HB2748 FULLPCS1 Richard Morrissette-KB 2/16/2016 2:58:09 pm

COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAK	ER:							
	CHAIR	:							
I mor	ve to	amend _	НВ2748			0.5 +1			
Page			Section		Lines		ne printed		
						Of the	Engrossed	Bill	
By striking the Title, the Enacting Clause, the entire bill, and by inserting in lieu thereof the following language:									
AMEND	TITLE '	TO CONFO	ORM TO AMENDMENTS						
Morri	ssette			Ar	mendment subm	itted by:	Richard		
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Reading Clerk

STATE OF OKLAHOMA

2nd Session of the 55th Legislature (2016)

By: Morrissette

PROPOSED COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 2748

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PROPOSED COMMITTEE SUBSTITUTE

An Act relating to cedar trees; amending 2 O.S. 2011, Sections 18-401, 18-403, 18-404, 18-406, 18-407, as amended by Section 19, Chapter 304, O.S.L. 2012 and 18-408 (2 O.S. Supp. 2015, Section 18-407), which relate to the Eastern Red Cedar Registry Board Act; changing name of the act; terminating the Eastern Red Cedar Registry Board; providing for transfer to the Office of the Eastern Red Cedar Registry Coordinator; changing references to the Eastern Red Cedar Registry Board; creating the Office of the Eastern Red Cedar Registry Coordinator; moving administration, support and expenditure of funds related to the Eastern Red Cedar Registry Act from the Oklahoma Department of Agriculture, Food, and Forestry to the Oklahoma Conservation Commission; deleting membership and appointments to the Board; providing for employment upon funding and authority of the Coordinator; providing for budgeting and funding of the salary of the Coordinator; authorizing receipt of certain funding; providing for deposit in the Eastern Red Cedar Revolving Fund; limiting expenditures; adding certain duties; creating the Oklahoma Resource Reclamation Act; providing for implementation of the act; defining terms; declaring the public interest in managing private lands in the state for certain purpose; specifying certain goals; providing for determination of infestation; requiring notification by the Oklahoma Tax Commission; allowing municipalities to create certain lists; authorizing the Tax Commission to post certain lists on its website; encouraging certain insurers to offer

incentives for policyholders who implement a certain program; creating the Oklahoma Woody Biomass Energy Initiative Act of 2016; making legislative findings; defining certain term; creating the Woody Biomass Energy Initiative Council; establishing termination date; providing for membership; requiring appointments by a certain date; providing for meetings, a quorum, vacancies and staffing; prohibiting compensation and travel reimbursement; making reimbursement and staffing contingent upon funding; requiring the Council to comply with certain acts; specifying duties; authorizing the Council to apply for and use certain funds; amending 74 O.S. 2011, Section 85.44D, as amended by Section 757, Chapter 304, O.S.L. 2012 (74 O.S. Supp. 2015, Section 85.44D), which relates to purchasing preferences for products made from Oklahoma-harvested trees; modifying certain date; requiring the Purchasing Division of the Office of Management and Enterprise Services to register certain manufacturers into the vendor registration system; directing the Division to waive certain fees; amending Section 2, Chapter 247, O.S.L. 2012 and Section 3, Chapter 247, O.S.L. 2012, as amended by Section 1, Chapter 232, O.S.L. 2014 (17 O.S. Supp. 2015, Sections 802.2 and 802.3), which relate to the Oklahoma Energy Initiative Act; adding certain duties to the Oklahoma Energy Initiative relating to woody biomass energy production; expanding the membership of the Oklahoma Energy Initiative Board; directing the Board to establish a woody biomass working group; modifying travel reimbursement; repealing 2 O.S. 2011, Section 18-405, which relates to support, resources and supplies from the Oklahoma Department of Agriculture, Food, and Forestry; providing for codification; providing for noncodification; providing for recodification; and providing an effective date.

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

SECTION 1. AMENDATORY 2 O.S. 2011, Section 18-401, is amended to read as follows:

Section 18-401. Sections 3 through $\frac{9}{7}$ of this act shall be known and may be cited as the "Eastern Red Cedar Registry Board Act".

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SECTION 2. NEW LAW A new section of law not to be codified in the Oklahoma Statutes reads as follows:

The activities and operations of the Eastern Red Cedar Registry
Board shall terminate on the effective date of this act. The Board
shall cease to exist after the effective date of this act. All
documents, records, property, fund balances, encumbrances,
obligations and other resources of the Board shall be transferred to
the Office of the Eastern Red Cedar Registry Coordinator. The
Office of the Eastern Red Cedar Registry Coordinator shall succeed
to any contractual rights and responsibilities incurred by the
Board.

SECTION 3. AMENDATORY 2 O.S. 2011, Section 18-403, is amended to read as follows:

Section 18-403. A. There is hereby created the <u>Office of the</u>

Eastern Red Cedar Registry <u>Board Coordinator</u>. The <u>Board Coordinator</u>

shall be under the authority of the <u>State Board of Agriculture</u>

Oklahoma Conservation Commission. The Board shall consist of the

following members:

- 1. The Governor shall appoint three members as follows:
 - a. one member representing a property owner in the state,

1	b. One member engaged in the business of harvesting
2	Eastern Red Cedar trees in the state, and
3	c. one member engaged in the business of manufacturing
4	products from Eastern Red Cedar trees;
5	2. The Speaker of the House of Representatives shall appoint
6	two members as follows:
7	a. one member with a background or experience in
8	marketing agricultural products, and
9	b. one member with a background or experience in
0	renewable energy;
1	3. The President Pro Tempore of the State Senate shall appoint
2	two members as follows:
3	a. one member from a higher education institution in The
4	Oklahoma State System of Higher Education who
5	specializes in agricultural production, and
6	b. one member from a higher education institution in The
7	Oklahoma State System of Higher Education who
8	specializes in forestry and forest management;
9	4. The Commissioner of Agriculture, or a designee;
0	5. The Executive Director of the Oklahoma Conservation
1	Commission;
2	6. The Executive Director of the Department of Environmental
3	Quality, or designee;
4	7. A member of the Corporation Commission, or designee; and

8. A member appointed by and representing the Natural Resources

Conservation Service of the United States Department of Agriculture.

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The initial appointment for each member appointed by the В. Governor shall be for progressive terms of one (1) through three (3) years. The initial appointment for each member appointed by the Speaker of the House of Representatives shall be for progressive terms of one (1) and two (2) years. The initial appointment for each member appointed by the President Pro Tempore of the State Senate shall be for progressive terms of one (1) and two (2) years. Subsequent appointments shall be for three-year terms. Members shall continue to serve until their successors are appointed. Any vacancy shall be filled in the same manner as the original appointment. No member shall serve more than two consecutive terms The Executive Director of the Oklahoma Conservation Commission shall select a person in the position of the Eastern Red Cedar Registry Coordinator. The Coordinator shall have authority as provided for in the Eastern Red Cedar Registry Act as well as any other authority established by the Executive Director. Until funding is made available for the position, the position of the Coordinator shall be a voluntary unpaid position. Upon the availability of funding, the position of the Coordinator shall become a state employee position subject to the Oklahoma Personnel Act. Upon the availability of funding, the salary of the Coordinator shall not be less than Thirty Thousand Dollars (\$30,000.00) nor more than Forty Thousand Dollars

(\$40,000.00). All or part of the funds for the salary of the

Coordinator may be from monies in the Eastern Red Cedar Revolving

Fund. The Oklahoma Conservation Commission is authorized to receive

funding from private sources, such as private foundations, and

grants from any state or federal entity to provide all or part of

the funding for the salary and other expenses of the Coordinator.

Any such monies received by the Commission shall be deposited in the

Eastern Red Cedar Revolving Fund. The Commission may expend not

more than one percent (1%) of the monies in the Eastern Red Cedar

Revolving Fund each year for not more than a total of five (5) years

for any administrative expenses associated with providing an office

for the Coordinator incurred by the Commission.

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C. The members of the Board appointed pursuant to paragraphs 1, 2 and 3 of subsection A of this section may nominate up to sixteen persons who are residents of the state to serve on a citizens' auxiliary group. The nominations shall be approved by a majority vote of the Board. Members of the citizens' auxiliary group shall not have voting rights and privileges on the Board and shall serve three-year terms. The citizens' auxiliary group will provide information and feedback to the Board on issues related to the Eastern Red Cedar tree and shall assist the Board in achieving its duties as set forth in the Eastern Red Cedar Registry Board Act.

SECTION 4. AMENDATORY 2 O.S. 2011, Section 18-404, is amended to read as follows:

Section 18-404. A. The <u>Office of the</u> Eastern Red Cedar Registry Board <u>Coordinator</u> shall establish procedures and standards and oversee the following:

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- 1. The administration of the Eastern Red Cedar Registry for Eastern Red Cedar trees in the state. The registry shall be a new online field registry developed in cooperation with the Oklahoma Conservation Commission. Private landowners in the state may register the location of their property, the level of infestation of Eastern Red Cedar trees on the property and whether the property is classified as infested with Eastern Red Cedar tree encroachment of more than fifty trees per acre which are at least five (5) feet tall or less than one (1) acre with half (1/2) of the surface area containing Eastern Red Cedar trees in close proximity, and average size of the trees on the property. The Beard Coordinator shall develop and implement an application and registration process for landowners;
- 2. Promote the harvesting of Eastern Red Cedar trees. Persons or entities involved in the harvesting of Eastern Red Cedar trees or the manufacturing of products from Eastern Red Cedar trees may apply for registration with the Board Coordinator. The Board Coordinator shall develop and implement an a field and online application and registration process for harvesters and manufacturers;
- 3. Maintain harvesting records of Eastern Red Cedar trees in the state;

4. Promote the development of new uses and markets for Eastern Red Cedar trees and Eastern Red Cedar products;

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- 5. Promote marketing, research and education efforts concerning the Eastern Red Cedar tree and Eastern Red Cedar products;
- 6. Cooperate with any local, state, regional, or nationwide organization or agency engaged in work or activities consistent with the objectives of the Eastern Red Cedar Registry Board Act;
- 7. Assist communities located in any county in the state to organize and establish community-owned Eastern Red Cedar projects in the community and to recruit and locate private for-profit Eastern Red Cedar businesses in the community including but not limited to harvesting operations, biofuel plants, cedar oil manufacturing facilities, or other cedar product manufacturing facilities. The Board Coordinator shall assist in securing financing, infrastructure and other resources. The Board Coordinator shall also provide direction and assistance to the community-based projects and individually owned businesses on steps to take in order to qualify for existing sales tax credits and income tax credits;
- 8. Provide a process for the transfer of donated Eastern Red

 Cedar trees from landowners registered with the Board Coordinator to registered harvesters and manufacturers;
- 9. Establish a limit on the number of acres of private property and the number of harvesters that may be registered on the registry during a calendar year; and

Oklahoma Department of Agriculture, Food, and Forestry as having known infestations or developing infestations of Eastern Red Cedar for the purpose of hosting community-based meetings to inform local governments and private landowners or lessors of land of the opportunities for Eastern Red Cedar infestation control;

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- 11. Work with local governments and private landowners or

 lessors of land requesting assistance with referrals to existing

 resources and to assist in the development of a long-range

 management plan and in securing grants to assist with implementation

 of the long-range management plan;
- 12. Work with cedar associations to provide no-cost training in the area of Eastern Red Cedar infestation control; and
- 13. Take any other actions necessary to implement the Eastern Red Cedar Registry Board Act.
- B. The Board Coordinator and all landowners and harvesters registered with the Board Coordinator shall comply with all applicable provisions of Article 16 of Title 2 of the Oklahoma Statutes, known as the Oklahoma Forestry Code, when managing and harvesting Eastern Red Cedar trees.
- C. The Board shall annually elect a chair from among the members. The Board shall meet regularly, but in no case shall it meet less than one time per calendar quarter, and shall meet at any

other times as called by the chair, or upon request of three or more members of the Board.

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- D. Upon the availability of funds, the Board Coordinator shall prepare an annual report of all activities for each fiscal year.

 The annual report shall be filed with the Governor, Speaker of the House of Representatives, and the President Pro Tempore of the State Senate.
- SECTION 5. AMENDATORY 2 O.S. 2011, Section 18-406, is amended to read as follows:
- Section 18-406. A. Eastern Red Cedar trees removed from lands owned by any state agency or any person or entity with authority to remove the trees from state-owned lands may be provided to harvesters registered with the Office of the Eastern Red Cedar Registry Board Coordinator in a manner consistent with law.
- B. A state agency may cooperate with the <u>Office of the</u> Eastern Red Cedar Registry Board <u>Coordinator</u> to issue permits to registered harvesters to allow the harvesting of Eastern Red Cedar trees on land owned by the state agency.
- SECTION 6. AMENDATORY 2 O.S. 2011, Section 18-407, as amended by Section 19, Chapter 304, O.S.L. 2012 (2 O.S. Supp. 2015, Section 18-407), is amended to read as follows:
- Section 18-407. There is hereby created in the State Treasury a revolving fund for the Eastern Red Cedar Registry Board to be designated the "Eastern Red Cedar Revolving Fund". The fund shall

be a continuing fund, not subject to fiscal year limitations, and shall consist of all monies received by the State Board of Agriculture Oklahoma Conservation Commission for the Office of the Eastern Red Cedar Registry Board Coordinator from the state income tax checkoff as provided for in Section 18-408 7 of this title act, the special license plate issued pursuant to Section 1135.5 of Title 47 of the Oklahoma Statutes, any state-appropriated funds, federal funds, donations, grants, contributions, and gifts from any public or private source. All monies accruing to the credit of said fund are hereby appropriated and may be budgeted and expended by the State Board of Agriculture Oklahoma Conservation Commission for payment of the salary of the Office of the Eastern Red Cedar Registry Coordinator for administrative expenses of the Commission as authorized in Section 3 of this act and as otherwise directed by the Eastern Red Cedar Registry Board and for the purposes set forth in the Eastern Red Cedar Registry Board Act. Expenditures from said fund shall be made upon warrants issued by the State Treasurer against claims filed as prescribed by law with the Director of the Office of Management and Enterprise Services for approval and payment.

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SECTION 7. AMENDATORY 2 O.S. 2011, Section 18-408, is amended to read as follows:

Section 18-408. A. Each individual taxpayer required to file a state income tax return who desires to contribute to the Eastern Red

Cedar Revolving Fund, as created in Section $\frac{8}{6}$ of this act, may designate the contribution on the appropriate income tax form. The contribution may not increase or decrease the income or liability of the taxpayer and may be made by reducing the income tax refund of a taxpayer by the amount designated or by accepting additional payment from the taxpayer by the amount designated, whichever is appropriate.

B. 1. The Oklahoma Tax Commission shall include on each state individual income tax return form for tax years beginning after December 31, 2010, an opportunity for the taxpayer to donate for the benefit of the Eastern Red Cedar Revolving Fund. The instructions accompanying the income tax form shall be provided to the Oklahoma Tax Commission by the Office of the Eastern Red Cedar Registry Board Coordinator and shall contain a description of the purpose for which the Eastern Red Cedar Revolving Fund was established and information on the use of monies from the income tax contribution.

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2. Taxpayers who are entitled to refunds shall have the refunds reduced by the amount designated by the taxpayer. The Oklahoma Tax Commission shall annually determine the total amount designated plus the amount received in excess payments and shall report the total amount to the Office of the State Treasurer. The State Treasurer shall credit the total amount to the Eastern Red Cedar Revolving Fund created in Section 8 of this act at the earliest possible time.

C. The incremental cost of administration of contributions shall be paid out of the fund to the Oklahoma Tax Commission from amounts received pursuant to this section before funds are expended for the purposes of the fund.

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SECTION 8. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-2-101 of Title 27A, unless there is created a duplication in numbering, reads as follows:

Sections 8 through 11 of this act shall be known and may be cited as the "Oklahoma Resource Reclamation Act".

SECTION 9. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-2-102 of Title 27A, unless there is created a duplication in numbering, reads as follows:

The provisions of the Oklahoma Resource Reclamation Act shall be implemented in accordance with the provisions of Sections 22-110.1 and 22-112.4 of Title 11 of the Oklahoma Statutes.

SECTION 10. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-2-103 of Title 27A, unless there is created a duplication in numbering, reads as follows:

- A. For purposes of the Oklahoma Resource Reclamation Act:
- 1. "Eastern Red Cedar" shall mean only the Juniperus Virginiana tree; and
- 2. "Infestation of Eastern Red Cedar" means not less than fifty trees five (5) feet in height per acre.

- B. For the purposes of the Oklahoma Resource Reclamation Act, it is in the public interest that private occupied and unoccupied lands within the state be managed to:
 - 1. Discourage the proliferation of wildfires;

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- 2. Reduce and control the infestation of Eastern Red Cedar trees on lands;
- 3. Modify the growth of Eastern Red Cedar trees from areas within one hundred (100) feet of homes or other structures, so as to reduce the threat and severity of wildfires by creating a defensible zone in accordance with the Firewise Program guidelines adopted by the National Fire Protection Association;
- 4. Observe and protect all land-use rights of adjacent private property landowners and public property to include methods and programs to discourage passive land-management practices;
- 5. Protect water rights, including the demise of farm ponds, naturally occurring or manmade lakes, naturally occurring streams and adequate surface and subsurface water tables; and
- 6. Protect the real property rights of established categories of property as defined by the Oklahoma Tax Commission and county assessors to include the preservation of grazing land, cropland, wildlife habitat and commercial stands of naturally occurring timberland consisting of valuable timbers other than Eastern Red Cedar trees at infestation levels.

C. It is in the public interest that local county and municipal governments, including county assessors, shall, as funding is made available, be allowed to engage the Oklahoma Tax Commission in a process of property-owner notification of the infestation of Eastern Red Cedar. A determination of infestation shall not require a census but shall be determined by observational analysis made by representatives of local governments gathering and recording observational and estimated infestation data. The data may be submitted to the Tax Commission, which shall upon receipt issue by mail a notification of infestation to the landowner of record. notification shall include the data gathered by local governments. Nothing in this section shall prohibit a municipality from creating a list of the property owners or the designees of property owners of residential, commercial or leased real property to ensure the public safety and welfare of its citizens. The Tax Commission may post upon its website a list of private and public landowners which have been issued notices of infestation. The provisions of this section shall not subvert, preclude or interfere with the right of any public or private property owner under existing law to pursue damages and compensation in a court of law.

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SECTION 11. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-2-104 of Title 27A, unless there is created a duplication in numbering, reads as follows:

Insurers duly licensed in the state writing property insurance are hereby encouraged to provide incentives to policyholders who implement and conform to Firewise Program guidelines adopted by the National Fire Protection Association, including creating a one-hundred-foot defensible zone free of Juniperus Virginiana, commonly known as the Eastern Red Cedar, around homes and other structures.

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SECTION 12. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-3-101 of Title 27A, unless there is created a duplication in numbering, reads as follows:

Sections 12 and 13 of this act shall be known and may be cited as the "Oklahoma Woody Biomass Energy Initiative Act of 2016".

SECTION 13. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 5-3-102 of Title 27A, unless there is created a duplication in numbering, reads as follows:

- A. The Legislature makes the following findings:
- 1. That Oklahoma has an abundance of biomass which is defined as organic material that is available on a renewable or recurring basis including:
 - a. materials, precommercial thinnings or invasive species from National Forest System land, Department of Defense lands or public lands, as defined by law, that:
 - (1) are byproducts of preventive treatments or are removed to reduce hazardous fuels, to reduce or

contain disease or insect infestation or to restore ecosystem health,

- (2) would not otherwise be used for higher-value products, and
- (3) are harvested in accordance with applicable law and a state or federally approved sustainable forest management plan,
- b. plant material from nonfederal land or land belonging to a Native American or Native Tribe that is held in trust by the United States or subject to a restriction against alienation imposed by the United States, including:
 - (1) feed grains,
 - (2) other agricultural commodities,
 - (3) other plants and trees harvested in accordance with applicable law and a state or federally approved sustainable forest management plan, and
 - (4) algae, and
- c. residual material from nonfederal land or land belonging to a Native American or Native Tribe that is held in trust by the United States or subject to a restriction against alienation imposed by the United States, including:
 - (1) crop residue,

- (2) other vegetative material including wood waste and wood residues,
- (3) animal waste and byproducts including fats, oils, greases and manure,
- (4) gas derived from the biodegradation of solid waste, and
- (5) the organic portion of municipal solid materials including all cellulosic residuals segregated from waste material, food waste, wastewater treatment plants and yard waste;
- 2. That for purposes of the Oklahoma Woody Biomass Energy
 Initiative Act of 2016, "woody biomass" means a material derived
 from trees, shrubs, bushes, grasses including switch grass,
 miscanthus or products made from woody plants;

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- 3. That the Juniperus Virginiana, commonly known as the Eastern Red Cedar tree, is a native tree which, due to conditions, is encroaching upon ecosystems outside of its historic habitat at a rate of seven hundred (700) acres per day in Oklahoma, contributing to loss of water, grazing lands and wildlife habitat, fire loss and allergic illness;
- 4. That the objectives of the provisions of the Eastern Red Cedar Registry Act do not include the development of a specific biomass energy use plan, but are specifically to assist state and

private landowners with gaining information regarding the control of the Eastern Red Cedar tree and to provide educational support;

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- 5. That woody biomass is a renewable energy source which can be used to diversify the energy portfolio of the state when converted to fuel known as biofuel and which can be pelleted or liquefied to mix with natural gas and coal and burned in energy-efficient boilers:
- 6. That based on a per million British Thermal Unit (BTU) by fuel type, the rates for biofuel from woody biomass averaged in 2010 Two Dollars and fifty cents (\$2.50) for wood chips with forty percent (40%) moisture as compared with electricity which averaged Sixteen Dollars and fifty cents (\$16.50);
- 7. That in order for biofuel projects to be successful there must be a sustainable supply of woody biomass and a well-developed supply-chain formula making cover crops of switch grass or plants such as miscanthus that can be harvested and pelletized an essential part of the woody biomass statewide plan;
- 8. That harvested woody biomass can be produced for use as chips, pellets and other forms which have energy values higher than all traditional fuel sources, with Eastern Red Cedar having a considerably higher BTU value;
- 9. That nearly every state in the United States now has some type of public woody biomass project operating in either pilot project or full-functioning form, with most focusing on the use of

woody biomass as an economical energy resource or as a means to reduce energy costs for public facilities and state agencies which now account for nearly two-thirds (2/3) of all energy produced;

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- 10. That under Section 35-206 of Title 11 of the Oklahoma Statutes the expenditure of funds for the purpose of conservation of electricity or natural gas by public agencies is in the public interest; and
- 11. That in Oklahoma woody biomass could be used to reduce energy costs for public facilities such as the state correctional facilities, and all other public facilities. The Department of Corrections paid these high energy costs while at the same time employees at the correctional facilities were forced to undergo furloughs and staffing reductions. Further, the Department of Corrections is authorized under Section 222 of Title 57 of the Oklahoma Statutes to use prisoners on public-purpose projects including harvesting Eastern Red Cedar trees.
- B. There is hereby created to continue until July 1, 2019, the Woody Biomass Energy Initiative Council.
 - C. The Council shall be composed of members as follows:
- 1. A member of the Oklahoma House of Representatives, appointed by the Speaker of the House of Representatives;
- 2. A member of the Oklahoma State Senate, appointed by the President Pro Tempore of the State Senate;

- 3. Two members who are engaged in the business of manufacturing or selling biofuel furnaces, one member to be appointed by the Speaker of the House of Representatives and one member to be appointed by the President Pro Tempore of the State Senate;
 - 4. The Eastern Red Cedar Registry Coordinator;

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- 5. The Executive Director of the Department of Environmental Quality, or designee;
- 6. An employee in the Forestry Services Division of the Oklahoma Department of Agriculture, Food, and Forestry appointed by the Commissioner of Agriculture;
 - 7. The Director of the Department of Corrections, or designee;
- 8. The Director of the Oklahoma Department of Commerce, or designee;
- 9. A member appointed by the Director of the Oklahoma State Energy Office within the Oklahoma Department of Commerce and representing the Oklahoma Renewable Energy Council;
 - 10. A member of the Corporation Commission, or designee;
- 11. The Executive Director of the Oklahoma Conservation Commission, or designee;
- 12. A member appointed by and representing the Natural Resources Conservation Service of the United States Department of Agriculture;
- 13. A member appointed by and representing the United States Environmental Protection Agency; and

- 14. A member appointed by and representing the United States Department of Energy.
- D. Appointments to the Council shall be made within thirty (30) days after the effective date of this act. Meetings of the Council shall be held at least quarterly at the call of the chair. Members shall serve at the pleasure of their appointing authorities. A majority of the members of the Council shall constitute a quorum to transact business, but no vacancy shall impair the right of the remaining members to exercise all the powers of the Council. A vacancy on the Council shall be filled by the original appointing authority. Contingent upon the availability of funding, the Oklahoma Conservation Commission shall provide staff, support and information as requested by the Council.
- E. Members of the Council shall receive no compensation or travel reimbursement for serving on the Council.
- F. The Council shall act in accordance with the provisions of the Oklahoma Open Meeting Act and the Oklahoma Open Records Act.
 - G. The Council shall:

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- 1. Develop an Oklahoma Renewable Woody Biomass Energy Usage Plan which will:
 - a. include appropriate harvesting and fuel-burning guidelines, equipment and techniques that are in compliance with any laws governing the use of biomass for energy production,

- b. include recommendations for the creation of an adequate supply chain and adequate levels of available biomass from naturally occurring or cultivated cover crops,
- c. take into consideration all environmental quality and energy standards,
- d. include a funding plan for utilization,
- e. identify state lands suitable for use in the production of biomass, and
- f. identify available private resources to implement the plan, including resources for implementing the duties of the Office of the Eastern Red Cedar Registry Coordinator;
- 2. Investigate the feasibility of constructing and installing woody biomass furnaces in correctional facilities operated by the Department of Corrections, public schools and other state agencies, which furnaces can use woody biomass harvested exclusively within Oklahoma from state and private lands;

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- 3. Investigate the feasibility of using woody biomass for the purpose of blending with natural gas, coal, cogeneration or gasification methods, as well as other emerging applications; and
- 4. Make recommendations to the Legislature and the Governor on the findings of the Council.

H. The Council is hereby authorized to make application for, seek and utilize any funds received including, but not limited to, any state or federal funds, grants including renewable energy grants available through the United States Department of Energy and the United States Department of Agriculture or private donations.

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SECTION 14. AMENDATORY 74 O.S. 2011, Section 85.44D, as amended by Section 757, Chapter 304, O.S.L. 2012 (74 O.S. Supp. 2015, Section 85.44D), is amended to read as follows:

Section 85.44D A. It is the intent of the Legislature that all state agencies procure and use products or materials made from or utilizing materials from trees harvested in Oklahoma when such products or materials are available.

- B. By July 1, 2011 November 1, 2016, the Purchasing Division of the Office of Management and Enterprise Services when accepting bids for state purchases of products and materials shall give preference to the suppliers of wood products made from or products manufactured utilizing materials from trees harvested in Oklahoma if the price for the products and materials is not substantially higher than the price for other wood products and materials and the quality and grade requirements are otherwise comparable.
- C. The Purchasing Division of the Office of Management and

 Enterprise Services shall register any manufacturer of products made

 from trees harvested in Oklahoma which is registered with the Office

 of the Eastern Red Cedar Registry Coordinator on the central

purchasing vendor registration system for state agency purchasing in the appropriate category or categories of commodities. The Division shall waive any registration fee for the manufacturer for the first year of registration.

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<u>D.</u> By July 1, 2011, the Purchasing Division of the Office of Management and Enterprise Services shall promulgate rules and implement a program for extending state procurement specifications to products made from or manufactured utilizing materials from trees harvested in Oklahoma and identifying the products.

SECTION 15. AMENDATORY Section 2, Chapter 247, O.S.L. 2012 (17 O.S. Supp. 2015, Section 802.2), is amended to read as follows:

Section 802.2 A. There is hereby created the Oklahoma Energy Initiative, referred to in this act as the Initiative, which shall serve as a strategic program designed to create, advance, and promote new and existing energy research and development efforts related to Oklahoma's core energy competencies by:

1. Promoting research and development in the areas of conventional and unconventional oil and natural gas development and production, CO₂ enhanced oil recovery, wind forecasting, advanced biofuels, biofuels from woody biomass, energy storage, water management, energy policy and economic analysis, energy system optimization, renewable energy integration into the electrical grid, and similar energy technologies;

2. Fostering communication and collaboration between state and federal governmental agencies, institutions of higher education, nonprofit research institutions, and private entities located throughout Oklahoma;

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- 3. Advancing research and development programs that provide benefits to all industries and regions of the state;
- 4. Streamlining research and development efforts between private and public industry to create synergistic relationships that coordinate, not duplicate, research efforts;
- 5. Establishing Oklahoma as a regional resource and clearinghouse for transformative energy technologies in the areas of traditional energy and renewable resource research and development;
- 6. Developing a renewable woody biomass energy usage plan that will include appropriate harvesting and fuel-burning guidelines and techniques for the use of biomass for energy production;
- 7. Attracting best-in-class researchers to Oklahoma in competency areas aligned with Oklahoma's natural resource base;
- 7. 8. Coordinating with the Oklahoma Department of Commerce to enhance venture capital investment in energy-related research and business opportunities; and
- 8. 9. Promoting seed funding that can be leveraged against state, federal, and private-source funding to establish sufficient startup resources.

B. The Initiative may receive assistance from any state agency or public entity to implement the provisions of the Oklahoma Energy Initiative Act, including, but not limited to, administrative assistance, staffing or legal counsel and provision of office space or equipment as necessary. Assistance agreements may be made by memorandums of understanding or as otherwise provided by law.

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SECTION 16. AMENDATORY Section 3, Chapter 247, O.S.L. 2012, as amended by Section 1, Chapter 232, O.S.L. 2014 (17 O.S. Supp. 2015, Section 802.3), is amended to read as follows:

Section 802.3 A. The Oklahoma Energy Initiative shall be administered and governed by the Oklahoma Energy Initiative Board, made up of representatives of the contributing institutions of the Initiative which initially shall be the University of Oklahoma, Oklahoma State University, Oklahoma City University, the University of Tulsa, and the Noble Foundation. Additional contributing institutions may be added at the discretion of the Board, as such institutions contribute to the purpose, objectives and research coordinated by the Initiative. Additional contributing institutions may include state, federal, and private agencies, institutions of higher education, nonprofit research institutions, and private entities.

B. The Board shall initially consist of $\frac{13}{100}$ thirteen (13) members as follows:

1. One member, who shall serve as the chair of the Board, shall be the Secretary of Energy and Environment or a member otherwise appointed by the Governor;

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- 2. One member shall be the Vice President of Research from the University of Oklahoma or a member otherwise appointed by the President of the University of Oklahoma;
- 3. One member shall be the Vice President of Research from Oklahoma State University or a member otherwise appointed by the President of Oklahoma State University;
- 4. One member shall be the Vice President of Research from the University of Tulsa or a member otherwise appointed by the Governor;
- 5. One member shall be the Vice President of Research from Oklahoma City University or a member otherwise appointed by the Speaker of the House of Representatives; and
- 6. One member who shall represent the Samuel Roberts Noble Foundation appointed by the President Pro Tempore of the Senate;
- 7. One member shall be an employee of the Oklahoma Department of Commerce appointed by the Director of the Oklahoma Department of Commerce;
- 8. One member shall have experience in the financing of public development projects to be appointed by the Governor;
- 9. One member shall have experience in marketing to be appointed by the Governor;

10. Two members who have served on a board of directors of a nonprofit entity and who have experience in strategic planning and board development appointed by the Speaker of the House of Representatives; and

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- 11. Two members who have served on a board of directors of a corporation located in Oklahoma who have experience in strategic planning and board development appointed by the President Pro

 Tempore of the Senate.
- C. Board members shall serve for a term of four (4) years, which shall begin on January 1 of the first year of the appointment and end on December 31 of the fourth year. There shall be no limit to the number of consecutive terms served. If a vacancy should occur during a member's term, the appointing authority for the vacant position shall appoint a new member to fill the remainder of the unexpired term. Board members shall serve without receive no compensation but may be eligible for necessary or travel expenses pursuant to the State Travel Reimbursement Act reimbursement for serving on the Board.
- D. The Board shall be responsible for establishing procedures for the Initiative and operations of the Board. The rules may provide for protection from public disclosure of trade secrets and proprietary information of any kind, including, but not limited to, data, processes and technology, as the Board determines necessary.

E. The Board shall undertake activities and commission programs, through the contributing institutions, to achieve the purpose and satisfy the objectives of the Initiative as provided in the Oklahoma Energy Initiative Act. The Board shall establish a working group of members which shall be responsible for developing the renewable woody biomass energy usage plan. The Board shall have authority to distribute funding for such activities and programs. The Board may employ staff as it deems necessary.

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- F. The Board shall prepare an annual, written report to summarize the annual progress of the Initiative, including summaries of its programs and their progress and outcomes. The report shall be made available to the public and shall be distributed to the Governor, the President Pro Tempore of the Senate, and the Speaker of the House of Representatives.
- G. The provisions of The Oklahoma Central Purchasing Act shall not apply to any project, activity or contract of the Initiative or the Board.
- H. No Board member or any person acting on behalf of the Board or Initiative executing any contracts, commitments or agreements issued by or on behalf of the Oklahoma Energy Initiative shall be personally liable for the contracts, commitments, or agreements or be subject to any personal liability or accountability by reason thereof. No director or any person acting on behalf of the Board

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or Initiative shall be personally liable for damage or injury resulting from the performance of duties hereunder.
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- SECTION 17. REPEALER 2 O.S. 2011, Section 18-405, is hereby repealed.
- SECTION 18. RECODIFICATION 2 O.S. 2011, Section 18-401, as amended by Section 1 of this act, shall be recodified as Section 3-6-101 of Title 27A of the Oklahoma Statutes, unless there is created a duplication in numbering.
- SECTION 19. RECODIFICATION 2 O.S. 2011, Section 18-402, shall be recodified as Section 3-6-102 of Title 27A of the Oklahoma Statutes, unless there is created a duplication in numbering.
- SECTION 20. RECODIFICATION 2 O.S. 2011, Section 18-403, as amended by Section 3 of this act, shall be recodified as Section 3-6-103 of Title 27A of the Oklahoma Statutes, unless there is created a duplication in numbering.
- SECTION 21. RECODIFICATION 2 O.S. 2011, Section 18-404, as amended by Section 4 of this act, shall be recodified as Section 3-6-104 of Title 27A of the Oklahoma Statutes, unless there is created a duplication in numbering.
- SECTION 22. RECODIFICATION 2 O.S. 2011, Section 18-406, as amended by Section 5 of this act, shall be recodified as Section 3-6-105 of Title 27A of the Oklahoma Statutes, unless there is created a duplication in numbering.

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SECTION 23.
                       RECODIFICATION 2 O.S. 2011, Section 18-407,
    as last amended by Section 6 of this act, shall be recodified as
    Section 3-6-106 of Title 27A of the Oklahoma Statutes, unless there
    is created a duplication in numbering.
                                       2 O.S. 2011, Section 18-408,
        SECTION 24.
                       RECODIFICATION
    as amended by Section 7 of this act, shall be recodified as Section
    3-6-107 of Title 27A of the Oklahoma Statutes, unless there is
    created a duplication in numbering.
        SECTION 25. This act shall become effective November 1, 2016.
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