1	CORRECTED
2	HOUSE OF REPRESENTATIVES - FLOOR VERSION
3	STATE OF OKLAHOMA
4	1st Session of the 56th Legislature (2017)
5	COMMITTEE SUBSTITUTE FOR ENGROSSED
6	SENATE BILL NO. 615 By: Dahm, Brecheen and Bergstrom of the Senate
7	and
8	Roberts (Sean) of the House
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11	COMMITTEE SUBSTITUTE
12	An Act relating to game and fish; amending 2 O.S. 2011, Section 6-604, which relates to the removal of
13	feral swine; exempting persons who remove feral swine from the requirement to obtain a license; allowing
14	for use of certain technology; requiring certain notification to game warden; specifying methods for notice; providing for removal of feral swine from
15 16	certain public lands; authorizing administrative rules; amending 29 O.S. 2011, Section 2-138, which
17	relates to the Oklahoma Wildlife Conservation Code; amending definition; amending 29 O.S. 2011, Section
18	4-135, which relates to permits to control nuisance or damage by wildlife; clarifying statutory language;
19	modifying provisions related to authorized use of firearms for certain purposes; amending 29 O.S. 2011,
20	Section 5-203.1, which relates to headlighting; allowing for headlighting to be used to take feral
21	swine; updating language; repealing 2 O.S. 2011, Section 6-605, which relates to the Feral Swine
22	Control Act; and providing an effective date.
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24	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

1SECTION 1.AMENDATORY2 O.S. 2011, Section 6-604, is2amended to read as follows:

3 Section 6-604. A. Except as otherwise specified in the Feral 4 Swine Control Act, any person with permission of the private 5 property owner, lessee or occupant of land may remove feral swine 6 from private or public property during daylight hours or at night. 7 Any person who removes feral swine pursuant to this subsection shall 8 not be required to obtain a license or permit to hunt or control 9 wildlife issued by the Department of Wildlife Conservation. Any 10 person who removes or attempts to remove feral swine pursuant to 11 this section may use a motor-driven land conveyance to pursue or 12 follow feral swine, may use a vehicle-mounted spotlight or other 13 powerful light also known as a headlight and may use night-vision 14 equipment that uses either image-enhancement technology or thermal-15 imaging technology. Any person who removes or attempts to remove 16 feral swine at night pursuant to this subsection during deer gun 17 season shall notify the game warden in the county from which the 18 feral swine may be removed. Notification may be made in writing, 19 phone message, email or text. 20 Any person who intends to kill or attempt to kill may remove Β. 21 feral swine at night shall obtain a permit issued from public land 22 controlled or managed by the Department of Wildlife Conservation 23 pursuant to Section 4-135 of Title 29 of the Oklahoma Statutes and 24 as specified in rules promulgated rules by the Department.

1SECTION 2.AMENDATORY29 O.S. 2011, Section 2-138, is2amended to read as follows:

Section 2-138. "Resident" is any individual who has an 3 4 established bona fide or actual residence in Oklahoma for a period 5 of not less than sixty (60) consecutive days immediately preceding 6 the date the application for a license, permit, stamp, or any other 7 issue of the Department is submitted. The burden of establishing proof of residency shall be on the person claiming residency status. 8 9 A person holding a valid driver license or permit to operate a motor 10 vehicle shall be deemed to be a resident of the state issuing the 11 license or permit. For a valid Oklahoma driver license to be used 12 as the sole source of proof of residency, it shall have been issued 13 not less than sixty (60) days prior to submission of the 14 application. If a person does not hold a valid Oklahoma driver 15 license, the Department may consider other reliable documentation 16 for establishing proof of residency including, but not limited to, 17 property tax receipts, resident income tax returns, voter 18 registration, motor vehicle or vessel registrations, and other 19 public records documenting residence. Residency status of children 20 under eighteen (18) years of age is presumed to be that of the 21 custodial parent, including a custodial parent when there is a joint 22 custody order and the physical custody of the child is shared by 23 both parents, or legal guardian unless otherwise documented. 24 Ownership or possession of real property in the state by a person

residing outside the state shall not qualify the person as a
 resident. A person shall not be entitled to claim multiple states
 of residence, except as follows:

A person who is not otherwise a resident of the state and is 4 1. 5 a member of the Armed Forces of the United States and is on active duty and permanently assigned to a military installation located in 6 7 the state shall be eligible to qualify as a resident if the person presents with the license application a certificate of assignment in 8 9 the state from a commanding officer or designated representative. Α 10 spouse or dependent of the person who is not otherwise a resident of 11 the state, is living within the same household and is similarly 12 certified by a commanding officer, shall also be eligible to qualify 13 as a resident;

14 2. The residency of a person shall not terminate upon entering 15 the Armed Forces of the United States. A member of the Armed Forces 16 of the United States on active duty, and any dependents of the 17 member, is presumed to retain residency status in the state for 18 purposes of purchasing any annual license issued by the Department 19 of Wildlife Conservation as long as the member is on active duty as 20 verified by valid military documentation; and

3. The residency status of any person, excluding a member of
the Armed Forces of the United States while on active duty as
verified by valid military documentation and any dependents of the
member, shall terminate if the person obtains any resident hunting,

fishing, trapping license or permit or valid driver license issued
 by another state.

3 SECTION 3. AMENDATORY 29 O.S. 2011, Section 4-135, is 4 amended to read as follows:

5 Section 4-135. A. The Department of Wildlife Conservation is authorized to issue permits to landowners, lessees, or their 6 7 designated agents and to any entity of state, county, or local government to control nuisance or damage by any species of wildlife 8 9 including, but not limited to beaver, coyote, deer, bobcat, raccoon, 10 and crow under rules promulgated by the Oklahoma Wildlife 11 Conservation Commission. The permits may be issued without 12 limitation by statewide season regulations, bag limits or methods of 13 taking. A permitted landowner, lessee or a designated agent of the 14 landowner or lessee may, with a valid permit issued pursuant to this 15 section, control the wildlife specified in this subsection and feral 16 swine at night to protect marketable agricultural crops, livestock, 17 or processed feed, seed or other materials used in the production of 18 an agricultural commodity.

B. Except as otherwise specified in this subsection section,
the permit to hunt at night shall be valid for a period of up to one
(1) year from the date the permit was issued. Each landowner,
lessee, or designated agent with a valid permit shall be required to
have a current agricultural exemption permit issued by the Oklahoma
Tax Commission.

C. Notwithstanding the provisions of Section 5-203.1 of this
 title, a landowner, lessee, or designated agent of the landowner or
 lessee with a valid permit may use a headlight carried on the person
 while hunting at night. Nothing in this section shall authorize the
 use of a headlight mounted on a vehicle or the use of a headlight
 from a public roadway.

D. Any person who has been convicted of, or pled guilty to, a violation of Section 5-203.1 or Section 5-411 of this title within the previous three (3) years shall not be eligible to receive a permit pursuant to this section. The permit can may be issued by the local game warden in the county for which the permit is to be used or by the Law Enforcement Division of the Department of Wildlife Conservation.

E. Notwithstanding the provisions of Section 1289.13 of Title
15 21 of the Oklahoma Statutes, it shall be lawful for any private
16 landowner or designated employee of the landowner or lessee to have
17 a chamber-loaded firearm on property owned by the landowner, and to
18 use the firearm for the purpose of controlling nuisance or damage by
19 any wildlife or feral swine. Nothing in this section shall

20 authorize any convicted felon to carry a firearm.

21SECTION 4.AMENDATORY29 O.S. 2011, Section 5-203.1, is22amended to read as follows:

Section 5-203.1 A. No person may attempt to take, take,
attempt to catch, catch, attempt to capture, capture, attempt to

1 kill, or kill any deer, feral animal or other wildlife except fish 2 and, frogs and feral swine as provided for in Section 6-604 of Title 3 2 of the Oklahoma Statutes by the use of a vehicle-mounted spotlight 4 or other powerful light at night, by what is commonly known as 5 "headlighting". Provided, however, nothing in this section shall 6 prevent one from possessing a .22 caliber rimfire rifle or .22 7 pistol and a light carried while in pursuit of furbearers with hounds during the legal, open furbearers season, while possessing a 8 9 valid hunting license.

B. Any person may use a shotgun, using No. 6 size shot or
smaller, longbow, light and a call for the purpose of hunting
predatory animals, provided that written permission is obtained from
the local game warden for each twenty-four-hour period of hunting.

14 C. It shall be illegal to hunt from a boat with a firearm from 15 sunset until one-half (1/2) hour before sunrise. This shall not 16 pertain to hunting of waterfowl enroute from bank to blind with 17 unloaded shotguns.

D. Except as otherwise provided for in this section <u>and except</u> when removing feral swine as provided for in Section 6-604 of Title <u>2 of the Oklahoma Statutes</u>, no person may harass, attempt to capture, capture, attempt to take or take, kill or attempt to kill any wildlife with the aid of any motor-driven land, air or water conveyance. A nonambulatory person may hunt from <u>said the</u> conveyances with written permission of the Director of Wildlife Conservation. A person may hunt from an air conveyance if issued a permit pursuant to Section ± <u>4-107.2</u> of this <u>act title</u>. Nothing in this section shall prevent the use of motor-driven land or water conveyances for following dogs in the act of hunting, when use is restricted to public roads or waterways. Motor-driven land or water conveyances may be used on private property for following dogs in the act of hunting with the permission of the landowner or occupant.

E. Employees of the Oklahoma Department of Agriculture, Food,
and Forestry Wildlife Services Division and the United States
Department of Agriculture Wildlife Services while engaged in
wildlife management activities for the protection of agriculture,
property, human health and safety and natural resources shall be
exempt from the provisions of this section.

F. Any person convicted of violating the provisions of this section shall be guilty of a misdemeanor and shall be punished by a fine of not less than Two Hundred Fifty Dollars (\$250.00) for a first offense and not less than Five Hundred Dollars (\$500.00) for a second offense or by imprisonment in the county jail for not less than ten (10) days nor more than one (1) year, or by confiscation pursuant to Section 5-402 of this title or by such fine,

21 imprisonment and confiscation.

22 SECTION 5. REPEALER 2 O.S. 2011, Section 6-605, is
23 hereby repealed.

24 SECTION 6. This act shall become effective November 1, 2017.

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2	COMMITTEE REPORT BY: COMMITTEE ON GENERAL GOVERNMENT OVERSIGHT . ACCOUNTABILITY, dated 04/13/2017 - DO PASS, As Amended and	AND
3	Coauthored.	
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