

An Act relating to the Department of Labor; amending 40 O.S. 2011, Sections 141.13 and 141.16, as amended by Section 1, Chapter 336, O.S.L. 2014 (40 O.S. Supp. 2015, Section 141.16), which relate to the Boiler and Pressure Vessel Safety Act; allowing inspections of certain boilers be performed by licensed boiler operators or licensed plumbing contractors; authorizing promulgation of rules establishing certain fees; providing for certain fees to be superseded by certain rules; deleting certain requirement to transfer fees to the General Revenue Fund; providing exception to certain deposit of fees; setting amount to transfer to General Revenue Fund; requiring licensure to elevator inspector; setting qualifications for licensure by rule; requiring demonstration of certain standards; providing for certificate of operation fee; directing inspection of newly installed elevators; requiring certain report of code compliance; requiring certain inspectors to submit certain insurance policy; stating minimum amount of coverage; providing enforcement by the Department of Labor; allowing inspection by written request; allowing Commissioner of Labor to determine reasonable grounds for inspection; construing responsibility and liability for damages; exempting state from certain responsibility and liability; requiring inspection of new elevators by licensed inspector; directing written inspection report; allowing correction of violations within certain time; requiring certain tests be performed; directing certain tests be performed by licensed elevator mechanic; amending 59 O.S. 2011, Sections 3023 and 3024, as amended by Section 293, Chapter 304, O.S.L. 2012 (59 O.S. Supp. 2015, Section 3024), which relate to the Elevator Inspection Bureau and powers of the Commissioner of Labor; requiring certain inspections be performed by Commissioner of Labor; deleting chief elevator inspector; directing certain inspections be performed by licensed third party or inspector of a liability insurance company; authorizing promulgation of rules for certain administrative fines and fees; creating the Department of Labor Administrative Penalty Revolving Fund; providing for deposits and transfer of funds to the General Revenue Fund at certain time; providing for codification; and providing an effective date.