1	State of ArkansasAs Engrossed: \$4/3/2595th General AssemblyAs Bill
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3	Regular Session, 2025SENATE BILL 606
4	
5	By: Senator B. Davis
6	By: Representative Wooldridge
7 8	For An Act To Be Entitled
9	AN ACT TO AMEND THE USED TIRE RECYCLING AND
10	ACCOUNTABILITY ACT; TO CREATE THE TIRE MANAGEMENT AND
11	RECYCLING ACT; TO REPEAL THE USED TIRE RECYCLING
12	FUND; TO CREATE THE WASTE TIRE ABATEMENT FUND; AND
13	FOR OTHER PURPOSES.
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15	
16	Subtitle
17	TO AMEND THE USED TIRE RECYCLING AND
18	ACCOUNTABILITY ACT; TO CREATE THE TIRE
19	MANAGEMENT AND RECYCLING ACT; TO REPEAL
20	THE USED TIRE RECYCLING FUND; AND TO
21	CREATE THE WASTE TIRE ABATEMENT FUND.
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23	
24	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
25	
26	SECTION 1. Arkansas Code Title 8, Chapter 9, Subchapter 4 is amended
27	to read as follows:
28	Subchapter 4 — Used Tire Recycling and Accountability Act <u>Tire Management and</u>
29	Recycling Act
30	
31	8-9-401. Title — Legislative intent — Findings.
32	(a) This subchapter shall be known and may be cited as the "Used Tire
33	Recycling and Accountability Act" "Tire Management and Recycling Act".
34	(b) The purpose of this subchapter is to:
35	(1) Protect the public health and the state's environmental
36	quality by setting and implementing standards to be followed in the hauling,



1 collection, storage, and recycling or disposal of recyclable tires, waste 2 tires, and used tires culled for resale; and 3 (2) Provide accountability and sustainability for used tire 4 programs by requiring use of the electronic uniform used tire manifest system 5 developed by the Division of Environmental Quality and business plans for 6 used tire programs; 7 (3) Equalize the application of fees for all tires removed from 8 rims; and 9 (4) Ensure that reimbursements for used tire programs are 10 related to the overall used tire program goals. 11 (c) The General Assembly finds that: 12 If not properly managed, used tires pose a potential threat (1)13 to human health and safety and the environment because used tires: 14 (A) Are a known breeding habitat for mosquitoes and other 15 disease-transmitting vectors; and 16 (B) Pose substantial fire hazards: 17 The state must have a used tire program for recyclable (2)18 tires, waste tires, and used tires culled for resale that is accountable, effective, and efficient; and 19 20 The primary goal of the used tire program this subchapter is (3) 21 to recycle or put to beneficial use as many used tires as possible. 22 23 8-9-402. Definitions. 24 As used in this subchapter: 25 (1)(A) "Abatement" means proper removal of tires from a waste 26 tire site or from a tire retailer who can show the waste tire district failed 27 to pick up or remove tires from the location of the tire retailer in a reasonable time frame to a permitted tire processor, to a site authorized by 28 29 the Division of Environmental Quality, or for use in a beneficial use 30 project. 31 (B) Abated tires are not abandoned or discarded; 32 (2) "Beneficial use" means using a tire or part of a tire: 33 (A) To make another product; (B) To make a component material of another product; 34 35 (C) As a substitute for a commercial product or material; 36 or

1	(D) As a component to produce an alternative fuel for
2	commercial purposes;
3	(E) For civil engineering purposes; or
4	(F) For lightweight aggregate fill;
5	(2)(A) "Commercial generator" means a person who sells new tires
6	or provides delivery of new tires as part of fleet services to any one (1) or
7	more of the following:
8	(i) A municipality;
9	(ii) A county;
10	(iii) A state agency;
11	(iv) A federal agency;
12	(v) A school district;
13	(vi) A political subdivision of the state; or
14	(vii) A person who in the ordinary course of
15	business buys tires in bulk for use on commercial vehicles.
16	(B) "Commercial generator" does not include a tire
17	retailer;
18	(3) "Electronic uniform used tire manifest system" means an
19	administrative method developed by the Division of Environmental Quality
20	under § 8-9-407 that:
21	(A) Primarily uses an electronic application for the
22	submission and management of information related to the generation,
23	collection, transportation, distribution, and recycling, disposal, or resale
24	of each recyclable tire, waste tire, and used tire culled for resale
25	regulated under this subchapter;
26	(B) Secondarily may allow submission of used tire data
27	that is manifested using an equivalent paper documentation; and
28	(C) Records the origin, date of collection, date of
29	transfer, quantity, type, transporter, and destination for each recyclable
30	tire, waste tire, and used tire culled for resale regulated under this
31	subchapter;
32	(4)(A) "Extra-large tire" means a tire that, due to its size or
33	construction, is more difficult to process for recycling or disposal than a
34	large tire and costs substantially more to process than a large tire.
35	(B) "Extra-large tire" includes without limitation a tire
36	used, capable of being used, or designed to be used on any of the following

1 vehicles or equipment: 2 (i) A skid steer loader; 3 (ii) Excavation equipment; 4 (iii) A farm implement, including without limitation 5 a tractor; 6 (iv) A backhoe; 7 (v) A road grader; 8 (vi) Industrial equipment; 9 (vii) A skidder; or 10 (viii) A heavy duty truck used off-road for mining. 11 (C) "Extra-large tire" includes without limitation a wide-12 base tire or extra-wide single tire; 13 (5) "Inter-district used tire program" means a program formed by 14 agreement of two (2) or more regional solid waste management boards to pool 15 resources of all regional solid waste management boards that are parties to 16 the agreement for the administration of one (1) consolidated used tire 17 program; 18 (6) "Large tire" means a tire with a load rating of "F" or 19 higher; 20 (7) "Load rating" means the system of trade designations that 21 identifies the weight-carrying capacity range of a tire; 22 (8)(A)(3)(A) "Operator" means a person who performs a function 23 that: 24 (i) Requires individual judgment; and 25 (ii) May directly affect the proper operation at one 26 (1) or more of the following: 27 (a) A tire collection center: 28 (b) A tire processing facility; 29 A tire generator facility; or (c) 30 (d) A waste tire monofill. 31 "Operator" includes a person who performs a function (B) 32 at a waste tire site. "Operator" does not include a person who exclusively 33 (C) 34 exercises general administrative supervision; 35 (9)(4) "Owner" means a person who holds legal title to property 36 where a tire collection center, tire processing facility, tire generator

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facility, waste tire monofill, waste tire site, or other waste tire facility 1 2 exists: 3 (10)(5) "Person" means an individual, government entity, or any 4 other entity that is recognized by law with rights and duties; 5 (11) "Qualified entity" means an entity that demonstrates to the 6 division that the entity has the capability, experience, and resources to 7 operate and administer a used tire program in compliance with this 8 subchapter; 9 (12) "Recyclable tire" means a worn, damaged, or defective tire 10 that is recycled because it is no longer repairable, reusable, or suitable 11 for its original intended purpose; 12 (6) "Proceeds from tire retailer fees" means all moneys 13 collected and received by the Department of Finance and Administration under 14 this subchapter for tire retailer fees imposed under this subchapter and 15 interest and penalties on delinquent tire retailer fees; 16 (13)(7) "Recycle" means the systematic process of collecting, 17 sorting, decontaminating, and returning waste materials to commerce as commodities for use, other beneficial use, or exchange; 18 19 (14)(A) "Small tire" means a tire that has a load rating lower 20 than "F". (B) "Small tire" includes a tire from any of the following 21 22 vehicles: 23 (i) An automobile; 24 (ii) A motorcycle; or 25 (iii) An all-terrain vehicle; 26 (15)(A)(8)(A) "Tire" means any one (1) or more of the following: 27 (i) A continuous, ring-shaped, removable cover made 28 of solid rubber, pneumatic rubber, or semipneumatic rubber that is installed 29 around a wheel rim; or 30 (ii) Any other round piece of equipment that is 31 attached or could be attached to a vehicle, tractor, or aircraft and has a 32 primary function of enabling surface mobility. 33 (B) "Tire" does not include a solid wheel rim with an 34 integral rubber covering or a tire used on a nonmotorized bicycle, golf cart, 35 or lawn mower; (16)(9) "Tire collection center" means a site where tires are 36

1 collected from tire generators, tire transporters, or the public before being 2 recycled or disposed of by a used tire program; 3 (17)(A)(10)(A) "Tire generator" means a person who: 4 (i) Removes tires from rims for disposal or resale; 5 or 6 (ii) Stores used tires on or in property owned, 7 leased, or otherwise controlled by that person; 8 (iii) Sells new tires; or 9 (iv) Provides delivery of new tires as part of fleet 10 services. 11 (B) "Tire generator" includes without limitation: 12 (i) A tire retailer; 13 (ii) A tire wholesaler; 14 (iii) A tire transporter; 15 (iv) A tire manufacturer; 16 (v) A manufacturer of retreaded tires: 17 (vi) A new car dealer; 18 (vii) A used car dealer; 19 (viii) An auto repair shop; or 20 (ix) A salvage yard. (C) "Tire generator" does not include a commercial 21 22 generator; 23 (18)(11) "Tire manufacturer" means a manufacturing operation 24 engaged in the final assembly of the basic components of a tire; 25 (19)(12) "Tire processing facility" means a site where equipment is used to cut, chip, grind, or otherwise alter used tires; 26 27 $\frac{(20)(\Lambda)}{(13)(\Lambda)}$ "Tire retailer" means any one (1) or more of the 28 following: 29 (i) A person who is in the business of selling new tires, used tires, or both new tires and used tires to the end consumer; or 30 31 (ii) A person who is in the business of or receives 32 compensation for removing tires from rims. 33 (B) "Tire retailer" does not include a person who sells 34 tires to another person exclusively for the purpose of resale if the 35 subsequent retail sale is subject to the fee fees imposed under § 8-9-404 or 36 a commercial generator;

1 (21)(14) "Tire transporter" means a person who is in the 2 business of or receives compensation for transferring used tires from one (1) 3 location to another location for collection, storage, processing, recycling, 4 disposal, reuse, or resale; 5 (15) "Uniform used tire manifest system" means an administrative 6 method developed by the division under § 8-9-407 that: 7 (A) For the management of information related to the 8 generation, collection, transportation, distribution, and recycling, disposal, or resale of each recyclable tire, waste tire, and used tire culled 9 for resale regulated under this subchapter; and 10 11 (B) Records the origin, date of collection, date of 12 transfer, quantity, type, transporter, and destination for each recyclable tire, waste tire, and used tire culled for resale regulated under this 13 14 subchapter; 15 (22)(A)(16)(A) "Used tire" means a tire that meets one (1) or 16 more of the following criteria: 17 (i) Is repairable or retreadable for its original 18 intended purpose; 19 (ii) Is reusable; 20 (iii) Is recyclable; or 21 (iv) Has been collected by a tire retailer or at a 22 tire collection center operated under this subchapter. 23 "Used tire" includes without limitation a recyclable (B) 24 tire, waste tire, and used tire culled for resale. 25 (C) "Used tire" does not include a tire being held for 26 ninety (90) days or less for the purpose of retreading or repairing the tire; (23)(17) "Used tire culled for resale" means a tire that is 27 28 removed from the rim but is diverted from a tire collection center, tire 29 processing facility, or tire transporter with the intention of selling for 30 reuse; 31 (24) "Used tire program" means a program that receives funding 32 under this subchapter and is operated by: 33 (A) A regional solid waste management board; or 34 (B) An inter-district used tire program; 35 (25)(18) "Vehicle" means any piece of equipment that uses wheels 36 for surface mobility;

1 (26)(19) "Waste tire" means a worn, damaged, or defective tire, or a tire remnant destined for disposal that is land disposed because it is 2 3 no longer repairable, reusable, or suitable for its original intended 4 purpose; (27)(A)(20)(A) "Waste tire site" means a location where 5 6 unpermitted used tires are accumulated, whether loosely stored, compacted and 7 baled, or a combination of both loosely stored and compacted and baled. 8 (B) "Waste tire site" does not include: 9 (i) A location where only new tires are stored; or 10 (ii) A location that is authorized to store tires by 11 the division or rules promulgated by the Arkansas Pollution Control and 12 Ecology Commission; and 13 (28)(21) "Waste tires originating from a tire manufacturer" 14 means those new tires that originate from a tire assembly process and are 15 determined by the tire manufacturer to be either defective or unfit for use 16 on a vehicle; and 17 (29) "Wide-base tire" or "extra-wide single tire" means a tire 18 approximately four hundred fifty-five millimeters (455 mm) wide that is used 19 on a vehicle in which the front axle load exceeds the load capacity of a 20 truck tire. 21 22 8-9-403. Operation of waste tire sites - Requirements and prohibited 23 activities. 24 (a)(1) The owner or operator of any waste tire site shall provide the 25 Division of Environmental Quality and the applicable regional solid waste 26 management district with: 27 (A) Information concerning the waste tire site's location 28 and size and the approximate number of tires that are accumulated at the 29 waste tire site; and 30 (B) A written plan specifying a method and time schedule, 31 subject to approval by the division, for the removal, disposal, or recycling 32 of the tires. 33 (2) The owner or operator shall implement a written plan 34 approved by the division according to the written plan's schedule. 35 (b) A person shall not cause or permit the open burning of tires in 36 the state.

1 (c)(1) A person shall not maintain a waste tire site. 2 (2) It is illegal for any person to dispose of tires or portions 3 of tires in the state unless the tires or portions of tires are disposed of 4 for processing or collected for processing at a permitted tire processing 5 facility, a tire collection center, or a permitted solid waste disposal 6 facility. 7 (3)(A) Unless otherwise provided by law or rule, whole tires 8 shall not be deposited into a landfill or a waste tire monofill as a method 9 of final disposal unless shredded or split into sufficiently small parts to 10 assure their proper disposal. 11 (B) Unless otherwise provided by law or rule, only small 12 tires that have been processed by cutting, shredding, or splitting into 13 sufficiently small parts to assure proper disposal or small tires processed 14 by baling may be disposed of at a disposal site that has a permit issued for 15 a landfill designed and operated as a waste tire monofill. 16 (C) Suitable processed-tire materials may be used in the 17 construction of daily and intermediate cover systems for all landfills if the 18 use is: 19 (i) Authorized by the division; 20 Shown to not present a threat to human health (ii) 21 and the environment; and 22 (iii) Shown to control disease, vectors, fires, 23 odors, blowing litter, or scavenging. 24 (4) A person who leases, owns, or otherwise controls real 25 property may use tires in compliance with procedures approved by and rules promulgated by the Arkansas Pollution Control and Ecology Commission and 26 27 procedures approved by each district: 28 (A) For soil erosion abatement and drainage purposes; or 29 (B) To secure covers over silage, hay, straw, or 30 agricultural products. 31 (d) A tire processing facility permit or tire collection center permit, or both, is required for: 32 33 (1) A tire retreading business where tires are kept on any real 34 property owned, leased, or otherwise controlled by the tire retreading 35 business; 36 (2) A person that in the ordinary course of business removes

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1 tires from rims and the tires removed from rims are stored for more than 2 ninety (90) calendar days on any real property owned, leased, or otherwise 3 controlled by the person; or 4 (3) A tire retailer that is serving as a tire collection center 5 if recyclable tires, waste tires, or used tires culled for resale are kept on 6 any real property owned, leased, or otherwise controlled by the tire 7 retailer. 8 (e)(1) If disposed <u>or recycled</u> in the state, waste tires originating from a tire manufacturer shall be disposed of at transported to a permitted 9 10 tire collection center or disposed of at a permitted tire processing facility 11 for a fee to be established by the permitted tire collection center or 12 permitted tire processing facility. 13 (2) Records of the disposition of the waste tires originating 14 from a tire manufacturer shall be maintained by that tire manufacturer for a 15 period of at least three (3) years and shall be available for review by the 16 division. 17 18 8-9-404. Rim removal fees - Import fees - Commercial generator Tire 19 <u>retailer</u> fees - Definitions. 20 (a)(1) There is imposed a rim removal fee upon the transaction of 21 removing a tire from a rim that is related to the sale of a replacement tire 22 by a tire retailer. 23 (2) The rim removal fee shall be charged by the tire retailer to 24 a person who: 25 (Λ) Purchases a replacement tire for a rim that 26 necessitates the removal of a different tire from the same rim; or 27 (B) Purchases the service of removal of a tire from a rim and replacement with a tire that was not purchased from the tire retailer if 28 29 the person requesting the rim removal cannot show proof of payment of the rim 30 removal fee under this section for the replacement tire. (3)(A) The rim removal fee shall be imposed at the rate of three 31 32 dollars (\$3.00) for each new tire that replaces a tire removed from a rim and 33 one dollar (\$1.00) for each used tire that replaces the tire removed from the 34 rim. 35 (B) Except for the rim removal fees imposed under this 36 section, a tire retailer shall not charge any other fee to a person who

1	purchases the service of removal of a tire from a rim.
2	(C) For any tires collected by a tire retailer, the tire
3	retailer shall ensure that the tires are transported by a licensed tire
4	transporter to a permitted tire collection center, a solid waste management
5	facility, a tire processing facility, or another tire retailer.
6	(D) The tire retailer shall account for each tire removed
7	from a rim in the manner prescribed by the Department of Finance and
8	Administration.
9	(E) Each tire retailer shall register with the department
10	and comply with all requirements related to collecting and reporting rim
11	removal fees.
12	(4) The rim removal fees imposed under this section shall be
13	added to the total cost charged by the tire retailer to the purchaser after
14	all applicable gross receipts or compensating use taxes on the tires have
15	been computed and shall be separately stated on the invoice or bill of sale.
16	(5)(A) The rim removal fees imposed under this section shall be
17	paid monthly to the Secretary of the Department of Finance and
18	Administration.
19	(B) However, the tire retailer may retain five percent
20	(5%) of the rim removal fee imposed under subdivision (a)(3)(A) of this
21	section for administrative costs.
22	(6)(A) The rim removal fees remitted under subdivision (a)(5)(A)
23	of this section shall be collected by the secretary and shall be subject to
24	the Arkansas Tax Procedure Act, § 26-18-101 et seq. and the business closure
25	procedures under § 26-18-1001 et seq.
26	(B)(i) Each tire retailer shall file a return with the
27	secretary on or before the twentieth of each month.
28	(ii) The return shall show the total rim removal
29	fees collected for each tire removed from the rim during the preceding
30	calendar month.
31	(iii) The tire retailer shall remit the rim removal
32	fees with the return.
33	(iv) The secretary shall prescribe the form and
34	contents of the return.
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55	(b)(1) The department shall deposit the proceeds from rim removal fees

1	special revenues to the credit of the following funds in the following
2	percentages:
3	(Λ) Ninety-three percent (93%) to be deposited into the
4	Used Tire Recycling Fund; and
5	(B) Seven percent (7%) to be deposited into the Division
6	of Environmental Quality Fee Trust Fund.
7	(2) As used in this section, "proceeds from rim removal fees"
8	means all moneys collected and received by the department under this section
9	for rim removal fees imposed under subsection (a) of this section and
10	interest and penalties on delinquent rim removal fees.
11	(c)(l)(A) There is imposed an import fee of one dollar (\$1.00) on each
12	used tire that is imported into Arkansas.
13	(B) A person who imports a used tire shall be registered
14	with the department and comply with all requirements related to collecting
15	and reporting import fees.
16	(2) The import fee imposed under this subsection shall be paid
17	by the person who imports the used tire to the department in accordance with
18	the Arkansas Tax Procedure Act, § 26-18-101 et seq., the business closure
19	procedures under § 26-18-1001 et seq., and any rules promulgated by the
20	department.
21	(3)(A) The department shall deposit the proceeds from import
22	fees imposed under this subsection into the State Treasury as special
23	revenues to the credit of the following funds in the following percentages:
24	(i) Ninety-three percent (93%) to be deposited into
25	the Used Tire Recycling Fund; and
26	(ii) Seven percent (7%) to be deposited into the
27	Division of Environmental Quality Fee Trust Fund.
28	(B) As used in this section, "proceeds from import fees"
29	means all moneys collected and received by the department under this
30	subsection and interest and penalties on delinquent import fees.
31	(a)(l) A person who imports a used tire into this state shall be
32	responsible for legally hauling and disposing of or recycling the waste tires
33	and residuals.
34	(2) A tire retailer may collect and charge a fee for the cost of
35	legally hauling and disposing of or recycling the waste tires and residuals.
36	(d)(l)<u>(</u>b)(l)_ There is imposed a commercial generator <u>tire retailer</u> fee

1 upon the transaction of a commercial generator tire retailer selling or 2 delivering a new tire as part of fleet services. 3 (2) The commercial generator tire retailer fee shall be charged 4 by the commercial generator tire retailer to a person who in the ordinary 5 course of business is an end user that removes used tires from the rim and 6 replaces them with of a new tire. 7 (3)(A) The commercial generator tire retailer fee shall be 8 imposed at the rate of three dollars (\$3.00) one dollar and fifty cents 9 (\$1.50) for each new tire that is sold or delivered to an end user that 10 removes used tires from the rim and replaces them with a new tire. 11 (B) Except for the commercial generator fees imposed under 12 this section, the commercial generator shall not charge any other fee to the 13 end user. 14 (C)(i)(B)(i) For any used tires collected by a commercial 15 generator tire retailer, the first transportation of the used tire from the end user to the commercial generator's tire retailer's facility does not 16 17 require a licensed tire transporter. 18 (ii) Any subsequent transportation of the used tire 19 by the commercial generator tire retailer for recycling or disposal requires 20 a licensed tire transporter and shall be accounted for using the electronic 21 uniform used tire manifest system. (D)(C) Each commercial generator tire retailer shall 22 23 register with the department Department of Finance and Administration and 24 comply with all requirements related to collecting and reporting commercial 25 generator tire retailer fees. 26 (4) The commercial generator tire retailer fees imposed under 27 this section shall be added to the total cost charged by the commercial 28 generator tire retailer to the end user after all applicable gross receipts 29 or compensating use taxes on the tires have been computed and shall be 30 separately stated on the invoice or bill of sale. 31 (5)(A) The commercial generator tire retailer fees imposed under 32 this section shall be paid monthly to the secretary department. 33 (B) However, the commercial generator tire retailer may 34 retain five percent (5%) two percent (2%) of the commercial generator tire 35 <u>retailer</u> fee imposed under subdivision (d)(3)(A) (b)(3)(A) of this section 36 for administrative costs.

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1 (6)(A) The commercial generator tire retailer fees remitted in 2 subdivision (d)(5)(A) (b)(5)(A) of this section shall be collected by the 3 secretary department and shall be subject to the Arkansas Tax Procedure Act, 4 § 26-18-101 et seq., and the business closure procedures under § 26-18-1001 5 et seq. 6 (B)(i)(a) Each commercial generator tire retailer shall 7 file a return with the secretary department on or before the twentieth of 8 each month. 9 (b) The return shall show the total commercial generator tire retailer fees collected for each tire sold or delivered to the 10 11 end user during the preceding calendar month. 12 (c) The commercial generator tire retailer 13 shall remit the commercial generator tire retailer fees with the return. 14 The secretary department shall prescribe the (ii) 15 form and contents of the return. 16 (7)(A) The department shall deposit the proceeds from commercial 17 generator tire retailer fees collected under this subsection into the State 18 Treasury as special revenues to the credit of the following funds in the 19 following percentages: 20 (A) Ninety-three percent (93%) to be deposited into the 21 Used Tire Recycling Fund; and 22 (B) Seven percent (7%) to be deposited into the Division 23 of Environmental Quality Fee Trust Fund Waste Tire Abatement Fund. (B) No more than five hundred thousand (\$500,000) 24 25 annually, with an annual escalator not to exceed two percent (2%), shall be 26 transferred to the Division of Environmental Quality Fee Trust Fund to be 27 used for administration expenses. 28 (8) As used in this section, "proceeds from commercial generator 29 fees" means all moneys collected and received by the department under this section for commercial generator fees imposed under this subsection and 30 31 interest and penalties on delinquent commercial generator fees. (e)(1) It is the purpose and intent of this section that only one (1) 32 of the following fees imposed under this section be charged for the 33 34 transaction of removing a tire from a rim that is related to the sale of a 35 replacement tire: 36 (A) The rim removal fee; or

1	(B) The commercial generator fee.
2	(2) If a person establishes that he or she has paid one (1) of
3	the fees for a tire, the tire retailer or tire generator shall not charge an
4	additional fee for that tire.
5	(c)(l) If the balance of the Waste Tire Abatement Fund exceeds five
6	million dollars (\$5,000,000), the Arkansas Pollution Control and Ecology
7	Commission may reduce the tire retailer fee up to fifty percent (50%).
8	(2) A decision to reduce the tire retailer fee under subdivision
9	(c)(l) of this section is effective for the fiscal year following the
10	commission's decision.
11	(d)(1) If the Division of Environmental Quality is unable to locate
12	the person that is responsible for the waste tire site or compel the person
13	responsible for the waste tire site to remove the waste tires, the division
14	may use Waste Tire Abatement Fund moneys for the abatement of the waste tires
15	or offer a waste tire abatement grant to:
16	(A) A regional solid waste management district;
17	(B) A city;
18	(C) A county;
19	(D) A tire retailer that can prove that the waste tire
20	district failed to pick up or remove tires from the location of the tire
21	retailer in a reasonable time frame; or
22	(E) A planning and development district.
23	(2) If a waste tire abatement grant is awarded to a person
24	described in subdivision (d)(1) of this section, the person shall provide
25	manifests demonstrating ultimate disposal or recycling in conformity with §
26	<u>8-9-403(c)(1).</u>
27	(3) The division may deny an application for reimbursement of
28	waste tire site removal and delivery costs if the division determines that
29	the cost would result in insufficient moneys in the Waste Tire Abatement
30	Fund.
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32	8-9-405. Used tire program reimbursements.
33	(a) The Division of Environmental Quality shall establish the Used
34	Tire Recycling and Accountability Program to:
35	(1) Reimburse used tire programs for used tire recycling and
36	disposal costs;

1	(2) Incentivize recycling used tires collected under this
2	subchapter;
3	(3) Provide accountability for the disbursement of moneys to
4	used tire programs; and
5	(4) Otherwise improve the sustainability of used tire programs.
6	(b) To be eligible for reimbursements under this subchapter, a used
7	tire program shall:
8	(1) Be included in the solid waste management system under § 8-
9	9-101 et seq. for each regional solid waste management district that the used
10	tire program serves;
11	(2) Have a used tire management plan for each regional solid
12	waste management district that the used tire program serves to include
13	without limitation a schedule for identification and cleanup of waste tire
14	sites that is updated until abatement of each identified waste tire site is
15	completed;
16	(3) Be included in each regional solid waste management
17	district's recycling program under § 8-9-203 that the used tire program
18	serves;
19	(4) If operated by a political subdivision of the state or other
20	public entity:
21	(A) Use the financial management system under § 14-21-101
22	et seq.;
23	(B) Comply with the county purchasing procedures under §
24	14-22-101 et seq.;
25	(C) Comply with the Arkansas County Accounting Law of
26	1973, § 14-25-101 et seq.; and
27	(D) Comply with the Local Fiscal Management Responsibility
28	Act, § 14-77-101 et seq.;
29	(5) Be operated in compliance with this subchapter and all other
30	laws and rules related to the administration of solid waste management
31	systems and recycling programs in Arkansas;
32	(6) Encourage the voluntary establishment of tire collection
33	centers at tire retailers, tire processing facilities, and solid waste
34	disposal facilities for the deposit of tires generated in the state;
35	(7) Provide the division with business plan information required
36	under <u>§ 8-9-408;</u>

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1	(8) Provide the division with all quarterly financial
2	information and progress reports related to § 8-9-409;
3	(9)(A) Establish tire collection centers within each county
4	served by the used tire program that accepts tires from tire retailers at no
5	charge if the tire retailer establishes that it:
6	(i) Collects the rim removal fee imposed under § 8-
7	9-404(a); and
8	(ii) Complies with the electronic uniform used tire
9	manifest system under § 8-9-407.
10	(B) The tire collection centers under this subdivision
11	(b)(9) may be at any one (1) or more of the following:
12	(i) A solid waste disposal facility;
13	(ii) A tire processing facility; or
14	(iii) A tire retailer; and
15	(10) Establish at least one (1) tire collection center within
16	each county served by the used tire program.
17	(c) A used tire program that receives reimbursements under this
18	section may:
19	(1) Contract with a tire processing facility that is approved by
20	the Director of the Division of Environmental Quality;
21	(2) Remove or contract for the removal of tires from waste tire
22	sites within the regional solid waste management district;
23	(3) Provide incentives for establishing privately operated tire
24	collection centers for the public; and
25	(4) Form an inter-district used tire program.
26	(d) Moneys disbursed from the Used Tire Recycling Fund by the division
27	for reimbursements under this section shall be:
28	(1) Distributed as provided under this section only to the used
29	tire programs that comply with all applicable requirements in this subchapter
30	related to the operation of used tire programs;
31	(2) Based on moneys available in the fund, the approved business
32	plan rate, quarterly financial reports, and other documentation submitted by
33	the used tire programs; and
34	(3) Made on a quarterly basis to the used tire programs.
35	(e)(l) Quarterly disbursements from the fund shall be paid each
36	quarter from all moneys available for disbursement in that quarter.

1	(2) If there are insufficient moneys available in a quarter to
2	make reimbursements for all submitted requests under subsection (f) of this
3	section, the division shall calculate the total remaining funding available
4	and allocate the moneys available for reimbursement to each used tire program
5	based on a pro rata share of each used tire program's reimbursement request
6	compared to the total moneys available.
7	(3)(A) The Arkansas Pollution Control and Ecology Commission may
8	increase reimbursement rates if the director recommends an increase because
9	of one (1) or more of the following:
10	(i) The relevant consumer price index for the
11	preceding calendar year exceeded the consumer price index for calendar year
12	2018; or
13	(ii) The used tire programs have established an
14	increase in operation costs.
15	(B) An increase to any reimbursement rate under subsection
16	(f) of this section shall not exceed ten percent (10%) each calendar year.
17	(f) Based on data received from the electronic uniform used tire
18	manifest system and quarterly reports, the funding for reimbursement for
19	processing, recycling, or disposing of used tires at the approved business
20	plan rate may be available from the fund for used tire programs that are in
21	compliance with all applicable requirements of this subchapter.
22	(g) At the request of a used tire program that needs operational
23	assistance or guidance on compliance with this subchapter, the division shall
24	provide to the used tire program operational assistance or guidance on
25	compliance with this subchapter.
26	(h) The division shall:
27	(1) Develop market opportunities for beneficial use of used tire
28	material; and
29	(2) Educate the public on the Used Tire Recycling and
30	Accountability Program.
31	
32	8-9-406. [Repealed.]
33	
34	8-9-407. Electronic uniform Uniform used tire manifest system.
35	(a) The following entities shall use the electronic uniform used tire
36	manifest system to accurately report record all information related to the

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1 collection, transportation, distribution, and recycling or disposal of 2 recyclable tires, waste tires, and used tires culled for resale: 3 (1) Used tire programs Tire processors; 4 (2) Tire generators; and 5 (3) Tire collection centers; 6 (4) Any person who: 7 (A) Removes a tire from the used tire program after it is 8 collected; or 9 (B) Imports a tire under § 8-9-404(c); and 10 (5) Commercial generators. 11 (b) If any of the persons or entities listed in subsection (a) of this section cannot use the electronic uniform used tire manifest system, the 12 13 person or entity may submit to the used tire program an equivalent paper 14 version which shall be entered into the electronic uniform used tire manifest 15 system. 16 17 8-9-408. Accountability requirements for used tire programs - Business 18 plans. 19 (a) On or before December 31, 2017, a used tire program that receives 20 funding under this subchapter shall provide the Arkansas Department of Environmental Quality, now the Division of Environmental Quality, with a 21 22 business plan that establishes its current operating plan and a proposed 23 operating plan for calendar year 2018 and approved by its board. (b) The minimum required information for the business plan is: 24 25 (1) Current operation information to include: 26 (A) An explanation of debt and debt repayment obligations, 27 including scheduled payments; 28 (B) A description of equipment used, including type, year 29 manufactured, debt obligations related to the equipment, and whether it is 30 leased or owned; 31 (C) An explanation of contract obligations including the 32 amount, length, and scope of the contract; 33 (D) A description of how tires are managed, to include 34 without limitation collection, transportation, and disposal or recycling; 35 (E) An explanation of costs, including the cost of tire

36 collection centers, other collection facilities, trailers, transfer stations,

19

1	processing, mileage, fuel, and personnel; and
2	(F) The number of tires currently on any property owned,
3	leased, or otherwise controlled by each regional solid waste management
4	district included in the used tire program; and
5	(2) Proposed operation costs for calendar year 2018, to include:
6	(A) A description of how tires will be managed, to include
7	without limitation collection, storage, transportation, and disposal or
8	recycling;
9	(B) Estimated cost of utilities, personnel, equipment,
10	fees, leases, facilities, and any other costs related to the primary
11	operation of the used tire program;
12	(C) The capital improvement and maintenance plan with
13	estimated expenditures and costs;
14	(D) The estimated transportation cost including mileage,
15	fuel, equipment, personnel, utilities, insurance, bonds, and fees;
16	(E) The locations of all tire collection centers; and
17	(F) The types of tires managed, to include recyclable
18	tires, waste tires, and used tires culled for resale.
19	(c) A used tire program shall submit a revised business plan if there
20	is a substantial change in the used tire program operations or if the
21	division requests a revised business plan.
22	(d) A business plan or revised business plan submitted under this
23	subchapter is effective after approval by the division or its designee.
24	(e)(l) The approved business plan or approved revised business plan
25	shall include the approved business plan rates for each used tire program.
26	$(2)(\Lambda)$ The division shall cooperate with the used tire programs
27	and other entities to develop each used tire program's approved business plan
28	rates for recyclable tires and waste tires.
29	(B) The approved business plan rates shall also use the
30	size of a tire, including without limitation small tires, large tires, and
31	extra-large tires, as a factor for determining the approved business plan
32	rates.
33	(f) A business plan or revised business plan that results in a
34	business plan rate increase is subject to review by the Legislative Council.
35	
36	8-9-409. Performance and efficiency evaluations.

1	(a) The Division of Environmental Quality shall develop a system to
2	evaluate and report the performance and efficiency of used tire programs and
3	the Used Tire Recycling and Accountability Program.
4	(b) The evaluation and reporting system shall use the following
5	performance indicators for each used tire program:
6	(1) The number of:
7	(A) Recyclable tires;
8	(B) Waste tires disposed in a landfill; and
9	(C) Waste tires disposed in a monofill;
10	(2) The number of reported waste tire sites located in the
11	regional solid waste management districts that are included in the used tire
12	program;
13	(3) Electronic uniform used tire manifest system compliance;
14	(4) Administrative expenses;
15	(5) Transportation expenses;
16	(6) Building, warehouse, and other facilities expenses;
17	(7) Revenue sources and the amount of revenue received from each
18	source;
19	(8) The number, location, and type of tire collection centers;
20	(9) Any identified operational issues;
21	(10) The number of enforcement actions against the used tire
22	program; and
23	(11) Any other performance indicators that are determined to be
24	useful to evaluate performance and efficiency.
25	(c) The evaluations under this section shall be completed on a
26	biennial basis for each used tire program.
27	
28	8-9-410. Used tire programs.
29	(a)(l) In order to address efficiency in tire processing, including
30	without limitation transportation, there are created four (4) used tire
31	programs in the state.
32	(2) The four (4) used tire programs created under subdivision
33	(a)(1) of this section are composed as follows:
34	(A) Used Tire Program 1 consists of the following
35	counties: Benton, Carroll, Boone, Marion, Baxter, Washington, Madison,
36	Newton, Searcy, Crawford, Franklin, Johnson, Pope, Van Buren, Sebastian,

1	Logan, Conway, Scott, Yell, and Perry;
2	(B) Used Tire Program 2 consists of the following
3	counties: Fulton, Sharp, Randolph, Clay, Izard, Lawrence, Greene, Stone,
4	Independence, Jackson, Craighead, Mississippi, Cleburne, Faulkner, White,
5	Poinsett, Woodruff, Cross, Pulaski, and Crittenden;
6	(C) Used Tire Program 3 consists of the following
7	counties: Polk, Montgomery, Sevier, Howard, Pike, Clark, Little River,
8	Hempstead, Nevada, Miller, Lafayette, Saline, Dallas, Ouachita, Union,
9	Garland, Hot Spring, and Columbia; and
10	(D) Used Tire Program 4 consists of the following
11	counties: Grant, Jefferson, Arkansas, Phillips, Cleveland, Lincoln, Desha,
12	Calhoun, Bradley, Drew, Ashley, Lonoke, Prairie, Monroe, St. Francis, Lee,
13	and Chicot.
14	(b)(l) Each new used tire program is governed by a tire accountability
15	board that is composed of eleven (11) members:
16	(A) Five (5) county judges, elected by the county judges
17	of the used tire program;
18	(B) Two (2) county judges, appointed from the two (2) most
19	populous counties in the used tire program according to the most recent
20	federal census; and
21	(C) Four (4) mayors, elected by the mayors of all of the
22	cities in the used tire program.
23	(2) Each member of the tire accountability board shall serve for
24	a term of three (3) years.
25	(3) The members of the tire accountability board shall draw lots
26	for staggered terms at the first organizational meeting.
27	(4) A vacancy on the tire accountability board shall be filled
28	through the process described in the bylaws of the tire accountability board.
29	(c)(l) A tire accountability board shall:
30	(A) Elect a chair and a vice-chair at an organizational
31	meeting;
32	(B) Develop bylaws to govern the tire accountability
33	board, including without limitation rules related to the replacement of
34	members of the tire accountability board in the event of a vacancy; and
35	(C) Submit a business plan to the Division of
36	Environmental Quality for approval on or before September 1, 2023.

22

(2) The division shall approve or seek additional information
regarding the business plan submitted under subdivision (c)(l)(C) of this
section within sixty (60) days.
(d) The tire accountability board in each of the used tire programs
may enter into an interlocal agreement to determine the highest level of
efficiency regarding tire processing in the respective used tire program.
(e) Arkansas Legislative Audit shall audit the four (4) used tire
programs on the following schedule:
(1) Used Tire Program 1 and Used Tire Program 3 every odd-
numbered year; and
(2) Used Tire Program 2 and Used Tire Program 4 every even-
numbered year.
8-9-411. Tire transporters — Licenses.
(a) A tire transporter shall meet the following requirements to
perform or be compensated <u>be licensed</u> for any duties under this subchapter
related to the administration and operation of a used tire program:
(1) Obtain for each vehicle a license;
(2) Obtain for each vehicle a tire transporter number provided
by the Division of Environmental Quality used for the electronic uniform used
tire manifest system;
(3) Provide proof that each vehicle has passed an annual safety
inspection;
(4) Provide proof of financial responsibility for each vehicle
and authorized driver;
(5) Provide a bond in the amount of ten thousand dollars
(\$10,000);
(6) Establish that each authorized driver has completed training
for the electronic uniform used tire manifest system; and
(7)(6) Pay a fee of fifty dollars (\$50.00) for each vehicle that
is licensed.
(b) For each tire transporter licensed under this section, the
division shall assign a tire transporter number and include the tire
transporter information in the electronic uniform used tire manifest system.
(c)(l) If a tire transporter is found to have not complied with this
subchapter, the tire transporter's license shall be suspended for three (3)

1 months. 2 (2) If the license of a tire transporter is suspended more than 3 one (1) time in three (3) years, the tire transporter's license shall be 4 revoked and the tire transporter is ineligible for a tire transporter license 5 for three (3) years. 6 7 8-9-412. Additional fees. 8 (a) A used tire program may charge an additional fee for the 9 collection and recycling of extra-large tires from sources other than 10 registered tire retailers and for any tires in excess of the maximum under § 11 8-9-414(b)(7). 12 (b) If a used tire program charges an additional fee under this 13 section, the fee shall be collected and retained by the used tire program for 14 costs related to the processing of extra-large tires. 15 16 8-9-413. Applicability. 17 The fees imposed by this subchapter shall not apply to: 18 (1) Large retreaded retreaded tires; 19 (2) Tires included as part of the equipment of a new vehicle; or 20 (3) Tires included as part of the equipment of a used vehicle if included on the used vehicle at the time of sale and in the sales price of 21 22 the used vehicle. 23 24 8-9-414. Powers and duties of the Arkansas Pollution Control and 25 Ecology Commission. 26 The Arkansas Pollution Control and Ecology Commission shall (a) 27 promulgate rules to carry out the intent and purposes of this subchapter. 28 (b) The rules shall: 29 (1)(A) Except as provided under subdivision (b)(1)(B) of this 30 section, provide for the administration of permits for tire processing 31 facilities, tire collection centers, commercial tire generators, and any 32 other person or entity that collects, receives, processes, recycles, or 33 disposes of used waste tires regulated under this subchapter with the maximum 34 permit fee not to exceed two hundred fifty dollars (\$250) annually fees 35 calculated to generate revenues not to exceed the reasonable administrative costs of licensing, evaluating, and taking action on permit applications and 36

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1 costs of implementing and enforcing the terms and conditions of permits and 2 licenses. 3 (B) The maximum permit fee under this subdivision (b)(1) 4 shall not apply to tire transporters but shall provide for the administration 5 of licensing for tire transports; 6 (2) Establish standards for tire processing facilities, tire 7 collection centers, tire transporters, and beneficial use projects; 8 (3) Establish procedures for administering reimbursements to 9 used tire programs under § 8-9-405; 10 (4)(3) Unless otherwise provided by law, authorize the final 11 disposition of waste tires at a permitted solid waste disposal facility if 12 the waste tires have been cut into sufficiently small parts for proper 13 disposal and in compliance with this subchapter and all other applicable 14 provisions in this title; and 15 (5)(4) Establish procedures for administering the electronic 16 uniform used tire manifest system;. 17 (6) Establish accountability procedures for the sustainability 18 of used tire programs operated under this subchapter; and 19 (7) (A) Establish the number of tires that each individual who is 20 a resident of a regional solid waste management district may discard monthly 21 without a fee. 22 (B) The maximum number of tires under this subdivision 23 (b)(7) shall not be more than four (4) tires per month. (c) The commission may: 24 25 (1) Develop an alternative tire transporter licensing program to 26 be administered by used tire programs, regional solid waste management 27 boards, or both; 28 (2) Promulgate rules that are necessary to administer the fees 29 and reimbursement rates for services provided under this subchapter by the 30 used tire programs; and 31 (3) Clarify and add definitions for sizes of tires using 32 technical information and specifications. 33 $\frac{d}{d}$ (c)(1) The commission shall encourage the establishment of 34 voluntary tire collection centers where used tires generated in Arkansas can 35 be deposited. 36 The voluntary tire collection centers shall include without (2)

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1
     limitation tire retailers, tire processing facilities, and solid waste
 2
     disposal facilities.
 3
                 (3) The voluntary tire collection centers shall not include the
 4
     collection of tires generated by a tire manufacturer.
 5
           (e)(d) The commission shall not prohibit the disposal of whole waste
 6
     tires in landfills or monofills for three (3) years from August 1, 2017 and
 7
     new or expanded tire monofill permits.
 8
           (f) The commission shall waive the imposition of any permit fee
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     imposed under this subchapter on any used tire program created by § 8-9-410.
10
11
           8-9-415. Permitting, licensing, inspections, procedures, enforcement,
12
     and penalties.
13
           (a) A person who receives funding under this subchapter, tire Tire
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     collection centers, tire retailers, tire processing facilities, tire
15
     transporters, tire generators, commercial generators, used tires regulated
16
     under this subchapter, and waste tire sites are subject to:
17
                 (1) All provisions in § 8-1-101 et seq., § 8-1-201 et seq., § 8-
18
     1-301 et seq., § 8-4-101 et seq., and § 8-4-201 et seq., concerning permits,
19
     licensing, inspections, and procedures;
20
                 (2) Sections 8-6-204, 8-6-205, 8-6-207(a)(6), and 8-9-105
21
     concerning penalties and enforcement; and
22
                 (3) All applicable rules promulgated by the Arkansas Pollution
23
     Control and Ecology Commission-;
24
                 (4)(A) Tire retailers and tire wholesalers who sell used tires
25
     as a commodity shall do so only from stock that has been sorted, marked,
26
     classified, and arranged in an organized manner for sale to a consumer.
27
                       (B)(i) Tires stored outside shall be monitored for
28
     vectors.
29
                             (ii) Appropriate vector control measures shall be
30
     utilized at least once every two (2) weeks; and
31
                 (5) Tire processors shall maintain received or generated uniform
32
     used tire manifests for a period of three (3) years to be available upon
33
     request by the division.
34
           (b) A used tire program is subject to penalties and enforcement under
     this subchapter for noncompliance with this subchapter to include without
35
36
     limitation:
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1	(1) Failure to use the electronic uniform used tire manifest
2	system;
3	(2) Failure to submit accurate information to the electronic
4	uniform used tire manifest system;
5	(3) Failure to submit an approved business plan on or before
6	July 1, 2018;
7	(4) Failure to submit a revised business plan as required under
8	§ 8-9-408(c);
9	(5) Failure to submit an approved revised business plan within
10	three (3) months after submission; or
11	(6) Failure to provide documentation or reports required to be
12	filed with the Division of Environmental Quality under this subchapter.
13	(c)(l) If a used tire program fails to submit a business plan that is
14	approved by the Arkansas Department of Environmental Quality or the division
15	on or before July 1, 2018, the used tire program and all regional solid waste
16	management boards included in the used tire program on July 1, 2018, are:
17	(A) Ineligible to receive funding under this subchapter
18	and from the Used Tire Recycling Fund;
19	(B) Prohibited from administering and operating a used
20	tire program; and
21	(C) Prohibited from imposing any fees to support the
22	administration and operation of a used tire program.
22 23	administration and operation of a used tire program. (2)(A) The division may designate a qualified entity to perform
23	(2)(A) The division may designate a qualified entity to perform
23 24 25	(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program
23 24 25	(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section.
23 24 25 26	<pre>(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section.</pre>
23 24 25 26 27	<pre>(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section.</pre>
23 24 25 26 27 28	<pre>(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section.</pre>
23 24 25 26 27 28 29	(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section. (B) A qualified entity that is designated to perform the duties related to the operation and administration of a used tire program under this subsection shall operate the used tire program in compliance with this subchapter.
23 24 25 26 27 28 29 30	(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section. (B) A qualified entity that is designated to perform the duties related to the operation and administration of a used tire program under this subsection shall operate the used tire program in compliance with this subchapter. (C) If the qualified entity performs the duties related to
23 24 25 26 27 28 29 30 31	(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(l) of this section. (B) A qualified entity that is designated to perform the duties related to the operation and administration of a used tire program under this subsection shall operate the used tire program in compliance with this subchapter. (C) If the qualified entity performs the duties related to the operation and administration of the used tire program in compliance with
23 24 25 26 27 28 29 30 31 32	<pre>(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(1) of this section.</pre>
23 24 25 26 27 28 29 30 31 32 33	<pre>(2)(A) The division may designate a qualified entity to perform the duties related to the operation and administration of a used tire program deemed ineligible under subdivision (c)(l) of this section.</pre>

27

1	noncompliance with this subchapter.
2	
3	SECTION 2. Arkansas Code Title 8, Chapter 9, Subchapter 4, is amended
4	to add an additional section to read as follows:
5	8-9-416. Cost recovery — Liability for costs — Immunity from
6	liability.
7	(a) Any of the following shall be liable to the state for all costs of
8	waste tire abatement under this subchapter:
9	(1) The owner or operator of a waste tire site;
10	(2) Any person that, at the time of disposal of any waste tires,
11	<u>owns or operates a waste tire site;</u>
12	(3) Any generator of tires that creates a waste tire site;
13	(4) Any tire transporter that creates or adds to a waste tire
14	<u>site; or</u>
15	(5) Any tire processor or landfill that creates or adds to a
16	waste tire site.
17	(b)(1) A person shall not be liable under this subchapter for damages
18	as a result of actions taken or omitted in the course of rendering care,
19	assistance, or advice at the direction of the Department of Energy and
20	Environment, the Secretary of the Department of Energy and Environment, or
21	the Division of Environmental Quality with respect to an incident creating a
22	danger to public health, safety, or welfare or the environment as a result of
23	<u>a waste tire site.</u>
24	(2)(A) This subsection shall not preclude liability for damages
25	as a result of gross negligence or intentional misconduct on the part of the
26	person, nor shall this subsection preclude liability for damages and costs of
27	waste tire abatement of any person liable for such damages and costs under
28	subsection (a) of this section.
29	(B) For the purposes of subdivision (b)(2)(A) of this
30	section, reckless, willful, or wanton misconduct shall constitute gross
31	negligence.
32	<u>(c)(l) A person performing waste tire abatement under this subchapter</u>
33	as a contractor for the division shall not be liable under this subchapter or
34	under any other state law to any person for injuries, costs, damages,
35	expenses, or other liability, including without limitation claims for
36	indemnification or contribution and claims by third parties for death,

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1	personal injury, illness, loss of or damage to property, or economic loss
2	resulting from the abatement.
3	(2) However, this subsection shall not apply in an action that
4	is caused by the conduct of the person performing abatement that is negligent
5	or grossly negligent or which constitutes intentional misconduct.
6	(d)(l) A state employee or an employee of a political subdivision who
7	provides services relating to abatement while acting within the scope of his
8	or her authority as a governmental employee shall not be liable, subject to
9	the other provisions of this section, to any person for injuries, costs,
10	damages, expenses, or other liability, including without limitation claims
11	for indemnification or contribution and claims by third parties for death,
12	personal injury, illness, loss of or damage to property, or economic loss
13	resulting from the abatement.
14	(2) However, this subsection shall not apply in an action that
15	is caused by the conduct of the person performing abatement that is negligent
16	or grossly negligent or which constitutes intentional misconduct.
17	(e)(1) Subsection (c) or subsection (d) of this section does not
18	affect the liability of any person under warranty law.
19	(2) The section does not affect the liability of an employer
20	performing abatement to any employee of any such employer under any provision
21	of law, including any provision of any law relating to workers' compensation.
22	
23	SECTION 3. Arkansas Code § 8-6-1002(b)(3), concerning the Landfill
24	Post-Closure Trust Fund, is amended to read as follows:
25	(3) The fund shall be administered by the division and may be
26	used by the division to complete all activities necessary for the closure of
27	a permitted waste tire processing or disposal site that is owned or operated
28	by a regional solid waste management district or formerly owned and operated
29	by a used tire program if the division determines that the district lacks
30	sufficient funds to complete closure of the permitted waste tire processing
31	or disposal site.
32	
33	SECTION 4. Effective July 1, 2026, Arkansas Code § 19-5-1148 is
34	repealed.
35	19-5-1148. Used Tire Recycling Fund.
36	(a) There is created on the books of the Treasurer of State, the

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1	Auditor of State, and the Chief Fiscal Officer of the State a trust fund to
2	be known as the "Used Tire Recycling Fund".
3	(b)(l) The Department of Finance and Administration shall deposit into
4	the State Treasury ninety-three percent (93%) of the moneys collected under §
5	8-9-404 to the credit of the Used Tire Recycling Fund.
6	(2) The Used Tire Recycling Fund shall consist of:
7	(A) Penalties assessed and collected under the Used Tire
8	Recycling and Accountability Act, § 8-9-401 et seq.;
9	(B) Interest, earnings, and any other revenues as may be
10	authorized by law;
11	(C) Any United States Covernment moneys designated for
12	deposit into the Used Tire Recycling Fund;
13	(D) Any gift or donation to the Used Tire Recycling Fund;
14	and
15	(E) Those special revenues specified in § 8-9-404 and §
16	19-6-301(165).
17	(3) The Used Tire Recycling Fund shall not include:
18	(A) Five percent (5%) of the rim removal fee retained for
19	administrative costs by tire retailers under § 8-9-404(a)(5)(B) and
20	<pre>commercial generators under \$ 8-9-404(d)(5)(B);</pre>
21	(B) The percentage of net special revenue deducted and
22	deposited to the credit of the Special Revenue Fund Account of the State
23	Apportionment Fund under § 19-5-203; or
24	(C) Seven percent (7%) deducted from the proceeds of fees
25	imposed under § 8-9-404 and deposited into the Division of Environmental
26	Quality Fee Trust Fund under § 8-9-404(b)(1)(B), § 8-9-404(c)(3)(A)(ii), and
27	§ 8-9-404(d)(7)(B).
28	(c)(l) At least ninety percent (90%) of the moneys available in the
29	Used Tire Recycling Fund each fiscal year shall be used by the Division of
30	Environmental Quality to provide reimbursements to used tire programs, to
31	administer the Used Tire Recycling and Accountability Program, and to perform
32	other duties under the Used Tire Recycling and Accountability Act, § 8-9-401
33	et seq.
34	(2) The Director of the Division of Environmental Quality may
35	use not more than ten percent (10%) of the moneys available in the Used Tire
36	Recycling Fund each fiscal year:

1	(A) For waste tire site abatement aid;
2	(B) For the development, implementation, and maintenance
3	of the electronic uniform used tire manifest system; and
4	(C) To provide market and economic stimulus incentives.
5	
6	SECTION 5. Effective January 1, 2026, Arkansas Code Title 19, Chapter
7	5, Subchapter 11, is amended to add an additional section to read as follows:
8	19-5-1161. Waste Tire Abatement Fund.
9	(a) There is created on the books of the Treasurer of State, the
10	Auditor of State, and the Chief Fiscal Officer of the State a trust fund to
11	be known as the "Waste Tire Abatement Fund".
12	(b)(1) The Department of Finance and Administration shall deposit into
13	the State Treasury the moneys collected under § 8-9-404 to the credit of the
14	<u>Waste Tire Abatement Fund.</u>
15	(2) No more than five hundred thousand dollars (\$500,000)
16	annually, with an annual escalator not to exceed two percent (2%), shall be
17	transferred from the Waste Tire Abatement Fund to the Division of
18	Environmental Quality Fee Trust Fund to be used for administration expenses.
19	(3) The Waste Tire Abatement Fund shall consist of:
20	(A) Penalties assessed and collected under the Tire
21	Management and Recycling Act, § 8-9-401 et seq.;
22	(B) Interest, earnings, and any other revenues as may be
23	authorized by law;
24	(C) Any United States Government moneys designated for
25	deposit into the Waste Tire Abatement Fund;
26	(D) Any gift or donation to the Waste Tire Abatement Fund;
27	and
28	(E) Those special revenues specified in §§ 8-9-404 and 19-
29	<u>6-301(165).</u>
30	(4) The Waste Tire Abatement Fund shall not include:
31	(A) Two percent (2%) of the fees retained for
32	administrative costs by tire retailers under § 8-9-404(b)(5)(B); or
33	(B) The percentage of net special revenue deducted and
34	deposited to the credit of the Special Revenue Fund Account of the State
35	Apportionment Fund under § 19-5-203.
36	(c) The Waste Tire Abatement Fund moneys shall be used:

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1	(A) For the administration of the Tire Management
2	Recycling Program by the Division of Environmental Quality;
3	(B) For waste tire site abatement grants to entities
4	eligible under § 8-9-404(d)(1);
5	(C) To provide equipment grants and to promote economic
6	stimulus incentives;
7	(D) For funding of beneficial use projects and other waste
8	tire-related projects; and
9	(E) To ensure that waste tires handled under the Tire
10	Management Recycling Program that are collected by or sent through a tire
11	collection center or a tire processing facility for beneficial use are not
12	abandoned or discarded.
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14	SECTION 6. DO NOT CODIFY. TEMPORARY LANGUAGE. Distribution of funds
15	from Used Tire Recycling Fund.
16	(a)(1) The chief fiscal officer of the Department of Energy and
17	Environment shall determine the total moneys available on February 28, 2026,
18	at 11:59 p.m. that were collected under § 8-9-404(a)(1) rim removal fees.
19	(2) Until January 1, 2026, the rim removal fee under § 8-9-404
20	shall remain at three dollars (\$3.00) for each new tire that replaces a tire
21	removed from a rim and one dollar (\$1.00) for each used tire that replaces
22	the tire removed from the rim.
23	(3) On January 1, 2026, the rim removal fee under § 8-9-404
24	shall expire and the tire retailer fee shall be imposed at the rate of one
25	dollar and fifty cents (\$1.50) for each new tire.
26	(b) The moneys available under subdivision (a)(l) of this section
27	shall be used to reimburse used tire programs for used tire recycling and
28	disposal costs at the approved business rate through the second quarter of
29	<u>fiscal year 2026.</u>
30	(c) Any moneys remaining after all used tire programs have been
31	reimbursed, including any interest earnings or investment earnings on the
32	moneys available under subdivision (a)(l) of this section shall be
33	transferred to the Waste Tire Abatement Fund.
34	(d) This section expires after all used tire programs have received
35	reimbursement for the fourth quarter of fiscal year 2025 under subdivision
36	(a)(2) of this section.

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2	SECTION 7. EFFECTIVE DATE.
3	(a) Section 4 concerning the repeal of the Used Tire Recycling Fund
4	shall be effective on July 1, 2026.
5	(b) Section 5 concerning the creation of the Waste Tire Abatement Fund
6	shall be effective on January 1, 2026.
7	(c) The fee that may be collected and charged by a tire retailer for
8	the cost of legally hauling and disposing of or recycling the waste tires and
9	residuals shall be effective on the effective date of this act.
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11	/s/B. Davis
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