Session of 2018

## HOUSE BILL No. 2583

## By Committee on Agriculture

1-30

1	AN ACT concerning agriculture; relating to the control and eradication of
2	noxious weeds in the state of Kansas; amending K.S.A. 2-1314b, 2-
3	1320, 2-1323, 2-1330 and 2-1332 and K.S.A. 2017 Supp. 2-1314, 2-
4	1315, 2-1316, 2-1317, 2-1318, 2-1319, 2-1322 and 2-1331 and
5	repealing the existing sections; also repealing K.S.A. 2-1316a, 2-1325,
6	2-1326, 2-1328 and 2-1329 and K.S.A. 2017 Supp. 2-1327 and 2-1334.
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8	Be it enacted by the Legislature of the State of Kansas:
9	New Section 1. (a) The provisions of article 13 of chapter 2 of the
10	Kansas Statutes Annotated, and amendments thereto, and sections 1
11	through 5, and amendments thereto, shall be known and may be cited as
12	the noxious weed act.
13	(b) For the purposes of this act:
14	(1) "Act" means the noxious weed act;
15	(2) "article" means any material or tangible object that could harbor,
16	carry or is capable of disseminating noxious weeds;
17	(3) "certified weed free" means any unprocessed plant product that
18	has been inspected by authorized state officials and found to be free of the
19	reproductive parts of noxious and invasive weeds according to standards
20	set forth by the North American invasive species management association;
21	(4) "control" means the removal or destruction of the reproductive
22	parts of any noxious weeds before such weeds propagate and spread or
23	whenever required by the secretary or the weed supervisor;
24	(5) "governing body" means the board, body or persons in which the
25	powers of a political subdivision as a corporate body are vested;
26	(6) "governmental agency" means the state or any agency or political
27	subdivision thereof or the government of the United States or any agency
28	or instrumentality thereof;
29	(7) "noxious weed" means any species of plant that the secretary shall
30	determine to be a noxious weed in rules and regulations adopted and
31	promulgated pursuant to this act;
32	(8) "noxious weed plant material" means any noxious weed plant or
33	plant part that is capable of reproducing sexually or asexually;
34	(9) "person" means an individual, associations of persons, companies,
35	corporations, the secretary of transportation, boards of county
36	commissioners, township boards, school boards, drainage boards,

governing bodies of cities, railroad companies and other transportation
 companies or corporations or their authorized agents and those supervising
 state-owned lands;

4 (10) "political subdivision" means any agency or unit of the state 5 authorized to levy taxes or empowered to cause taxes to be levied;

6 (11) "secretary" means the secretary of agriculture or the secretary's 7 designated representative;

8 (12) "state advisory committee" means the state noxious weed 9 advisory committee consisting of 11 voting members and the secretary; 10 and

(13) "weed supervisor" means a person hired by a county, township,
city or district and approved by the secretary to enforce the noxious weed
act and to control and manage noxious weeds within the supervisor's
jurisdiction.

New Sec. 2. (a) The secretary may, by order, make an emergencydeclaration of noxious weeds if:

17 (1) A new and potentially harmful species of plant is discovered18 growing in the state and is verified by the secretary; or

(2) the state is facing a potential influx of harmful species of plant asthe result of a natural disaster.

(b) Once a species of plant has been declared a noxious weed under
this section, the secretary shall consider such species of plant noxious as
provided in K.S.A. 2-1314, and amendments thereto, and take every action
and use any means available to control or eradicate such noxious weed as
authorized in this act.

(c) The secretary shall not make an emergency declaration for the
 same species of plant more than once in a five-year period without the
 recommendation of the state advisory committee.

(d) The emergency declaration of a noxious weed shall remain in effect for the earlier of 18 months, until action can be taken by the secretary to declare the species of plant a noxious weed by rules and regulations, or until the secretary rescinds the emergency declaration.

33 New Sec. 3. (a) There is hereby created the state noxious weed 34 advisory committee, referred to in this act as the state advisory committee. 35 The state advisory committee shall consist of 11 voting members and the 36 secretary as a non-voting ex officio member. The state advisory committee 37 membership shall reflect the different geographic areas of the state equally 38 to the greatest extent possible. Members of the state advisory committee 39 shall receive no compensation for serving on the state advisory committee, 40 but shall be paid subsistence allowances, mileage and other expenses as provided in K.S.A. 75-3223, and amendments thereto, from moneys 41 appropriated therefor to the Kansas department of agriculture. The 11 42

43 voting members shall be appointed by the secretary as follows:

1 (1) One member shall be a natural resource management professional 2 from the Kansas department of wildlife, parks and tourism;

3 (2) two members shall be weed specialists from Kansas state 4 university college of agriculture or Kansas state research and extension 5 and shall be appointed upon the recommendation of the dean of the college 6 of agriculture and the director of Kansas state research and extension;

7 (3) one member shall be a county commissioner and shall be
8 appointed upon the recommendation of the Kansas association of counties;
9 (4) three members shall be private landowners;

10 (5) two members shall be weed supervisors and shall be appointed 11 upon the recommendation of the board of directors of the county weed 12 director's association of Kansas;

(6) one member shall represent the agricultural industries in the state
 and shall be appointed upon the recommendation of the board of directors
 of the Kansas agribusiness retailers association; and

16 (7) one member shall be appointed upon the recommendation of theboard of directors of the Kansas cooperative council.

(b) (1) Except as provided in this section, the term of office of each
 member of the committee shall be four years. The initial appointments to
 the committee shall be as follows:

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(A) Four members shall be appointed for a term of two years;

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(B) four members shall be appointed for a term of three years; and

(C) three members shall be appointed for a term of four years.

(2) The secretary shall designate the initial term of office for eachmember appointed to the first committee.

26 (3) Each member shall be limited to serving a total of two full terms
27 and shall hold office until the expiration of the term for which such
28 member is appointed or until a successor has been duly appointed.

(4) In the event of a vacancy on the state advisory committee, the
recommending body of the vacating member shall make a
recommendation to the secretary as prescribed in this section. The
secretary shall, as soon as is reasonably possible, appoint a member to fill
such vacancy for the remainder of the unexpired term.

(5) The secretary may remove any member of the state advisorycommittee for misconduct, incompetence or neglect of duty.

(c) (1) A quorum of the state advisory committee shall be six of the
members duly appointed to the state advisory committee.

38 (2) A quorum of the state advisory committee shall elect or appoint39 annually a chairperson and a vice-chairperson.

(d) The state advisory committee shall meet at least quarterly.

41 (e) The state advisory committee shall, among other duties assigned 42 by the secretary:

43 (1) Review the state weed management plan every five years and

1 recommend changes and updates to the secretary;

2 (2) recommend the designation and classification of noxious weeds in
3 the state through the use of a risk assessment designated by the secretary;

4 (3) review the noxious weed act and the rules and regulations of the 5 secretary declaring species of plants to be noxious weeds at least every 6 four years and recommend changes to the secretary;

7 (4) review the official methods for the control and eradication for 8 each species of plant declared a noxious weed and recommend changes to 9 the secretary; and

10 (5) before January 1 of each odd-numbered year, report to the 11 secretary on: (A) The expenditure of state funds on noxious weed control 12 and how such funds were spent; (B) the status of the state and county 13 noxious weed control programs; (C) recommendations for the continued 14 best use of state funds for noxious weed control; and (D) recommendations 15 on long-term noxious weed control needs.

(f) The state advisory committee shall only make recommendationsapproved by a majority vote of the members.

18 New Sec. 4. (a) Except as provided in subsection (b), it shall be 19 unlawful for any person to:

(1) Import, introduce, plant, sow, move, knowingly allow to grow, or
fail to control the spread of and eradicate any species of plant declared a
noxious weed pursuant to this act, except in accordance with such
conditions prescribed by the secretary in rules and regulations to prevent
the dissemination of such noxious weeds into this state;

(2) sell, barter or give away nursery stock, plants, packing materials,
 animal fertilizer and soil or sod for landscaping or fertilizer use that
 contains noxious weed plant material or seeds;

28 (3) transport articles, seed, screening, grains, crops, straw, hay, 29 forage, offal material or feed of any kind containing noxious weed plant material or seeds unless such materials shall have been carried or 30 31 transported in such vehicles or containers that prevent the leaking or 32 scattering thereof, or are processed by grinding or other means adequate to 33 destroy the viability of all such noxious weed plant material or seeds, 34 except such feeds that are to be fed to livestock may be sold: (A) For 35 consumption on the same farm where grown, provided that such feeds not 36 leave the land of the owner or grower between where it was grown and 37 where it is stored or fed, and provided that such feeds do not cross or 38 access any public road; or (B) to commercial processors or commercial 39 feed mixers. All common carriers shall thoroughly clean and destroy any 40 noxious weed plant material or seeds in or on cars, trucks, vehicles or 41 other receptacles used by them after each load was delivered to a 42 consignee before again placing such car, truck, vehicle or receptacle into 43 service: or

1 (4) transport into or within this state any harvesting or threshing 2 machinery, portable feed grinders, portable seed cleaners, field ensilage 3 cutters or other farm vehicles or machinery that is infested with any 4 noxious weed without first cleaning such equipment free from any noxious 5 weed plant material or seeds.

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(b) This section shall not apply to:

7 (1) Research sanctioned by a state or federal agency or an accredited 8 university or college; or

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(2) activities specifically permitted by order of the secretary.

New Sec. 5. Any and all alfalfa, grass, hay or other forage, straw or
mulch carried onto or used for any purpose within the boundaries of any
lands owned or managed by the state and its agencies must be certified
weed free.

Sec. 6. K.S.A. 2017 Supp. 2-1314 is hereby amended to read as 14 follows: 2-1314. (a) The secretary shall adopt rules and regulations to 15 16 declare species of plants as noxious weeds in the state. Once a species of 17 plant has been declared to be a noxious weed, it shall be considered a 18 noxious weed in every county of the state. The secretary shall not declare 19 any species of plant to be a noxious weed without the recommendation of 20 the state advisory committee, except under an emergency declaration as 21 provided in section 2, and amendments thereto. It shall be the duty of 22 persons, associations of persons, the secretary of transportation, the boards 23 of county commissioners, the township boards, school boards, drainage boards, the governing body of incorporated cities, railroad companies and 24 other transportation companies or corporations or their authorized agents 25 and those supervising state-owned lands to control the spread of and to 26 eradicate all-weeds species of plants declared by legislative action to be 27 noxious weeds on all lands owned or supervised by them and to use such 28 29 official methods for that purpose the control and eradication, and at such times as are approved and adopted by the Kansas department of 30 agriculture. The term noxious weeds shall mean the secretary. 31

(b) The following species of plants shall be considered noxious 32 weeds: Kudzu (Pueraria lobata), field bindweed (Convolvulus arvensis), 33 34 Russian knapweed (Centaurea repens), hoary cress (Cardaria draba), Canada thistle (Cirsium arvense), quackgrass (Agropyron repens), leafy 35 36 spurge (Euphorbia esula), bur ragweed (Ambrosia grayii), pignut 37 (Hoffmannseggia densiflora), musk (nodding) thistle (Carduus nutans L.), 38 Johnson grass (Sorghum halepense) and sericea lespedeza (Lespedeza 39 cuneata). The provisions of this subsection shall expire on December 31, 40 2020.

41 (c) Prior to adopting rules and regulations declaring species of 42 plants noxious weeds in the state, the secretary shall prepare a report 43 discussing the proposed changes to the official list of noxious weeds 1 promulgated by the secretary. The report shall include information 2 regarding the secretary's proposed addition of any noxious weeds to the 3 official list and the secretary's proposed removal of any noxious weeds 4 from the official list. The secretary shall submit such report to the 5 legislature prior to adopting rules and regulations declaring species of 6 plants noxious weeds in the state.

7 (d) (1) In addition to those species of plants declared as noxious 8 weeds pursuant to this act, a board of county commissioners may, with the 9 approval of the secretary, publish a list of the species of plants to be 10 controlled in the county. Any species of plant so listed shall be considered 11 a noxious weed within the boundaries of that county.

12 (2) The board of county commissioners shall, for any species of plant 13 to be listed as provided in this section that previously has not been listed 14 by another county, submit to the secretary for approval official methods 15 for the control and eradication of such species of plant. Any county 16 subsequently listing the same species of plant shall adopt the official 17 methods for the control and eradication of that species of plant as 18 approved by the secretary.

(3) If any species of plant listed by a board of county commissioners of any county is later declared a noxious weed by rules and regulations adopted by the secretary, the official methods for the control and eradication adopted by the secretary for the control and eradication of such species of plant pursuant to K.S.A. 2-1315, and amendments thereto, shall control over any methods previously adopted by the board of county commissioners.

26 (4) Chemical materials shall be made available in accordance with 27 K.S.A. 2-1322, and amendments thereto, for the control and eradication of 28 any species of plant listed by a board of county commissioners and 29 approved by the secretary pursuant to this subsection.

Sec. 7. K.S.A. 2-1314b is hereby amended to read as follows: 2-30 31 1314b. (a) The board of county commissioners of any county may declare 32 the multiflora rose (Rosa multiflora) or the bull thistle (Cirsium vulgare), 33 or both, to be a noxious weed within the boundaries of such county. In 34 such event, all of the provisions of article 13 of chapter 2 of the Kansas 35 Statutes Annotated which, and amendments thereto, that pertain to the 36 control and eradication of noxious weeds shall apply to the control and 37 eradication of the multiflora rose or the bull thistle, or both, within any 38 such county.

(b) If the board of county commissioners of any county does not
declare the multiflora rose or the bull thistle, or both, to be a noxious weed
within the boundaries of such county, a petition requesting the secretary of
agriculture to declare the multiflora rose or the bull thistle, or both, to be a
noxious weed within the boundaries of such county, signed by not less

than 5% of the qualified electors of the county, may be filed with the 1 2 county election officer of the county. Upon receipt of any such petition, the 3 county election officer shall certify the sufficiency of the petition and 4 submit it to the secretary of agriculture. Thereupon, the secretary of 5 agriculture may declare the multiflora rose or the bull thistle, or both, to be 6 a noxious weed within the boundaries of such county. In such event, all of 7 the provisions of article 13 of chapter 2 of the Kansas Statutes Annotated 8 which, and amendments thereto, that pertain to the control and eradication 9 of noxious weeds shall apply to the control and eradication of the 10 multiflora rose or the bull thistle, or both, within any such county.

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(c) The provisions of this section shall expire on December 1, 2020.

Sec. 8. K.S.A. 2017 Supp. 2-1315 is hereby amended to read as follows: 2-1315. (a) The secretary-of agriculture is hereby empowered to decide: (1) Establish and adopt official methods as official for the control and eradication of noxious weeds and to publish such methods, and to make and publish; (2) adopt such rules and regulations as in the secretary's judgment are necessary to carry-into effect out the provisions of this act<sub>7</sub>; and-to (3) alter or suspend such rules and regulations when necessary.

19 (b) The secretary-of agriculture may establish not to exceed five 20 noxious weed control districts within this state and define the boundaries 21 of such districts. Such districts shall be established to provide for the most 22 efficient control and eradication of noxious weeds and for the most economical supervision by the state. The secretary may designate any-23 24 county as a sericea lespedeza disaster area to provide for the control and 25 eradication of sericea lespedeza within such county. The secretary shall 26 consult with the board of county commissioners of any county prior to-27 designation of such county as a sericea lespedeza disaster area pursuant to 28 this subsection.

29 (c) The secretary may consult, advise or render assistance to county 30 and eity weed supervisors as to the best and most practical methods of 31 noxious weed control and eradication. It shall be the duty of the county 32 agricultural agent to cooperate with and assist the county weed supervisors 33 in an intensive educational program on weed control. The secretary-of 34 agriculture is hereby authorized to enter into agreements with any agencies 35 of the federal government for cooperation in the control and eradication of 36 noxious weeds in Kansas in keeping with the provisions of this act.

Sec. 9. K.S.A. 2017 Supp. 2-1316 is hereby amended to read as follows: 2-1316. (a) *The responsibility for the enforcement of the provisions of this act shall be vested in the board of county commissioners as to all lands within the boundaries of such county, unless otherwise provided for. Cities and townships may enter into an agreement with the board of county commissioners to take upon themselves the responsibility of the enforcement of the provisions of this act. If, at any time, a board of*  county commissioners determines that a city or township within the
 boundaries of the county that has taken upon itself the responsibility of the
 enforcement of the provisions of this act is unable or unwilling to fulfill
 those responsibilities, the board of county commissioners may revoke the
 agreement and resume the responsibility for the enforcement of the
 provisions of this act.

7 (b) The board of county commissioners of each county shall, and the 8 governing body of any incorporated city, *township board*, or any group of 9 counties or cities may, employ<u>for a stated time each year</u>, with the 10 approval of the secretary<del>of agriculture</del>, a-competent person as county, 11 *township*, city or district weed supervisor.

12 (b)(c) The weed supervisor shall: (1) Consult and cooperate with the state division of noxious weeds and with the assistant weed control-13 director appointed for the supervisor's district, make annual surveys of-14 15 infestations (compile data on areas eradicated and under treatment), and 16 submit an annual report to the county commissioners and to the state-17 division of noxious weeds, to consult and advise upon secretary in all 18 matters pertaining to the best and most practical methods for noxious weed 19 control and eradication-and to; (2) render every possible assistance and 20 direction for the most effective control and eradication of noxious weeds 21 within the weed supervisor's district jurisdiction; and (3) investigate or aid 22 in the investigation and prosecution of any violation of this act and report 23 violations of which the *weed* supervisor has knowledge to the county 24 attorney.

25 (e)(d) The salary of the county weed supervisor shall be borne as follows: The Kansas department of agriculture to pay not more than one-26 fourth thereof from any funds available, not less than three-fourths thereof 27 28 to be paid out of the county noxious weed fund or, if the noxious weed 29 program is funded primarily through county general funds, the salary 30 shall be paid from the county general funds, prorated as may be decided at the time of such employment by the governing body or bodies employing 31 32 such supervisor. If the noxious weed program is funded from more than 33 one source, the salary shall be paid from each source in proportion to its 34 contribution to the noxious weed program.

35 (d)(e) The boards of county commissioners, governing bodies of eities and township boards, with the aid of their weed supervisors, shall 36 37 make by February 15th each year an annual weed eradication progress-38 report to the secretary of agriculture for the preceding calendar year, on a 39 form supplied by the secretary, and such other weed reports as established by rules and regulations of the secretary of agriculture *The weed supervisor* 40 41 shall make annual surveys of noxious weed infestations and ascertain the approximate amount of land and highways infested with each kind of 42 43 noxious weed and its location in the county not later than October 31 of

1 each year. The weed supervisor shall compile data on areas eradicated 2 and under treatment and any other data the secretary may deem necessary and submit, by March 15 of each year, an annual weed eradication 3 progress report for the preceding calendar year to the board of county 4 commissioners for their approval and then to the secretary for review. By 5 6 March 15 of each year, the weed supervisor shall prepare and submit a 7 management plan for the coming year to the board of county 8 commissioners for approval and to the secretary for review.

9 Sec. 10. K.S.A. 2017 Supp. 2-1317 is hereby amended to read as follows: 2-1317. The secretary-of agriculture or the secretary's duly-10 authorized representative and the local district or county weed supervisor 11 12 shall confer, at such time or times as seems necessary and advisable, with persons and associations of persons, the secretary of transportation, the 13 board boards of county commissioners, the township boards or other 14 boards and the, school boards, drainage boards, governing body bodies of 15 16 cities, railroad companies and other transportation companies or other 17 corporations, or their authorized agents, and those supervising state-owned 18 *lands*, as to the extent of noxious weed infestation on their lands, and the 19 *control* methods deemed best suited to the control and eradication of each kind of noxious weeds within their respective jurisdictions. The county-20 21 commissioners and the governing body of cities, shall report to the-22 secretary of agriculture as to the extent and the official methods of control 23 and eradication of noxious weeds to be undertaken in any one season in 24 their jurisdiction, subject to the approval of the secretary.

25 Sec. 11. K.S.A. 2017 Supp. 2-1318 is hereby amended to read as follows: 2-1318. The county weed supervisor of each county is hereby-26 directed and it shall be the duty of the county weed supervisor to ascertain 27 28 each year the approximate amount of land and highways infested with each kind of noxious weeds and its location in the county, and transmit 29 30 such information tabulated by cities and townships not later than June 1 of 31 each year, to the secretary of agriculture, board of county commissioners, 32 and to the governing body of each city and township in the district 33 pertaining to such noxious weed infestation in their respective jurisdiction. 34 (a) On the basis of such information the annual surveys of infestation 35 required by K.S.A. 2-1316, and amendments thereto, the tax levying body 36 of each county, township or incorporated city shall either make a tax levy 37 each year for the purpose of paying their part of the cost of control and 38 eradication thereof as provided in this act-and, or set aside a portion of the 39 county general fund equivalent to the budget of the noxious weed program. In the case of cities and counties, a portion of the lax levy may 40 be used to pay a portion of the principal and interest on bonds issued under 41 the authority of K.S.A. 12-1774, and amendments thereto, by cities located 42 43 in the county. Each county, city, and township, separately, shall make a

levy each year for such purpose. Any township or city may budget 1 2 expenditures for *noxious* weed control within its general operating fund in 3 lieu of levying a special tax therefor or maintaining a separate noxious 4 weed eradication fund. Moneys collected from such levy, except for an 5 amount to pay a portion of the principal and interest on bonds issued under 6 the authority of K.S.A. 12-1774, and amendments thereto, by cities located 7 in the county, shall be set apart as a noxious weed eradication fund and 8 warrants duly verified by the county weed supervisor or city supervisor, if 9 such be is employed, or, if no such supervisor be is employed, then by the county, township or city clerk, as the case may be, may be drawn against 10 this fund for all items of expense incident to control of noxious weeds in 11 12 such-district jurisdiction respectively. Any moneys remaining in the noxious weed eradication fund at the end of any year for which a levy is 13 14 made under this section-may shall either be transferred to the noxious 15 weed capital outlay fund for making of capital expenditures incident to the 16 control of noxious weeds or remain in the noxious weed eradication fund 17 for use in the next year.

(b) All records relating to funds received into and spent from both the
noxious weed eradication fund and the noxious weed capital outlay fund
shall be retained by the county for at least five years and shall be made
available to the secretary upon request.

22 Sec. 12. K.S.A. 2017 Supp. 2-1319 is hereby amended to read as 23 follows: 2-1319. (a) The cost of controlling and eradicating noxious weeds 24 on all lands or highways owned or supervised by a state agency, 25 department or commission shall be paid by the state agency, department or 26 commission supervising such lands or highways from funds appropriated 27 to its use; on county lands and county roads, on township lands and 28 township roads, on city lands, streets and alleys by the county, township or 29 city in which such lands, roads, streets and alleys are located, and from 30 funds made available for that purpose; on drainage districts, irrigation 31 districts, cemetery associations and other political subdivisions of the state, 32 the costs shall be paid from their respective funds made available for the 33 purpose. If the governing body of any political subdivision owning or 34 supervising lands infested with noxious weeds within their jurisdiction 35 fails to control such noxious weeds after 15 days' notice directing any such 36 body to do so, the board of county commissioners shall proceed to have 37 proper official methods for the control and eradication-methods used upon 38 such lands, and shall notify the governing body of the political subdivision 39 by certified mail of the costs of such operations, with a demand for 40 payment. The governing body of the political subdivision shall pay such 41 costs from its noxious weed fund, or if no such fund is available, from its 42 general fund or from any other funds available for such purpose. A copy of 43 the statement, together with proof of notification, shall at the same time be

filed with the county clerk, and if the amount is not paid within 30 days,
 such clerk shall spread the amount upon the tax roll of the *political* subdivision, and such amount shall become a lien against the entire
 territory located within the particular political subdivision, and shall be
 collected as other taxes are collected.

6 (b) All moneys collected pursuant to this section shall be paid into the 7 county noxious weed eradication fund, *or if the noxious weed program is funded primarily through the county general fund, such moneys shall be paid into the county general fund. If the noxious weed program is funded from more than one source, all moneys collected pursuant to this section shall be paid into each source in proportion to its contribution to the noxious weed program.* 

(c) As used in this section, "governing body" means the board, body,
 or persons in which the powers of a political subdivision as a body
 corporate are vested; and "political subdivision" means any agency or unit
 of the state authorized to levy taxes or empowered to cause taxes to be
 levied.

18 (d) On all other lands the owner thereof shall pay the cost of control 19 and eradication of noxious weeds. Except as provided in K.S.A. 2-1333, 20 and amendments thereto, chemical materials for use on privately owned 21 lands may be purchased from the board of county commissioners at a price 22 fixed by the board of county commissioners which shall be in an amount 23 equal to not less than 50% nor more than 75% of the total cost incurred by 24 the county in purchasing, storing and handling such chemical materials. 25 However, once the tax levving body of a county, city or township hasauthorized a tax levy of 1.5 mills or more, the board of county-26 27 commissioners may collect from the owner of privately owned lands an-28 amount equal to 75% but not more than 100% of the total cost incurred by 29 the county in purchasing, storing and handling of chemical materials used 30 in the control and eradication of noxious weeds on such privately owned 31 lands. Whenever official methods of eradication, adopted by the secretary 32 of agriculture, are not followed in applying the chemical materials so-33 purchased, the board of county commissioners may collect the remaining 34 portion of the total cost thereof.

Sec. 13. K.S.A. 2-1320 is hereby amended to read as follows: 2-1320. 35 36 In case the county weed supervisor or city weed supervisor enters upon 37 land or furnishes weed control materials pursuant to a contract or an 38 agreement with an owner, operator or supervising agent of noxious weed 39 infested land for the control of such noxious weeds and, as a result of such 40 weed control methods, there are any unpaid accounts outstanding by December 31 of each year, the board of county commissioners or 41 governing body of the city shall immediately notify or cause to be notified, 42 43 such owner with an itemized statement as to the cost of material, labor and

1 use of equipment and further stating that if the amount of such statement is 2 not paid to the county or city treasurer wherein such real estate is located 3 within 30 days from the date of such notice, a penalty charge of 10% of the 4 amount remaining unpaid shall be added to the account and the total amount thereof shall become a lien upon such real estate. The unpaid 5 6 balance of such account and such penalty charge shall draw interest from 7 the date of entering into such contract at the rate prescribed for delinquent 8 taxes pursuant to K.S.A. 79-2004, and amendments thereto. A copy of the 9 statement, together with proof of notification, shall at the same time be filed with the register of deeds in such county and the county or city clerk, 10 as the case may be, and if such amount is not paid within the next 30 days 11 the county or city clerk, as the case may be, shall spread the amount of 12 such statement upon the tax roll prepared by the clerk and such amount 13 shall become a lien against the entire contiguous tract of land owned by 14 15 such person or persons of which the portion so treated is all or a part, and shall be collected as other taxes are collected, and all moneys so collected 16 17 shall be paid into the noxious weed eradication fund, except that not more 18 than 5% of the assessed valuation of the entire contiguous tract of land of 19 which the portion so treated is all or a part shall be spread on the tax rolls against such land in any one year or, if the noxious weed program is 20 21 funded primarily through the county general fund, such moneys shall be 22 paid into the county general fund. If the noxious weed program is funded 23 from more than one source, all moneys collected pursuant to this section 24 shall be paid into each source in proportion to its contribution to the 25 noxious weed program. If any land subject to a lien imposed under this 26 section is sold or transferred, the entire remaining unpaid balance of such 27 account plus any accrued interest and penalties shall become due and 28 payable prior to the sale or transfer of ownership of the property, and upon 29 collection shall be paid to the noxious weed eradication fund or, if the 30 noxious weed program is funded primarily through the county general 31 fund, such moneys shall be paid into the county general fund. If the 32 noxious weed program is funded from more than one source, all moneys 33 collected pursuant to this section shall be paid into each source in 34 proportion to its contribution to the noxious weed program.

35 Sec. 14. K.S.A. 2017 Supp. 2-1322 is hereby amended to read as 36 follows: 2-1322. (a) The board of county commissioners, or the governing 37 body of incorporated cities, cooperating with the secretary-of agriculture, 38 shall purchase or provide for needed and necessary equipment and 39 necessary chemical-material materials for the control and eradication of 40 noxious weeds. The board of county commissioners of any county or the 41 governing body of any city may use any equipment or apply any chemical 42 materials purchased as provided for in this section, upon the highways, 43 streets and alleys and county-owned or managed property, for the

treatment and eradication of weeds which species of plants that have not
 been declared noxious by legislative action weeds.

(b) Except as provided in K.S.A. 2-1333, and amendments thereto, 3 4 the board of county commissioners shall sell chemical-material materials 5 to the landowners in their its jurisdiction who have been assessed a tax by 6 the county at a price fixed by the board of county commissioners which 7 shall be in an amount equal to not less than 50% nor more than 75% of the 8 total cost incurred by the county in purchasing, storing and handling such 9 chemical materials used in the control and eradication of noxious weeds, and may make such charge for the use of machines or other equipment and 10 operators as may be deemed by them the board of country commissioners 11 12 sufficient to cover the actual cost of operation. However, once the tax levying body of a county, city or township has-authorized a tax levy of 13 14 appropriated a budget equivalent to 1.5 mills or more, the board of county 15 commissioners may collect from the landowners in their jurisdiction an 16 amount equal to 75% but not more than 100% of the total cost incurred by 17 the county in purchasing, storing and handling of chemical materials used 18 in the control and eradication of noxious weeds.

19 (c) The board of county commissioners of a county that funds its 20 noxious weed program from the county general fund shall sell chemical 21 materials to the landowners in its jurisdiction who have been assessed a 22 tax by the county at a price fixed by the board of county commissioners in 23 an amount equal to not less than 50% nor more than 75% of the total cost 24 incurred by the county in purchasing, storing and handling such chemical 25 materials used in the control and eradication of noxious weeds, and may 26 make such charge for the use of machines or other equipment and the 27 operators as may be deemed by the board of county commissioners 28 sufficient to cover the actual cost of operation. However, once the tax 29 levving body of a county, city or township has appropriated a budget 30 equivalent to 1.5 mills or more, the board of county commissioners may 31 collect from the landowners in its jurisdiction an amount equal to 75% but 32 not more than 100% of the total cost incurred by the county in purchasing, 33 storing and handling of chemical materials used in the control and 34 eradication of noxious weeds.

(d) Whenever official methods-of for the control and eradication of
 noxious weeds adopted by the secretary-of agriculture are not used in
 applying the chemical-material materials purchased, the board of county
 commissioners may collect the remaining portion of the total cost thereof
 from the landowner.

(d)(e) The board of county commissioners, township boards, and the
 governing body of cities shall keep a record showing purchases of material
 *chemical materials* and equipment for *the* control and eradication of
 noxious weeds. The board of county commissioners and the governing

1 body of cities shall also keep a complete itemized record showing sales for 2 cash or charge sales of material chemical materials and shall maintain a

record of charges and receipts for use of equipment owned by each county
or city on public and private land. Such records shall be open to inspection
by citizens of Kansas at all times.

6 (f) All moneys collected from the sales of chemical materials and the 7 charges for the use of machines shall be deposited into the noxious weed 8 eradication fund or, if the noxious weed program is funded primarily 9 through the county general fund, such moneys shall be paid into the county general fund. If the noxious weed program is funded from more 10 than one source, all moneys collected pursuant to this section shall be 11 12 paid into each source in proportion to its contribution to the noxious weed program for the purpose of paying for the purchase of additional chemical 13 14 materials as provided in this section and for the cost of the control and 15 eradication of noxious weeds as provided in this act.

16 Sec. 15. K.S.A. 2-1323 is hereby amended to read as follows: 2-1323. Any person, association of persons, corporation, county or city or other 17 official who shall violate or fail to comply with any of the provisions of 18 19 this act-and acts amendatory thereof or supplemental thereto or the rules 20 and regulations adopted pursuant to this act shall be deemed guilty of a 21 class C nonperson misdemeanor and shall be punished, upon conviction 22 thereof, shall be punished by a fine of \$100 \$200 per day for each day of 23 noncompliance up to a maximum fine of \$1,500 or each violation.

Sec. 16. K.S.A. 2-1330 is hereby amended to read as follows: 2-1330. 24 25 The boards of county commissioners, township boards, state and city officials and state, county and city, weed supervisors or any city, township, 26 county or state employee so authorized shall have at all reasonable times, 27 28 free access to enter upon such premises-and, without interference or 29 obstruction to inspect property, both real and personal, regardless of location, in connection with the administration of the state weed law this 30 31 act. Entry upon such premises in accordance with this act shall not be 32 deemed a trespass.

33 Sec. 17. K.S.A. 2017 Supp. 2-1331 is hereby amended to read as 34 follows: 2-1331. (a) When a-county weed supervisor has knowledge that 35 any land in the *weed* supervisor's county *jurisdiction* is infested, in any current year, with any noxious weed, the weed supervisor shall give notice, 36 37 by publication of a general notice in the official county newspaper 38 pursuant to subsection (b) or an official notice by mail, of such infestation 39 to the person, association of persons, governmental agency, corporation or agent thereof, which that owns the land. As used in this section,-40 governmental agency means the state or any agency or political 41 42 subdivision thereof or the government of the United States or any agency 43 or instrumentality thereof. In the event the land is under the control or

supervision of an operator or supervising agent, the notice shall also be 1 2 mailed to the operator or supervising agent. Such notice shall contain the procedures described in the Kansas official methods and regulations for 3 4 the control and eradication of any noxious weed adopted by the secretary 5 for the control and eradication of the noxious weeds that the weed 6 supervisor found on the land and shall also contain a specified time within 7 which the owner, operator or supervising agent shall complete the required treatment for the control or eradication of any such noxious weed. 8

9 (b) On or before March 1 of each year, the secretary of agriculture shall notify in writing each county weed supervisor of a general notice of 10 noxious weed infestation, as established by rules and regulations. On or 11 before April 1 of each year, the county weed supervisor may publish in the 12 official county newspaper the general notice of noxious weed infestation, 13 which shall remain in effect until March 31 of the following year. The cost 14 15 of such publication shall be paid from the noxious weed eradication fund 16 or, if the noxious weed program is funded primarily through the county general fund, the cost shall be paid from the county general fund. If the 17 18 noxious weed program is funded from more than once source, the cost 19 shall be paid from each source in proportion to its contribution to the 20 noxious weed program.

(c) If an inspection, by the county weed supervisor, made on or after the completion date stated in the official notice prescribed under subsection (a) or publication of the general notice under subsection (b), reveals satisfactory treatment progress has not been made, the county weed supervisor may send, by certified mail, to the owner and to the operator or supervising agent of the noxious weed infested land, a legal notice as described in subsection (e).

(d) In the event the county weed supervisor determines that musk
thistle plants which that are found on land in the weed supervisor's county *jurisdiction* have reached a stage of maturity where weed control methods
applied currently the official methods for control and eradication would
not give satisfactory results, the supervisor may give legal notice requiring
fall treatment to be performed in the current year.

(e) Legal notice given to the owner and to the operator or supervising
 agent of any noxious weed infested land shall include, but not be limited
 to, the following:

37

(1) A legal description of the noxious weed infested land;

38 (2) the name of the owner and operator or supervising agent of the
 39 noxious weed infested land, as shown by records of the county clerk;

40 (3) the approximate acreage of each noxious weed in the infestation
 41 or infestations involved;

42 (4) a copy of the Kansas official methods and regulations applicable
 43 for controlling each named noxious weed;

(5) a specified time, within which noxious weed control methods are
 required to be completed; such specified time shall not be less than five days after mailing of the notice;

4 (6) a statement that unless the owner, operator or supervising agent 5 completes the required noxious weed control methods within the specified 6 time, the county weed supervisor may enter or cause to be entered upon 7 the noxious weed infested land as often as is necessary and use such 8 approved methods as are best adapted for the cradication and control of 9 noxious weeds on the particular area of land;

10 (7) a statement to inform the owner, operator or supervising agent-11 that they may be prosecuted pursuant to K.S.A. 2-1323, and amendments 12 thereto, and if convicted, fined as established by law The secretary shall 13 adopt rules and regulations establishing requirements for the legal notice 14 to be given to the owner and to the operator or supervising agent of any 15 noxious weed infested land.

(f) Prior to issuing any legal notice pursuant to subsection (c) or (d),
the county weed supervisor shall notify the owner, operator or supervising
agent by telephone call, personal contact—or, first class mail or by
electronic means of the noxious weed infestation.

20 Sec. 18. K.S.A. 2-1332 is hereby amended to read as follows: 2-1332. 21 In the event the county weed supervisor enters or causes entry upon land to 22 control any noxious weed infestation, after service of legal notice, such 23 supervisor shall immediately, after completion of the control operation, notify or cause to be notified, by certified mail, the owner of such land 24 25 with an itemized statement of the costs of treatment. Such costs of 26 treatment shall include the total cost of material chemical materials, labor 27 and use of equipment. Such statement shall include a penalty charge of 28 10% of the total amount of treatment costs. The unpaid balance of any 29 such treatment costs including such penalty charge shall draw interest from the date of treatment at the rate prescribed for delinquent taxes pursuant to 30 31 K.S.A. 79-2004, and amendments thereto. A copy of such statement, 32 together with proof of notification, shall at the same time be filed with the 33 register of deeds in such county and the county clerk, and if such amount 34 is not paid within 30 days from the date of mailing of such notice, the 35 county clerk shall record the amount of such statement upon the tax roll 36 prepared by such county clerk and such amount shall become a lien 37 against the entire contiguous tract of land owned by such person or 38 persons of which the portion so treated is all or a part, and shall be 39 collected as other taxes are collected and all moneys so collected shall be 40 paid into the noxious weed eradication fund or, if the noxious weed 41 program is funded primarily through the county general fund, such moneys shall be paid into the county general fund. If the noxious weed 42 43 program is funded from more than one source, all moneys collected

1 pursuant to this section shall be paid into each source in proportion to its

2 contribution to the noxious weed program, except that not more than  $\frac{10\%}{10\%}$ 50% of the assessed valuation cost of treating the portion of the entire 3 contiguous tract of land of which the portion so treated is all or a part, as 4 5 described and defined in the legal notice as provided in K.S.A. 2-1331, 6 and amendments thereto, shall be recorded on the tax rolls against such 7 land in any one year. The board of county commissioners may, after 8 discussion with the landowner in question, develop a payment plan for the payment of the full amount of the lien over time. If, for any reason, the 9 landowner should fail to fulfill the terms of such agreement, the board of 10 county commissioners may collect the remainder of the amount owed as 11 12 provided in K.S.A. 2-1320, and amendments thereto. All moneys collected through a payment plan shall be deposited with the county treasurer for 13 14 credit to the county noxious weed eradication fund or, if the noxious weed program is funded primarily through the county general fund, such 15 16 moneys shall be paid into the county general fund. If the noxious weed 17 program is funded from more than one source, all moneys collected pursuant to this section shall be paid into each source in proportion to its 18 19 contribution to the noxious weed program. If any land subject to a lien 20 imposed under this section is sold or transferred, the entire remaining 21 unpaid balance of such account plus any accrued interest and penalties 22 shall become due and payable prior to the sale or transfer of ownership of 23 the property, and upon collection shall be paid to the noxious weed 24 eradication fund or, if the noxious weed program is funded primarily 25 through the county general fund, such moneys shall be paid into the county general fund. If the noxious weed program is funded from more 26 27 than one source, all moneys collected pursuant to this section shall be 28 paid into each source in proportion to its contribution to the noxious weed 29 program.

Sec. 19. K.S.A. 2-1314b, 2-1316a, 2-1320, 2-1323, 2-1325, 2-1326,
2-1328, 2-1329, 2-1330 and 2-1332 and K.S.A. 2017 Supp. 2-1314, 21315, 2-1316, 2-1317, 2-1318, 2-1319, 2-1322, 2-1327, 2-1331 and 21334 are hereby repealed.

34 Sec. 20. This act shall take effect and be in force from and after its 35 publication in the statute book.