1	ENGROSSED HOUSE					
2	BILL NO. 1607 By: Sherrer and Hoskin of the House					
3	and					
4	Bass of the Senate					
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7	An Act relating to activities on or near public roads; creating the Oklahoma Highway, Right-of-Way, and Adjoining Property Safety, Protection and Beautification Act; prohibiting adult cabarets in certain locations; defining terms; amending 2 O.S. 2011, Section 3-220, which relates to eradication of noxious weeds; requiring the Department of Transportation to prevent certain plants from going to seed; amending 47 O.S. 2011, Section 751, which relates to implied consent to breath or blood test; directing law enforcement to provide certain notification; providing for codification; providing for noncodification; and providing an effective date.					
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:					
17	SECTION 1. NEW LAW A new section of law not to be					
18	codified in the Oklahoma Statutes reads as follows:					
19	This act shall be known and may be cited as the "Oklahoma					
20	Highway, Right-of-Way, and Adjoining Property Safety, Protection and					
21	Beautification Act".					
22	SECTION 2. NEW LAW A new section of law to be codified					
23	in the Oklahoma Statutes as Section 865.71 of Title 19, unless there					
24	is created a duplication in numbering, reads as follows:					

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A. The location of any adult cabaret in an unincorporated area,
 not subject to countywide zoning, is specifically prohibited within
 two thousand (2,000) feet from the public entrance of the adult
 cabaret to:

5 1. Any public highway;

6 2. Any building primarily and regularly used for worship
7 services and religious activities; or

8 3. Any land used for residential purposes.

9 B. For purposes of this section:

10 1. "Adult cabaret" means a nightclub, bar, restaurant or 11 similar establishment in which persons appear in a state of nudity 12 in the performance of their duties; and

13 2. "State of nudity" means the showing of the human male or 14 female genitals or pubic area with less than a fully opaque 15 covering, or the female breast with less than a fully opaque 16 covering or any part of the nipple.

17 SECTION 3. AMENDATORY 2 O.S. 2011, Section 3-220, is
18 amended to read as follows:

Section 3-220. A. 1. The plants musk thistle (Carduus nutans L.), Scotch thistle (Onoprodum Onopordum acanthium L.), and Canada thistle (Cirsium arvense) are designated as noxious weeds. The Legislature finds that these thistles are a public nuisance in all counties across this state.

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2. It shall be the duty of every landowner in each county to
 treat, control, or eradicate all Canada, musk, or Scotch thistles
 growing on the landowner's land every year as shall be sufficient to
 prevent these thistles from going to seed.

3. The Department of Transportation, the boards of county
commissioners, and any other public, private, or corporate entity
who shall maintain rights-of-way in the State of Oklahoma shall be
responsible <u>for preventing musk</u>, <u>Canada</u>, <u>or Scotch thistles from</u>
<u>going to seed and</u> for removing any thistle infestation that occurs
within their jurisdiction.

Failure of the landowner to treat, eradicate, or control all
 musk, Canada, or Scotch thistle may result in a fine not to exceed
 One Thousand Dollars (\$1,000.00) for each violation per day.

14 5. Upon written complaint, the <u>State Oklahoma</u> Department of 15 Agriculture, <u>Food</u>, and <u>Forestry</u> shall inspect the type of thistle 16 infestation, assess the nature and extent of the thistle infestation 17 on the property of the landowner and determine the most appropriate 18 thistle treatment, control, or eradication method available for the 19 type of thistle and location of the property.

20 B. The Board shall:

21 1. Promulgate rules setting categories or degrees of 22 infestation which would require specified treatment, control, or 23 eradication;

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Include musk, Scotch, and Canada thistles as prohibited
 noxious weed and weed seed pursuant to the Department's authority
 and responsibility under Article 8 of the Oklahoma Agricultural
 Code;

3. By November 1, 2000, and annually thereafter prior to the
growing season of musk, Scotch, and Canada thistles, complete an
annual survey detailing the degree of infestation of these thistles
across the state. The results of these surveys shall be reported to
Oklahoma State University; and

10 In all counties of this state, provide information to 4. 11 newspapers of general circulation stating that musk, Scotch, and 12 Canada thistles are a public nuisance and that it is the duty of 13 every public, private, or corporate landowner to treat, control, or 14 eradicate these thistles growing on any property owned by the 15 The information shall be provided at the beginning of landowner. 16 the cycle of growth of the musk, Scotch, and Canada thistles and at 17 other times as necessary to inform landowners of the provisions of 18 this subsection. The information material shall also include:

a. information detailing the process by which an
interested landowner may receive assistance pursuant
to this subsection for the removal of thistles from
infested property,

b. the telephone number of the Department, and

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c. a statement informing the landowner that failure to
 remove musk, Scotch, and Canada thistles may subject
 the landowner to legal action requiring the treatment,
 control, or eradication of these thistles.

5 C. Upon request of the landowner or the Department, the designated Oklahoma State University extension agent for a 6 7 particular county shall evaluate or, if there is no extension agent for a particular county, the Department shall inspect the type of 8 9 thistle infestation, assess the nature and extent of the thistle 10 infestation on the property of the landowner, and determine the most 11 appropriate thistle treatment, control, or eradication method 12 available for the type of thistle and location of the property. 47 O.S. 2011, Section 751, is 13 SECTION 4. AMENDATORY 14 amended to read as follows:

15 Section 751. A. 1. Any person who operates a motor vehicle 16 upon the public roads, highways, streets, turnpikes or other public 17 place or upon any private road, street, alley or lane which provides 18 access to one or more single or multifamily dwellings within this 19 state shall be deemed to have given consent to a test or tests of 20 such person's blood or breath, for the purpose of determining the 21 alcohol concentration as defined in Section 756 of this title, and 22 such person's blood, saliva or urine for determining the presence or 23 concentration of any other intoxicating substance therein as defined 24 in this section, if arrested for any offense arising out of acts

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1 alleged to have been committed while the person was operating or in 2 actual physical control of a motor vehicle upon the public roads, 3 highways, streets, turnpikes or other public place or upon any 4 private road, street, alley or lane which provides access to one or 5 more single or multifamily dwellings while under the influence of alcohol or other intoxicating substance, or the combined influence 6 7 of alcohol and any other intoxicating substance, or if the person is involved in a traffic accident that resulted in the immediate death 8 9 or serious injury of any person and is removed from the scene of the 10 accident to a hospital or other health care facility outside the 11 State of Oklahoma before a law enforcement officer can effect an 12 arrest.

13 2. A law enforcement officer, having reasonable grounds to
14 believe that such person was operating or in actual physical control
15 of a motor vehicle while under the influence may direct the
16 administration of or administer the test or tests.

17 3. Before a test or tests are administered, the person shall be 18 given oral notice that: 19 Oklahoma law requires the person to submit to and a. 20 complete one or more tests of breath, blood or urine 21 to determine if the person is under the influence of 22 alcohol, any other intoxicating substance, or the 23 combined influence of alcohol and any other 24 intoxicating substance, and

1 if the person refuses to submit to and complete any b. 2 test of breath, blood or urine as requested by the law 3 enforcement officer, the driving privileges of the 4 person will be automatically revoked and the person 5 will be required to have an ignition interlock device installed on the motor vehicle of the person for not 6 7 less than eighteen (18) months following the mandatory period of revocation. 8

9 As used in this title, the term "other intoxicating substance"
10 shall mean any controlled dangerous substance as defined in the
11 Uniform Controlled Dangerous Substances Act and any other substance,
12 other than alcohol, which is capable of being ingested, inhaled,
13 injected or absorbed into the human body and is capable of adversely
14 affecting the central nervous system, vision, hearing or other
15 sensory or motor functions.

B. The law enforcement agency by which the arresting officer is employed may designate, in accordance with the rules of the Board of Tests for Alcohol and Drug Influence, hereinafter referred to as the Board, whether blood or breath is to be tested for the alcohol concentration thereof, and whether blood, saliva or urine is to be tested for the presence or concentration of any other intoxicating substance therein.

In the event the law enforcement agency does not designate the test to be administered, breath shall be the substance tested for alcohol concentration. Blood may also be tested to determine the
alcohol concentration thereof in the event that breath cannot be
tested to determine the alcohol concentration thereof because of the
lack of an approved device or qualified person to administer a
breath test or because such breath test for any other reason cannot
be administered in accordance with the rules of the Board.

7 In the event the law enforcement agency does not designate the 8 test to be administered, blood, saliva or urine shall be the 9 substance tested for the presence or concentration of any other 10 intoxicating substance or the combination of alcohol and any other 11 intoxicating substance.

12 C. In the event the person is incapable of submitting to and 13 successfully completing, by reason of illness or injury or other 14 physical disability, the test to be administered, an alternate test 15 may be administered in accordance with the rules of the Board.

D. Any person who is unconscious or otherwise incapable of refusing to submit to a test of such person's blood or breath to determine the alcohol concentration thereof, or to a test of such person's blood, saliva or urine to determine the presence or concentration of any other intoxicating substance therein, shall be deemed not to have withdrawn the consent provided by subsection A of this section, and such test may be administered as provided herein.

An unconscious person who has been issued a citation by a law enforcement officer for one of the offenses listed in subsection A

1 of this section is arrested for purposes of this section. The 2 arresting officer must leave a copy of the citation with the 3 arrested person which may be accomplished by handing it to the 4 arrested person, or by leaving it with the personal effects of the 5 arrested party, so as to inform the unconscious person of the 6 arrest.

Any person who has been arrested for one of the offenses listed 7 in subsection A of this section who is unconscious or injured and 8 9 who requires immediate medical treatment as determined by a treating 10 physician may be released on the person's own recognizance for medical reasons by the arresting officer. The arresting officer who 11 12 releases an arrested person on the person's own recognizance must 13 indicate the release on the face of the citation. Any person 14 released on his or her own recognizance for medical reasons shall 15 remain at liberty pending the filing of charges.

16 In addition to any test designated by the arresting officer, Е. 17 the arrested person may also designate any additional test to be 18 administered to determine the concentration of alcohol, or the 19 presence or concentration of any other intoxicating substance or the 20 combination of alcohol and any other intoxicating substance. The 21 cost of such additional test shall be at the expense of the arrested 22 person.

A sufficient quantity of any specimen obtained at the
 designation of the arrested person shall be available to the law

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enforcement agency employing the arresting officer. Such specimens
 shall be treated in accordance with the rules applicable to the
 specimens obtained by an arresting officer.

When a law enforcement officer has determined that the blood 4 F. 5 alcohol content of an individual is to be tested for the presence or concentration of alcohol, other intoxicating substance, or the 6 7 combination of alcohol and any other intoxicating substance, the law 8 enforcement officer shall inform the individual to be tested that 9 the withdrawal of blood shall only be performed by certain medical 10 personnel as provided for in Section 752 of this title. 11 SECTION 5. This act shall become effective November 1, 2015. 12 Passed the House of Representatives the 11th day of March, 2015. 13

> Presiding Officer of the House of Representatives

Passed the Senate the day of , 2015.

Presiding Officer of the Senate

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