 state for elevators and devices subject to the Elevator Safety and 11 Inspection Act. 12 C. Under the provisions of the Elevator Safety and Inspection 13 Act, the Commissioner of Labor is responsible to provide rules for the protection and safety of life, limb, and property and therefore 14 15 has jurisdiction over the interpretation and application of the inspection requirements as provided for in the rules for all 16 elevators and devices subject to inspection requirement. Inspection 17 during construction and installation shall certify as to the minimum 18 requirements for safety as defined in the American Society of 19 20 Mechanical Engineers Code or other applicable construction standards acceptable to the Commissioner of Labor recognized or adopted by the 21 Commissioner of Labor for purposes of the Elevator Safety and 22 Inspection Act. Inspection requirements of for operating equipment 23 24

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1 shall be in accordance with generally accepted practice and 2 compatible with the actual service conditions such as: 3 1. History of previous experience, previous records of inspection, performance, and maintenance; 4 5 2. Location, with respect to personnel hazard; Quality of inspection and operating personnel; 6 3. 7 Provisions for related safe operating controls; and 4. 5. Interrelation with other operations outside the scope of the 8 9 Elevator Safety and Inspection Act. 10 D. Inspections required by the Elevator Safety and Inspection Act shall be conducted only by inspectors licensed by the Department 11 of Labor. 12 13 Ε. Inspections conducted for the issuance of a certificate of operation may be performed by: 14 15 1. The chief elevator inspector, deputy elevator inspector or licensed third party inspector who at the time of inspection 16 possesses a valid elevator inspector's license issued by the 17 Department of Labor; or 18 2. An elevator inspector employed by the liability insurance 19 20 company of record of the owner of the elevator or device who at the 21 time of inspection is in possession of a valid elevator inspector's 2.2 license issued by the Department of Labor. 23 F. Elevator Inspectors, not employed by the Department of Labor, inspectors, elevator mechanics, and persons holding an 24

1 elevator endorsement shall submit to the Commissioner of Labor, an 2 insurance be required to obtain and maintain a liability policy or 3 for acts or omissions while in the performance of duties relating to 4 elevators. The policy shall be in an amount established by rule and each applicant for licensure or endorsement shall submit a certified 5 copy thereof, issued by an insurance company authorized to do 6 business in this state to provide general liability coverage of a 7 least One Million Dollars (\$1,000,000.00) for injury or death of any 8 9 number of persons in any one occurrence, with the coverage of at 10 least Five Hundred Thousand Dollars (\$500,000.00) for property 11 damage in any one occurrence, and either proof of or exemption from 12 workers' compensation coverage with the initial application for 13 licensure or endorsement and for each subsequent renewal. F. All licenses and endorsements shall be valid for one year 14 15 and may be prorated as necessary to set a renewal date in 16 conjunction with the applicant's birth month, professional license expiration date, or a fixed date determined by the Commissioner of 17 Labor as the date set for all renewals. Any license or endorsement 18 in good standing shall be renewable upon expiration. All licenses 19 20 and endorsements not renewed within fifteen (15) days following the expiration date shall be suspended and in the event the license or 21 endorsement is not renewed by the thirtieth day after its expiration 22 23 date, the license or endorsement shall be revoked. Late fees and reinstatement fees shall be imposed as provided by rule. The fees 24

1	for licenses and endorsements and their renewals shall be as			
2	provided in Section 3024 of this title. Any licensee or person			
3	holding an elevator endorsement who violates any rule promulgated			
4	for a licensee or endorsement shall be subject to disciplinary			
5	action as specified by rule or law. Administrative fines for			
6	violations pursuant to this subsection shall not exceed Five Hundred			
7	Dollars (\$500.00) per violation which shall be in addition to any			
8	other penalty allowed by law.			
9	G. Elevators, escalators, and other such devices within the			
10	definitions authority of the Elevator Safety and Inspection Act			
11	shall receive an inspection for the purpose of obtaining a			
12	certificate of operation÷			
13	1. Two-floor to four-floor elevator units, not to exceed two			
14	(2) years;			
15	2. Any wire-rope elevator, regardless of floors, annually;			
16	3. Escalators and moving walkways, annually;			
17	4. Wheelchair lifts, triennially;			
18	5. Temporary elevators shall be inspected at each erection and			
19	every ninety (90) days or as the code requires; and			
20	6. Any elevator or other such device subject to the provisions			
21	of the Elevator Safety Act located in a structure whose occupants			
22	are mobility restricted, such as hospitals, nursing homes, and			
23	residential care facilities, shall be inspected annually as provided			
24	by code or at least annually but not later than the date for renewal			

1	of the liability insurance policy and the expiration of the current		
2	certificate of operation, whichever is earlier.		
3	SECTION 5. AMENDATORY 59 O.S. 2011, Section 3024, is		
4	amended to read as follows:		
5	Section 3024. A. The Commissioner of Labor and the Insurance		
6	<u>Commissioner</u> shall have the following in addition to other powers		
7	and duties:		
8	1. The Commissioner shall:		
9	a. adopt or determine standards of elevator safety,		
10	b. license elevator contractors, elevator mechanics, and		
11	elevator inspectors,		
12	c. register elevator apprentices,		
13	d. determine qualifications for examination, establish		
14	application processes, and examine applicants for		
15	licensure,		
16	e. establish terms of licensure and renewal procedures,		
17	f. attempt to achieve reciprocity agreements whereby		
18	licenses issued by other jurisdictions may be accepted		
19	in this state in lieu of examination,		
20	g. establish grounds for revocation, suspension, and		
21	nonrenewal of licenses and policies for reinstatement		
22	of licenses and for imposition of lesser disciplinary		
23	measures,		
24	h. establish continuing education requirements,		

1	i. provide for the inspection and certification of
2	elevators,
3	j. provide for the enforcement of the Elevator Safety
4	Act,
5	k. hear appeals pursuant to the Administrative Procedures
6	Act,
7	1. establish a procedure for the reporting and
8	investigation of accidents, and
9	m. establish a procedure to allow variances from the
10	literal requirement of the code;
11	2. The Commissioner shall publish informational brochures about
12	license examinations that indicate the scope of the examinations,
13	include suggestions about how to prepare for the examinations, and
14	may include sample questions of the type to be expected, but shall
15	never include test items that will be used in future examinations.
16	In no case shall information about forthcoming examinations, that is
17	not generally available, be given to any school, coaching service,
18	or individual privately; and
19	3. incidental to their respective offices, all authority granted
20	or implied by the Elevator Safety and Inspection Act and such other
21	authority allowed by law and necessary to implement and enforce the
22	responsibilities assigned to each respective agency pursuant to the
23	Elevator Safety and Inspection Act. The Department of Labor and the
24	Insurance Department shall each promulgate rules, forms, and

1 procedures for their respective agency's duties and responsibilities 2 under the Elevator Safety and Inspection Act.

3	<u>B.</u> The Commissioner <u>of Labor</u> shall have subpoena powers and				
4	shall have the right to seek injunctive relief to prevent the				
5	operation of elevators lacking a certificate of operation after				
6	November 1, 2006, or failing inspection or liability insurance				
7	compliance, and for enjoining violations or compelling compliance				
8	with the Elevator Safety and Inspection Act. For any violation of				
9	the Elevator Safety Act, the Commissioner may assess an				
10	administrative fine of not more than Five Hundred Dollars (\$500.00),				
11	which fine may be assessed in addition to any other penalties				
12	provided pursuant to the Elevator Safety Act.				
13	B. C. Fees shall be as follows:				
14	1. Elevator contractor examination \$100.00				
15	2. Elevator inspector examination				
16	license and renewal \$100.00				
17	3. 2. Elevator mechanic examination				
18	license and renewal \$100.00				
19	4. Initial and renewal elevator				
20	contractor				
21	3. Elevator endorsement to a professional				
22	license \$100.00				
23	5. Initial and renewal elevator				
24	inspector License \$ 75.00				

1	6. Initial and renewal elevator	
2	mechanic License	\$ 50.00
3	7. Annual elevator apprentice	
4	registration	\$ 25.00
5	8. <u>4.</u> Late renewal – in addition to	
6	license fee	\$ 10.00
7	9.5. Replacement of lost or mutilated	
8	license	\$ 10.00
9	10. <u>6.</u> Reinstatement – in addition to	
10	license fee	\$100.00
11	11. <u>7.</u> Existing elevator -	
12	certification of operation	\$ 25.00
13	12. <u>8.</u> New elevator - inspection and	
14	certification <u>of operation</u>	\$150.00
15	13. Elevator temporary	
16	9. Temporary operation certification	\$ 25.00
17		\$150.00
18	14. Elevator temporary mechanic	
19	license for 30 days	\$ 10.00
20	10. Inspection by the Department of	
21	Labor	\$ 40.00 per
22		hour plus
23		mileage charge
24		

1	15.	Labe	er for chief elevator inspector	
2		or d	eputy elevator inspector to	
3		perf	orm inspection for issuance of	
4	<u>11.</u>	Spec	ial elevator or device	
5		cert	ificate of operation:	
6		a.	any escalator or moving walkway	\$125.00
7		b.	elevator, two-four floors	\$ 75.00
8		с.	elevator, five-ten floors	\$100.00
9		d.	elevator, eleven floors and over	\$125.00
10		e.	wheelchair lift	\$ 25.00

C. D. All revenues received shall be deposited to the 11 Department of Labor Revolving Fund. It is the intent of the 12 13 Legislature that fees charged pursuant to the Elevator Safety and Inspection Act be adjusted to provide sufficient income, but not 14 15 substantially more than sufficient income, to ensure elevator safety as provided by the Elevator Safety and Inspection Act. Accordingly, 16 17 the Commissioner of Labor shall make an annual study of the revenues to and expenditures from the Department of Labor Revolving Fund 18 19 related to elevator safety and shall prepare a report indicating 20 what fee adjustments, if any, shall be recommended. The report 21 shall be submitted by September 1 each year to the Director of the Office of State Finance, the Chair of the Appropriations Committee 22 23 of the Senate, and the Chair of the Appropriations and Budget

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Committee of the House of Representatives, and shall be filed with
 the Department of Labor.

3 D. Licenses and certifications issued in accordance with the 4 provisions of the Elevator Safety Act shall be renewed according to 5 the following schedule:

6 1. Elevator contractor, elevator inspector, elevator mechanic
7 licenses and elevator apprentice registration shall be renewed
8 annually prior to the last day of the calendar month in which the
9 license or registration was initially issued;

10 2. Any such license, registration or certificate required by 11 the Elevator Safety Act not renewed by the last day of the calendar 12 month in which renewal is required shall be subject to a late fee as 13 provided by this act;

14 3. Any elevator contractor, elevator inspector, elevator
15 mechanic license or apprentice registration having been expired for
16 a period of not less than thirty (30) days nor more than three
17 hundred sixty-five (365) days shall be subject to a reinstatement
18 fee as provided for in the Elevator Safety Act; and
19 4. Any elevator contractor, elevator inspector, elevator

20 mechanic license or apprentice registration being expired for a

21 period of one (1) year or longer from the last day of the month in

22 which renewal was required shall be considered void and the licensee

23 shall be subject to all requirements for new issuance.

24 SECTION 6. This act shall become effective November 1, 2012.

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1	Passed the Senate the 8th day of March, 2012.
2	
3	Dussiding Officer of the Consta
4	Presiding Officer of the Senate
5	Passed the House of Representatives the day of,
6	2012.
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8	Presiding Officer of the House
9	of Representatives
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