

1 STATE OF OKLAHOMA

2 1st Session of the 60th Legislature (2025)

3 SENATE BILL 47

By: Dossett

6 AS INTRODUCED

7 An Act relating to fee on coin-operated music and
8 amusement devices; amending 68 O.S. 2021, Section
9 1503, which relates to amount of license fee; making
language gender neutral; modifying annual fee on
certain coin-operated devices; updating statutory
language; and providing an effective date.

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

12 SECTION 1. AMENDATORY 68 O.S. 2021, Section 1503, is
13 amended to read as follows:

14 Section 1503. A. Every person who owns and has available to
any of the public for operation, or who permits to be operated in or
on his or her place of business, coin-operated devices shall pay for
such privilege an annual fee. A fee shall be required for each
machine, regardless of the number of coin slots, if the machine,
upon insertion of a coin, token, or similar object, provides music,
amusement, or entertainment or dispenses one or more products
separate and apart from any other provider of music, amusement, or
entertainment or dispenser of one or more products. The test to
determine whether the machine can operate separate and apart from

any other shall be whether the provider or dispenser can still function if separated from the others to which it is attached. When multiple machines are placed on a single stand, a decal shall be required for each machine as provided in Section 1501 et seq. of this title. The annual fee required shall be as follows:

1. For each coin-operated music device or coin-operated amusement device, ~~Seventy-five Dollars (\$75.00)~~ Thirty-seven Dollars and fifty cents (\$37.50);

2. For each coin-operated vending device requiring a coin or thing of value of twenty-five cents (\$0.25) or more, Seventy-five Dollars (\$75.00);

3. For each coin-operated vending device requiring a coin or thing of value of less than twenty-five cents (\$0.25), Ten Dollars (\$10.00);

4. For each coin-operated bulk vending device which vends one or more products through a single distribution mechanism requiring a coin or thing of value of twenty-five cents (\$0.25) or more, Five Dollars (\$5.00);

5. For each coin-operated bulk vending device which vends one or more products through more than one but not more than five distribution mechanisms, requiring a coin or thing of value of twenty-five cents (\$0.25) or more, Fifteen Dollars (\$15.00). For each coin-operated bulk vending device which vends one or more products through six or more distribution mechanisms, the

1 appropriate number of fifteen-dollar decals will be required. The
2 number of decals required shall be determined by dividing the number
3 of distribution mechanisms by five and rounding to the next highest
4 whole number; and

5 6. For each coin-operated bulk vending device requiring a coin
6 or thing of value less than twenty-five cents (\$0.25), Two Dollars
7 (\$2.00).

8 B. The annual fee required by this section shall be in lieu of
9 sales tax levied pursuant to Sections 1350 through 1372 of this
10 title.

11 C. In those instances where it is shown to the satisfaction of
12 the Oklahoma Tax Commission that a coin-operated device, upon which
13 an annual fee is imposed, will be placed available for use by the
14 public for a definite but limited period of time less than one (1)
15 year, such as where displayed in connection with fairs, carnivals,
16 and places of amusement that operate only during certain seasons of
17 the year, the Tax Commission may issue a special decal therefor.

18 Such special decal may be issued for any number of calendar months
19 less than a full year, and shall indicate that it is a special
20 decal; and shall be for one or more calendar months and shall state
21 the precise months for which issued and shall not be transferred
22 from one machine to another. The fee shall be computed and paid on
23 the basis of one-tenth (1/10) of the annual rate for the type of
24 device operated, for each calendar month for which such special

1 decal is issued. In the event the mechanical device is made
2 available to the public for a period beyond that for which the
3 special decal is issued, then a full year's fee and penalty, as set
4 out in Section 1506 of this title, shall be due.

5 SECTION 2. This act shall become effective January 1, 2026.
6

7 60-1-628

QD

12/18/2024 12:12:37 PM