1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE FOR
4	HOUSE BILL NO. 3192 By: Newton
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7	COMMITTEE SUBSTITUTE
8	An Act relating to forestry administration and enforcement; amending 2 O.S. 2021, Sections 16-2, 16-
9	4, and 16-8, which relate to the Oklahoma Forestry Code; defining terms; modifying definitions;
10	modifying duties of Forestry Division of Oklahoma Department of Agriculture, Food, and Forestry;
11	modifying terms; prohibiting liability for certain activities; amending 2 O.S. 2021, Sections 16-21 and
12	16-28.2, which relate to forest fire prevention; modifying term; modifying prescribed notification
13	area plan form; updating statutory references; updating statutory language; and providing an
14	effective date.
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17	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
18	SECTION 1. AMENDATORY 2 O.S. 2021, Section 16-2, is
19	amended to read as follows:
20	Section 16-2. As used in the Oklahoma Forestry Code:
21	1. <u>"Control line" means a constructed or natural barrier and</u>
22	treated fire edge used to control a fire;
23	2. "Director" means the Director of Forestry of the Oklahoma
24	Department of Agriculture, Food, and Forestry;

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2 Department of Agriculture, Food, and Forestry; 3. 4. "Established property line" means any boundary line which 3 has been: 4 5 a. recognized by adjoining land owners as a boundary and uncontested for at least fifteen (15) years including, 6 7 but not limited to, fence lines, roads, and natural features, 8 9 b. established by a registered land surveyor, or uncontested for at least fifteen (15) years; 10 с. 5. "Fire line" means the actively burning or burned perimeter 11 12 of an uncontrolled wildfire of any size that necessitates the use of 13 direct or indirect tactical suppression actions to control the 14 wildfire; 15 4. 6. "Forest rangers" means all employees of the Forestry 16 Division who have responsibilities in forest and natural resource 17 protection, including laborers, mechanics, and other employees who 18 assist in forest and natural resource protection; 19 5. 7. "Forest" means a tract of land that is at least ten 20 percent (10%) stocked by trees of any size, whether of commercial or 21 noncommercial species, or formerly having tree cover and not 22 currently developed for nonforest non-forest use, including 23 woodlands, woodlots, windbreaks, and shelterbelts;

2. 3. "Division" means the Forestry Division of the Oklahoma

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<u>8. "Hazardous duty" means actions performed on or near the fire</u>
 <u>line required to fight and control wildfires in order to protect</u>
 <u>lives, property, forests, and natural resources as well as functions</u>
 <u>associated with wildland hazardous fuels reduction work to mitigate</u>
 <u>and reduce wildfire threat to lives, property, forests, and natural</u>
 resources;

7 <u>6. 9.</u> "Logging or timber harvesting operations" means the 8 cutting or harvesting of and removal of timber from a site, leaving 9 the root mass intact;

7. 10. "Owner" means the possessor of a fee interest, a tenant, 10 lessee, occupant, or other person in lawful control of land; 11 12 8. 11. "Prescribed burning" means the controlled application of 13 fire by the owner or designated agent of croplands, rangelands, or 14 forestlands of fire to naturally occurring vegetative fuel under 15 specified environmental conditions and following appropriate 16 precautionary measures, which causes intended to keep the fire to be 17 confined to a predetermined area and accomplish land management 18 objectives;

19 9. 12. "Timber" means live and dead trees and the profit in any 20 live and dead trees including, but not limited to, bark, foliage, 21 wood, vines, firewood, crossties, and shrubbery;

10. <u>13.</u> "Timber owner" means any person who owns the right to cut or harvest timber at the time the timber is to be cut or harvested, or who legally owns the severed timber;

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1 11. 14. "Wildfires" means any fire which is not controlled on 2 forests, grasslands, fields, or croplands; and 12. "Wild lands" 15. "Wildland" means any undeveloped lands 3 4 land regardless of kind of vegetative plant cover including forests, 5 prairies, marshes, and swamps forest, prairie, marsh, and swamp; and "Wildland firefighter" means any forest ranger employed by 6 16. 7 the Forestry Division whose duty to fight wildfires includes incident management, fire suppression, and hazardous wildland fuel 8 9 mitigation. 10 2 O.S. 2021, Section 16-4, is SECTION 2. AMENDATORY 11 amended to read as follows: 12 Section 16-4. It shall be the duty of the State Board of 13 Agriculture under terms the Board determines shall best serve the 14 public interest to assist and cooperate with federal and state 15 departments, educational institutions, counties, towns, 16 corporations, or individuals; to gather and disseminate information 17 about forests, their care and management; to prevent and extinguish 18 wildfires; to enforce all laws pertaining to forests and woodlands 19 wildlands; and to monitor the health, inventory, and condition of 20 the state's forest resources. 21 SECTION 3. AMENDATORY 2 O.S. 2021, Section 16-8, is 22 amended to read as follows: 23 Section 16-8. A. The Forestry Division of the Oklahoma 24 Department of Agriculture, Food, and Forestry, in connection with

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1 the enforcement of the Oklahoma Forestry Code, shall have the 2 following powers, authority, and duties:

3 1. To enforce the provisions of this code and other forest and4 forest protection laws of this state;

5 2. To prevent, <u>mitigate</u>, detect, <u>extinguish</u> <u>suppress</u>, and
6 investigate wildfires in this state;

7 3. To provide wildfire fighting wildland firefighting crews,
8 who shall be under the control and direction of forest rangers and
9 other designated agents of the Division;

4. To appoint district foresters, assistant district foresters,
 investigators, rangers, and other employees;

12 5. To use the resources of the Division on state-owned parks 13 and other state-administered land to prevent and suppress fires 14 <u>wildfires, to mitigate hazardous wildland fuels</u>, and to establish 15 fire fighting <u>wildland firefighting</u> crews who shall be authorized to 16 suppress fires wildfires on state land;

17 6. To be reimbursed on an actual cost basis for all services
18 provided to state parks and other land administered by the State of
19 Oklahoma;

20 7. To investigate cases of forest timber theft;

8. To make available for sale surplus state vehicles directly
to rural fire departments or municipal fire departments, in cities
or towns under ten thousand (10,000) population. State vehicles may
be offered for sale only after approval is given in writing by the

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Office of Management and Enterprise Services and an evaluation is made of each vehicle and a price set by the Office of Management and Enterprise Services. The Forestry Division may only receive the amount authorized by the Office of Management and Enterprise Services for the sale of the vehicle;

9. To purchase equipment from the Rural Fire Defense Equipment
Revolving Fund's inventory, when advantageous to the state, and to
reimburse the Revolving Fund; and

9 10. To plan and conduct prescribed burning at the request and expense of landowners on public or private land for the purpose of 10 11 controlling Eastern Redcedar and other invasive or exotic species, 12 for hazardous fuel reduction, wildlife habitat manipulation, 13 ecosystem restoration, or achieving silvicultural objectives. 14 Forestry Division employees shall be protected under The 15 Governmental Tort Claims Act and shall not be personally liable 16 beyond the limits established therein for activities pursuant to 17 this paragraph unless gross negligence is established in a competent 18 court of law.

B. Forest rangers, and the fire fighting firefighting crews under their control and direction, may enter upon any land for the purpose of preventing and suppressing wildfires and to enforce the provisions of the Oklahoma Forestry Code and other wildfire and forest protection laws of this state.

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1 C. Forest rangers, employees of the Division, and all persons 2 under contract or agreement with the Division to assist in fire fighting firefighting operations, as well as persons called upon by 3 4 forest rangers or other authorized employees of the Division to 5 assist in fire fighting firefighting under the direction or supervision of employees of the Division, may, in the performance of 6 7 their duties, set backfires, dig trenches, cut firelines construct control lines, and carry on all customary activities in the fighting 8 9 of wildfires without incurring liability to any person.

D. Under the direction of forest rangers and upon written receipt of permission <u>consent</u> of the landowner, county officers and employees may, in the performance of their duties and without incurring liability to any person, <del>cut firelines</del> <u>construct control</u> <u>lines</u> and carry out all customary activities for conducting prescribed burns to mitigate hazardous wildland fuels <del>for the</del> <del>prevention of</del> to prevent wildfires on private lands.

17 E. Upon written consent from a landowner or designated agent, 18 forest rangers in the performance of their duties and without 19 incurring liability to any person, may construct control lines, 20 carry out all customary activities for conducting prescribed burns, 21 and utilize mechanized equipment to reduce hazardous wildland fuels 22 in order to mitigate or reduce the effects of wildfires on lives, 23 property, forests, and natural resources on private and public lands 24 in this state.

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1 1. The Director of the Forestry Division may appoint, subject 2 to the approval of the State Board of Agriculture, special officers who shall have the power and authority to arrest. The special 3 4 officers shall have power and authority throughout the state, under 5 the direction and control of the Division, to enforce the criminal provisions contained in the Oklahoma Forestry Code, other laws 6 7 relating to forests and wildfires and the Oklahoma Agricultural Code. 8

9 2. The special officers shall have power and authority to make 10 arrests with or without warrants for violations of the criminal 11 provisions of the Oklahoma Forestry Code, other laws relating to 12 forests and wildfires and the Oklahoma Agricultural Code to the same 13 extent and under the same limitations and duties as peace officers 14 under the provisions of <u>Chapter 3 of</u> Title 22<del>, Chapter 3</del> of the 15 Oklahoma Statutes.

16 In connection with the enforcement of the criminal 3. 17 provisions, the special officers and other state investigators or 18 law enforcement officers may go upon all premises when necessary for the enforcement of laws. All special officers shall be ex officio 19 20 forest rangers and shall be under the control and direction of the 21 Division; except, the Director may at any time, for cause, remove 22 any powers and authority of arrest conferred. Special officers 23 shall have the same right and authority to carry arms as the

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sheriffs of this state. The compensation of special officers shall
 be fixed and paid by the Division from its funds.

3 SECTION 4. AMENDATORY 2 O.S. 2021, Section 16-21, is 4 amended to read as follows:

5 Section 16-21. The Division shall organize forest protection areas to prevent, detect, and suppress wildfires most effectively, 6 7 and may employ forest rangers to have charge of its activities in each area; may subdivide each area into patrol areas; may construct 8 9 lookout towers, roads, bridges, firelines control lines, office 10 facilities, and communication facilities; may purchase tools for 11 firefighting as well as other necessary supplies and equipment; and 12 may carry on all activities necessary to protect the area 13 effectively from fires.

14SECTION 5.AMENDATORY2 O.S. 2021, Section 16-28.2, is15amended to read as follows:

Section 16-28.2 A. 1. The provisions of this section apply to a prescribed burn.

Any owner wishing to set fire to land in order to conduct a
 prescribed burn shall comply with the provisions of this section.

B. 1. Within sixty (60) days prior to conducting a prescribed burn, the owner of <u>the</u> land to be burned shall orally or in writing notify all landowners whose lands adjoin the owner's land to be burned.

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2. If any landowner is burning on a large, consolidated tract
 of land in which there are multiple adjacent owners, only those
 owners with adjoining land within one (1) mile of the proposed burn
 area must be notified.

5 3. The owner shall include in the written notice or shall 6 orally notify the adjoining landowners of the proposed date and 7 location of the burn and a telephone number where the owner can be 8 reached for information regarding the prescribed burn.

9 C. In addition to notification of adjoining property owners pursuant to subsection B of this section, the owner of the land to 10 11 be burned shall complete the prescribed burn notification plan 12 specified in subsection D of this section and shall submit such plan 13 to the rural fire department nearest the land to be burned. If the 14 land to be burned is in a protection area, the owner shall also 15 submit a copy of the notification plan to the local office or local 16 representative of the Forestry Division nearest to the land to be 17 burned.

 18
 D. Any person wishing to conduct a prescribed burn shall

 19
 complete this a Prescribed Burn Notification Plan form, distributed

 20
 prescribed by the Oklahoma Department of Agriculture, Food, and

 21
 Forestry, which shall be in substantially the following form:.

 22
 PRESCRIBED BURN NOTIFICATION PLAN

 23
 Name\_\_\_\_\_\_ Phone\_\_\_\_\_\_

24 Address\_\_\_\_\_ County\_\_\_\_

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1	City, State, Zip
2	Ranch name, if any
3	Area to be burned
4	Approximate acres to be burned
5	Written distance description of location
6	
7	Projected time frame
8	Date of previous burn
9	Objectives to be accomplished through the prescribed burn:
10	
11	
12	
13	Contact information:
14	 
15	
16	
17	Rural Fire Department:
18	Name: Location: Phone No.:
19	
20	
21	Forestry District Office (for protection areas)
22	
23	Adjoining landowners:
24	

1 2

3 4 The original copy of the form must shall be filed with the rural 5 fire department nearest to the land to be burned. If conducting a prescribed burn within a protection area, a copy of the prescribed 6 7 burn notification plan must shall be filed with the local office or local representative of the Forestry Division nearest to the land to 8 9 be burned. A copy of the plan shall be retained by the owner of the 10 land to be burned. Whether the land is located within or outside a 11 Ε. 1. 12 protection area, the owner of the land to be burned shall, within 13 forty-eight (48) hours of conducting a prescribed burn, notify the 14 rural fire department receiving a copy of the prescribed burn 15 notification plan that the prescribed burn will be conducted. 16 2. Within a protection area, the owner of the land to be burned 17 shall also, within the time period required by Section 7 16-28.1 of 18 this act title, notify the local office or local representative of 19 the Forestry Division receiving a copy of the prescribed burn 20 notification plan. 21 F. A prescribed burn conducted pursuant to provisions of this 22 section shall: 23 1. Be considered in the public interest and shall not

24 constitute a public or private nuisance; and

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2. Be considered a property right of the property owner if
 vegetative fuels are used.

G. 1. Any owner conducting a prescribed burn who is found by a court of law to have caused damages or injury as a result of accident or by ordinary negligence shall only be civilly liable for actual damages resulting from the prescribed burn.

7 2. Any owner conducting a prescribed burn who is found by a
8 court of law to have committed gross negligence in conducting the
9 prescribed burn may be found to be both civilly liable for the
10 amount of damage done by the fire, and criminally liable pursuant to
11 paragraph 3 of this subsection.

3. Any owner setting or causing to be set on fire land as authorized by this section, and as a result of gross negligence permitting the fire to spread beyond the control of the owner or beyond the bounds of the owner's land, shall be deemed guilty of a misdemeanor, and upon conviction thereof, be fined a sum not more than Five Hundred Dollars (\$500.00), or imprisonment in the county jail for a period not more than six (6) months.

SECTION 6. This act shall become effective November 1, 2024.
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