1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	POLICY COMMITTEE RECOMMENDATION
4	FOR HOUSE BILL NO. 1907 By: Alonso-Sandoval
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8	POLICY COMMITTEE RECOMMENDATION
9	An Act relating to the environment; creating the Battery Stewardship Act; defining terms; restricting
10	the sale of certain batteries unless in compliance; making certain exceptions; requiring submittal of
11	certain plan for review; requiring operation under certain plan; limiting term of plan; listing
12	requirements of plan; requiring certain calculation of cost; requiring payment of certain annual fee;
13	requiring deposit of collected fees into certain fund; authorizing adjustment of certain fee;
14	requiring certain annual report; listing certain report content requirements; requiring certain public
15	awareness survey; stating survey requirements; requiring certain audit; stating audit requirements;
16	requiring submission of audit results; requiring certain materials be provided; requiring the
17	collection and recycling of certain batteries; authorizing certain separate collection facilities;
18	requiring convenient collection points; requiring
19	certain targets be met; requiring annual reports contain certain details; listing details; providing
20	for certain punishments; requiring certain collections be used; creating penalty for certain
21	improper disposal; allowing certain requirements to be met by certain participation; requiring Department
22	of Environmental Quality to make certain determination; requiring certain notification;
23	providing for the submission of revised plan; allowing certain plans to be deemed approved if no
24	action taken; prohibiting amendments to plan unless approved; authorizing Department to require certain

1 amendments to approved plans; authorizing the revocation of certain plans; authorizing Department 2 to make certain determination; requiring Department maintain certain plans and plan information on its website; requiring Department promote certain public 3 participation; stating certain information shall not be made public; allowing for certain information to 4 be summarized or redacted; making certain exception; 5 requiring each county have certain facility; providing certain alternatives; requiring Department provide certain report; stating report requirements; 6 authorizing the promulgation of rules; authorizing 7 certain reimbursement; allowing reimbursement after certain occurrences; allowing request of certain independent audit; requiring payment of certain costs 8 and requested reimbursement; authorizing certain cause of action if certain conditions are met; 9 establishing fine for violations; granting certain 10 immunities; allowing certain programs; listing certain requirements; providing for codification; and providing an effective date. 11 12 13 14 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 15 A new section of law to be codified SECTION 1. NEW LAW 16 in the Oklahoma Statutes as Section 2120 of Title 27A, unless there 17 is created a duplication in numbering, reads as follows: 18 This act shall be known and may be cited as the "Battery 19 Stewardship Act". 20 SECTION 2. A new section of law to be codified NEW LAW 21 in the Oklahoma Statutes as Section 2121 of Title 27A, unless there 22 is created a duplication in numbering, reads as follows: 23 As used in the Battery Stewardship Act: 24

1. "Department" means the Oklahoma Department of Environmental
 2 Quality or its successor agency;

2. "Collection rate" means the total weight of covered 3 4 batteries collected in this state by a producer in a calendar year 5 divided by the average annual weight of covered batteries estimated 6 to have been sold in this state by that producer during the same 7 calendar year and the previous two (2) calendar years; 3. "Covered battery" means a portable battery or a medium 8 9 format battery, regardless of the end user, sold for: 10 residential purposes, a. 11 commercial, industrial, institutional purposes, b. 12 hereinafter referred to as "B2B batteries" or 13 "Business-to-Business batteries". 14 4. "Covered battery" does not include any of the following: 15 a battery, contained in a medical device that is a. 16 regulated under the federal Food, Drug, and Cosmetic 17 Act, 21 U.S.C., Sections 301 to 394, that is not 18 designed or marketed for sale or resale at retail locations for personal use, 19 20 b. a battery that contains an electrolyte as a free 21 liquid, 22 a lead acid battery weighing more than eleven (11) с. 23 pounds, 24

Req. No. 12757

1	d.	a battery designed to power a vehicle, part of a motor
2		vehicle, or a component part of a motor vehicle
3		assembled by, or for, a vehicle manufacturer or
4		franchised dealer, including replacement parts for use
5		in a motor vehicle, or
6	e.	a battery in a battery-containing product that is not
7		intended or designed to be easily removable from the
8		battery-containing product;
9	5. "Cov	ered Entities" means:
10	a.	producers who are manufacturers, importers, or
11		distributors of covered batteries sold in Oklahoma,
12	b.	retailers who are entities selling covered batteries
13		directly to consumers or businesses in Oklahoma, and
14	с.	end users who are:
15		(1) residential consumers, or
16		(2) businesses that are organizations purchasing
17		batteries for commercial, industrial, or
18		institutional purposes.
19	6. "Med	ium-format battery" means the following primary or
20	rechargeable	covered batteries:
21	a.	for rechargeable batteries, a battery weighing more
22		than 11 pounds or having a rating of more than 300
23		watt-hours, or both, and no more than 25 pounds and
24		having a rating of no more than 2,000 watt-hours, or

Req. No. 12757

1	b. for primary batteries, a battery weighing at least 4.4
2	pounds, but not more than 25 pounds.
3	7. "Portable battery" means the following primary or
4	rechargeable covered batteries:
5	a. for rechargeable batteries, a battery weighing no more
6	than 11 pounds and having a rating of no more than 300
7	watt-hours, or
8	b. for primary batteries, a battery weighing no more than
9	4.4 pounds.
10	8. "Primary battery" means a battery that is not capable of
11	being recharged.
12	9. "Producer" means a person that sells, offers for sale, or
13	distributes for sale a covered battery in or into this state and
14	that qualifies as any of the following:
15	a. if the covered battery is sold under a brand of the
16	battery's manufacturer, the person that manufactures
17	the battery,
18	b. if the covered battery is sold under a retail brand or
19	under a brand owned by a person other than the
20	battery's manufacturer, the person that owns the
21	brand,
22	c. if subparagraphs a and b of this paragraph do not
23	apply, the person that is the licensee of a brand or
24	trademark under which the covered battery is sold,

1 offered for sale, or distributed for sale in or into
2 this state, regardless of whether the trademark is
3 registered in this state,

- d. if subparagraphs a, b, or c of this paragraph do not
 apply to any person within the United States, the
 person that is the importer of record for the covered
 battery into the United States for the purpose of
 selling, offering for sale, or distributing for sale
 the battery in or into this state, and
- e. if subparagraphs a, b, c, or d of this paragraph do
 not apply to any person with a commercial presence in
 this state, the person who first sells, offers for
 sale, or distributes for sale the covered battery in
 or into this state;

15 10. "Rechargeable battery" means a battery that contains one or 16 more voltaic or galvanic cells electrically connected to produce 17 electric energy and that is designed to be recharged;

18 11 "Recycling" means preparing covered batteries for use in 19 manufacturing processes or for recovery of usable materials and 20 delivering the materials for use. Recycling does not include 21 destruction by incineration or other processes or land disposal of 22 recyclable materials and does not include reuse, repair, or any 23 other process through which batteries are returned in their original 24 form; and

1 12. "Retailer" means a person who offers a battery for sale in
 2 this state by any means, including via online sales.

3 SECTION 3. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 2122 of Title 27A, unless there 5 is created a duplication in numbering, reads as follows:

A. Beginning on January 1, 2027, no producer may sell, offer
for sale, or distribute for sale in or into this state any covered
battery unless the producer is in compliance with the requirements
of Section 4 of this act.

B. Beginning on January 1, 2027, no retailer may sell or offer for sale in this state any covered battery unless the producer of the battery is in compliance with the requirements of Section 4 of this act. This paragraph does not apply to covered batteries for which any of the following apply:

The retailer purchases the covered battery before January 1,
 2027, and sells the battery on or before January 1, 2028; or

17 2. If the producer's battery stewardship plan under Section 4 18 of this act is expired or has been revoked, the retailer purchased 19 the covered battery before the producer's battery stewardship plan 20 expired or was revoked.

21 SECTION 4. NEW LAW A new section of law to be codified 22 in the Oklahoma Statutes as Section 2123 of Title 27A, unless there 23 is created a duplication in numbering, reads as follows:

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A. No later than June 1, 2026, each producer shall submit a
battery stewardship plan to the Department of Environmental Quality
for review. No later than January 1, 2027, each producer shall
operate under an approved battery stewardship plan. A battery
stewardship plan submitted to the Department shall have a term of no
more than five (5) years and shall include all of the following:

7 1. If the producer is a member of a battery stewardship
8 organization pursuant to Section 5 of this act, the names and
9 contact information for each of the producers in the battery
10 stewardship organization;

11 2. The brands of all of the covered batteries that the producer 12 sells, offers for sale, or distributes for sale in or into this 13 state. All such brands shall be covered by the battery stewardship 14 plan;

15 3. Provisions for collecting covered batteries at no cost to 16 the end user, regardless of the brand or producer of the covered 17 battery and provisions for collecting damaged, defective, or 18 recalled batteries considering storage container requirements or 19 other safety measures;

4. A process for providing packaging, consistent with any state
and federal requirements related to transporting hazardous
materials, for the safe collection and transportation of covered
batteries. Such packaging shall be provided at no cost if the

purpose of the packaging will be to collect and transport damaged,
 defective, or recalled covered batteries;

5. A process for allowing retailers, municipalities, and solid waste facilities to opt in to being a collection facility under the plan;

6 6. The name, address, and contact information of at least one
7 (1) collection facility in each county in this state that will
8 provide covered battery collection throughout the calendar year;

9 7. The name, address, and contact information of any 10 transporter or contractor that will collect covered batteries from 11 collection facilities and a statement as to whether such 12 transporters or contractors have obtained the necessary state and 13 federal licenses for transporting batteries; and the name, address, 14 and contact information of any recycling facility that will process 15 the collected batteries;

16 8. A provision that ensures that each collection facility will 17 accept up to one hundred covered batteries per person per visit. A 18 collection facility may agree to accept more covered batteries per 19 person per visit;

9. A method for responsibly managing collected covered batteries to ensure that all of the components of collected batteries are recycled, to the extent economically and technically feasible, and that any components or batteries that cannot be recycled are properly disposed of;

Req. No. 12757

1 10. A description of an education and outreach program that the 2 producer will undertake to provide notice of the producer's covered battery collection program to businesses, municipalities, solid 3 4 waste facilities, retailers, and transporters; to provide 5 information about available safety training for collection facilities; and to notify the public that there is a free covered 6 7 battery collection program and the location of collection facilities. If more than one producer has an approved battery 8 9 stewardship plan, all producers with an approved battery stewardship plan shall coordinate in carrying out their education and outreach 10 11 programs;

12 11. A description of how the producer will develop strategies, 13 in consultation with the Department and other relevant parties, for 14 collecting covered batteries in areas and communities that face 15 environmental justice challenges associated with waste management;

16 12. A procedure for collecting and providing reimbursement 17 pursuant to Section 7 of this act;

18 13. a. each battery stewardship plan shall include
19 performance goals that measure, on an annual basis,
20 the achievements of the program. Performance goals
21 must take into consideration technical feasibility and
22 economic practicality in achieving continuous,
23 meaningful progress in improving:

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- (1) the rate of battery collection for recycling in
 Oklahoma,
 - (2) the recycling efficiency of the program, and
 - (3) public awareness of the program;
- b. the performance goals established in each battery
 stewardship plan shall include, but are not limited
 to:
 - (1) target collection rates,
- 9 (2) target recycling efficiency rates of at least 10 sixty percent (60%) for rechargeable batteries 11 and at least seventy percent (70%) for primary 12 batteries, and
 - (3) goals for public awareness, convenience, and accessibility that meet or exceed the minimum requirements established in Oklahoma Statute.

16 15. A description of how the producer and the collection 17 facilities identified in the plan will implement the program 18 described in the plan, including providing products and equipment to 19 collection facilities to set up a collection site and providing for 20 the management and transportation of collected covered batteries; 21 and

16. Methods for safe recycling or disposal that adhere to environmental, transportation, and Occupational Safety and Health Administration (OSHA) standards and regulations.

Req. No. 12757

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1 Β. The Department of Environmental Quality shall calculate the 2 total cost of administering and implementing the battery stewardship program on an annual basis. This cost may include, but not be 3 4 limited to, public education and outreach efforts, administrative 5 expenses incurred by the Department, and compliance monitoring and enforcement activities. A producer operating under an approved 6 7 battery stewardship plan shall pay an annual fee determined by the Department based on market share of covered batteries sold in the 8 9 state during the preceding calendar year. Fees paid under this 10 subsection shall be deposited into the Department of Environmental 11 Quality Revolving Fund established pursuant to Section 2-3-401 of 12 Title 27A of the Oklahoma Statutes. The Department may adjust the amount of this fee as necessary to maintain the program under this 13 14 section.

15 C. No later than March 1, 2028, and annually thereafter, a 16 producer shall submit to the Department a report that contains all 17 of the following:

The total weight of covered batteries collected by the
 producer in the previous calendar year;

20 2. The estimated percentage of the total weight under paragraph 21 1 of this subsection that is attributable to rechargeable batteries; 22 3. The estimated percentage of the total weight under paragraph 23 1 of this subsection that is attributable to producers that are not 24

1 operating under an approved battery stewardship plan under this
2 section;

3 4. The collection rate achieved by the producer in the previous4 calendar year;

5 5. The estimated total weight of covered batteries sold,
6 offered for sale, or distributed for sale in or into this state by
7 the producer in the previous three (3) calendar years;

8 6. The location and contact information for each collection
9 facility and collection site that collected covered batteries under
10 the producer's approved battery stewardship plan in the previous
11 calendar year;

12 7. Examples and descriptions of educational materials provided 13 and outreach activities conducted by the producer in the previous 14 calendar year to increase covered battery collection, and a 15 description of how the producer coordinated with other producers 16 with approved battery stewardship plans in carrying out its 17 education and outreach program;

18 8. A description of how collected covered batteries were19 managed in the previous calendar year;

9. Any material amendment to the producer's battery stewardship plan approved by the Department under Section 6 of this act in the previous calendar year;

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10. The producer's cost of implementing its battery stewardship
 2 plan in the previous calendar year, including the costs of
 3 collection, recycling, education, and outreach; and

Any information deemed necessary by the Department to
measure the program's progress toward environmental and operational
goals, identify areas for improvement, and ensure that producers and
the battery stewardship organization are fulfilling their
obligations under the stewardship plan.

9 D. During the first year of implementing an approved battery 10 stewardship plan, and two (2) years thereafter, a producer shall 11 conduct a statistically significant survey of public awareness of 12 the battery stewardship plan and its implementation. The results of 13 the survey shall identify communities that have disparities in 14 awareness and that need additional education and outreach.

15 After five (5) years of implementing an approved battery Ε. 16 stewardship plan, a producer shall contract with an independent third party to conduct a one-time audit of the battery stewardship 17 18 plan and its implementation. The audit shall examine the financial 19 self-sufficiency and effectiveness of the battery stewardship plan 20 in collecting and recycling covered batteries; examine the cost-21 effectiveness of the battery stewardship plan; and compare the 22 battery stewardship plan to other covered battery collection plans 23 in other jurisdictions. The auditor shall submit the results of the 24 audit directly to the Department and provide a copy to the producer.

F. A producer that supplies covered batteries to a retailer
 shall provide the retailer with educational materials describing
 collection opportunities for those batteries.

4 G. 1. Producers shall ensure the collection and recycling of 5 all covered batteries sold, including Business-to-Business (B2B) batteries under the stewardship plan. Producers may establish 6 separate collection systems tailored to B2B batteries, provided 7 these systems ensure accessible recycling options for businesses, 8 9 comply with recycling efficiency and environmental standards as 10 specified by the program, and include options for direct collection 11 or scheduled pickup for large-volume battery users.

Producers shall provide convenient collection points for
 residential and B2B batteries, including drop-off locations
 accessible to businesses and direct collection options for
 businesses generating large volumes of battery waste. All collected
 batteries, including B2B batteries, shall meet the program's
 recycling efficiency targets.

18 3. Producers shall include the following details regarding B2B19 batteries in their annual reports:

- a. total weight of B2B batteries collected and recycled,
 b. industries or sectors served under the B2B battery
 program,
- 23 c. performance metrics, including recycling efficiency
 24 rates for B2B batteries,

1 d. challenges encountered in managing B2B battery waste 2 and steps taken to address them, and a summary of B2B battery recycling performance to 3 e. 4 ensure transparency and accountability. 5 4. Failure to include B2B batteries in the program or meet established performance targets may result in financial penalties 6 7 proportional to the uncollected or unrecycled volume of B2B batteries or suspension of sales privileges within the state until 8 9 compliance is achieved, or both. 10 5. Businesses shall utilize the designated collection systems for B2B batteries. 11 12 Improper disposal of B2B batteries shall be subject to 6. 13 penalties under existing hazardous waste regulations. 14 SECTION 5. A new section of law to be codified NEW LAW 15 in the Oklahoma Statutes as Section 2124 of Title 27A, unless there 16 is created a duplication in numbering, reads as follows: 17 A producer may meet the requirements under Section 4 of this act 18 by participating in a battery stewardship organization, made up of 19 at least five producers, that complies with the requirements of 20 Section 4 of this act on behalf of the producer. A battery 21 stewardship organization may exercise the rights under Sections 7 22 and 8 of this act on behalf of any of the producers participating in 23 the organization. 24

SECTION 6. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 2125 of Title 27A, unless there
 is created a duplication in numbering, reads as follows:

4 Within ninety (90) days after receiving a complete proposed Α. 5 battery stewardship plan under subsection A of Section 4 of this act, not including any time required for public comment and hearing 6 7 under subsection D of this section, the Department of Environmental 8 Quality shall determine whether the proposed plan complies with the 9 requirements under subsection A of Section 4 of this act. If the 10 proposed plan complies with the requirements under subsection A of 11 Section 4 of this act, the Department may approve the plan and shall notify the producer of the approval in writing. If the proposed 12 13 plan does not comply with the requirements under subsection A of 14 Section 4 of this act, the Department shall deny the plan and notify 15 the producer of the denial in writing; the producer shall have 16 forty-five (45) days after receiving a denial to submit a revised 17 plan to the Department for approval. A proposed plan that is not 18 approved or denied by the Department within ninety (90) days shall 19 be deemed approved.

B. A producer may not amend an approved battery stewardship plan unless the proposed amendments are approved by the Department in writing. The Department may require a producer to amend an approved plan.

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C. The Department may revoke an approved battery stewardship plan if the Department determines that the producer is not complying with the approved plan and the producer fails to comply with or amend the plan within a reasonable time after receiving a request to do so from the Department.

D. The Department shall determine whether public comment isnecessary for battery stewardship plans.

8 E. Subject to subsection G of this section, the Department9 shall maintain on its website all of the following:

10 1. A copy of all approved battery stewardship plans;

11 2. The names of producers with approved battery stewardship 12 plans; and

3. A list of brands of covered batteries listed in approved
battery stewardship plans under subsection A of Section 4 of this
act.

F. The Department shall promote public participation in the collection and recycling of covered batteries through education and outreach activities which shall include, but shall not be limited to, safe battery recycling practices, handling techniques, collection locations, available services, and the importance and impact of battery recycling.

G. Information submitted to the Department under this section that is a protected trade secret shall not be open to public inspection and copying. The Department may publish such information

in a summary or aggregated form that does not identify individual producers or retailers. The Department may require a producer, as part of a report submitted under subsection C of Section 4 of this act, to omit or redact trade secret information. The total weight of covered batteries collected under an approved battery stewardship plan is not a protected trade secret.

7 Each county shall have at least one year-round collection Η. facility. Additional facilities may be required based upon review 8 9 of population density, geographic distribution, and estimated waste 10 volume, as determined by the Department of Environmental Quality. 11 For counties with low population density or minimal waste volume, alternative collection methods, such as mobile collection events, 12 13 partnerships with retailers, or mail-back programs, may fulfill 14 collection facility requirements.

I. No later than July 1, 2028, and every two (2) years thereafter, the Department shall provide a report on the program under this section to the Legislature and to the Governor. The Department shall include in the report a summary of annual reports received under subsection C of Section 4 of this act and any recommendations for changes to the program under this section.

J. The Department may promulgate rules to implement and administer this section.

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SECTION 7. NEW LAW A new section of law to be codified
 in the Oklahoma Statutes as Section 2126 of Title 27A, unless there
 is created a duplication in numbering, reads as follows:

4 A producer operating under an approved battery stewardship Α. 5 plan that collects covered batteries that are not included under the producer's approved plan is entitled to reimbursement from the 6 7 producer of the collected batteries for reasonable costs incurred in collecting, handling, recycling, or properly disposing of such 8 9 batteries. A producer may request reimbursement only after the producer has met the collection rate performance goal included in 10 the producer's approved battery stewardship plan. Reimbursement may 11 12 be requested only for costs actually incurred in the collection, 13 transport, recycling, and other methods proper of disposal of 14 covered batteries identified in the producer's approved battery 15 stewardship plan, and reasonable administrative costs.

16 A producer that receives a request for reimbursement under в. 17 this subsection may, prior to payment and within thirty (30) days of 18 receiving the request for reimbursement, request an independent 19 audit of the requested reimbursement costs. If the independent 20 audit confirms that the requested reimbursement costs are 21 reasonable, the producer requesting the audit shall pay the cost of 22 the audit and the amount of the reimbursement requested. If the 23 independent audit finds that the reimbursement request, or any 24 portion thereof, was not reasonable, the producer that submitted the

1 reimbursement request shall pay the cost of the audit. The producer 2 requesting the audit shall only be required to pay the portion of 3 the reimbursement costs that the independent audit determines to be 4 reasonable.

5 SECTION 8. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 2127 of Title 27A, unless there 7 is created a duplication in numbering, reads as follows:

A producer operating under an approved battery stewardship plan that is in compliance with the requirements under Section 4 of this act may bring a civil action against another producer for costs incurred in collecting, handling, recycling, or properly disposing of covered batteries produced by the other producer, if all of the following apply:

The producer bringing the action has incurred more than One
 Thousand Dollars (\$1,000.00) in actual costs that are reimbursable
 under Section 7 of this act;

17 2. The producer against whom the action is brought can be 18 identified as the producer of the collected covered batteries, from 19 a brand or marking on the collected batteries or from other 20 information available; and

3. The producer bringing the action submitted a request for reimbursement under Section 7 of this act and did not receive reimbursement within ninety (90) days if no independent audit was requested or within sixty (60) days after completion of an

Req. No. 12757

1 independent audit if an audit was requested and the independent 2 audit confirmed that the requested reimbursement costs are 3 reasonable.

4 SECTION 9. NEW LAW A new section of law to be codified 5 in the Oklahoma Statutes as Section 2128 of Title 27A, unless there 6 is created a duplication in numbering, reads as follows:

Any producer or retailer that violates the provisions of this
act may be fined by the Department of Environmental Quality up to
Ten Thousand Dollars (\$10,000.00) for each violation.

10 SECTION 10. NEW LAW A new section of law to be codified 11 in the Oklahoma Statutes as Section 2129 of Title 27A, unless there 12 is created a duplication in numbering, reads as follows:

13 Producers and battery stewardship organizations acting on behalf 14 of producers that prepare, submit, and implement a battery 15 stewardship program plan pursuant to this act and who are thereby 16 subject to regulation by the Department of Environmental Quality are 17 granted immunity from state laws relating to antitrust, restraint of 18 trade, unfair trade practices, and other regulation of trade and 19 commerce, for the limited purpose of planning, reporting, and 20 operating their battery stewardship program, including:

The creation, implementation, or management of a battery
 stewardship organization and any battery stewardship plan regardless
 of whether it is submitted, denied, or approved;

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2. The determination of the cost and structure of a battery
 2 stewardship plan; and

3 3. The types or quantities of batteries being recycled or4 otherwise managed pursuant to this chapter.

5 SECTION 11. NEW LAW A new section of law to be codified 6 in the Oklahoma Statutes as Section 2130 of Title 27A, unless there 7 is created a duplication in numbering, reads as follows:

8 Nothing in this act shall prevent or prohibit a person from 9 offering or performing a fee-based, household collection, or a mail 10 back program for end-of-life portable batteries or medium format 11 batteries independently of a battery stewardship program, provided 12 that such person meets the following requirements:

Such person's services shall be performed, and such person's
 facilities shall be operated in compliance with all applicable
 federal, state, and local laws and requirements, including, but not
 limited to, all applicable U.S. Department of Transportation
 regulations, and all applicable provisions of the Department of
 Environmental Quality;

Such person shall make available all batteries collected by
 such person from its Oklahoma customers to a battery stewardship
 organization; and

3. After consolidation of portable or medium format batteries
at the person's facilities, the costs for transporting such
batteries to a battery stewardship organization's designated sorters

Req. No. 12757

1	or processors shall be at a battery stewardship organization's
2	expense.
3	SECTION 12. This act shall become effective November 1, 2025.
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