| 1 | STATE OF OKLAHOMA |
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| 2 | 1st Session of the 53rd Legislature (2011) |
| 3 | SENATE BILL 160 By: Holt |
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| 6 | AS INTRODUCED |
| 7 | An Act relating to motor vehicle racing; creating the Municipal Motor Vehicle Racing Act; providing short |
| 8 | title; defining terms; authorizing municipalities to issue certain permits; prohibiting certain conduct; |
| 9 | requiring municipalities to determine certain information for issuance of permit; authorizing fee; |
| 10 | specifying authorized conduct for permit holder; requiring certain private property protection and |
| 11 | access; requiring certain restoration of property; authorizing municipalities to regulate certain |
| 12 | traffic for racing events; providing limitation of liability; prohibiting consideration and finding of |
| 13 | public or private nuisance; declaring certain actions taken as being for public purpose; prohibiting |
| 14 | certain construction of interpretation; providing for codification; providing an effective date; and |
| 15 | declaring an emergency. |
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| 18 | BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: |
| 19 | SECTION 1. NEW LAW A new section of law to be codified |
| 20 | in the Oklahoma Statutes as Section 22-161 of Title 11, unless there |
| 21 | is created a duplication in numbering, reads as follows: |
| 22 | This act shall be known and may be cited as the "Municipal Motor |
| 23 | Vehicle Racing Act". |
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Req. No. 1127

A new section of law to be codified 1 SECTION 2. NEW LAW in the Oklahoma Statutes as Section 22-162 of Title 11, unless there 2 is created a duplication in numbering, reads as follows: 3 For the purposes of this act: 4 5 1. "Racing event" means a motor vehicle race which is sanctioned by a nationally or internationally recognized racing 6 organization and includes the preparations, practices, and 7 qualifications for the race; 8 9 2. "Municipality" means any municipality in this state with a population exceeding three hundred thousand (300,000) according to 10 the most recent Federal Decennial Census; 11 "Public trust" means a public trust created pursuant to 12 3. Section 176 et seq. of Title 60 of the Oklahoma Statutes whose sole 13 beneficiary is the municipality; 14 "Racing event area" means all public areas, including, 15 4. without limitation, public highways, streets, alleys, sidewalks, 16 public parking areas, lots, garages, public buildings, and public 17 parks within the jurisdiction of the municipality that are the 18 subject of any issued permit; and 19 "Motor vehicle" means a motorized vehicle designed to be 5. 20 driven on pavement such as streets or highways. 21 A new section of law to be codified SECTION 3. NEW LAW 2.2 in the Oklahoma Statutes as Section 22-163 of Title 11, unless there 23 is created a duplication in numbering, reads as follows: 24

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A. A municipality or public trust may provide for the issuance of a permit to conduct a racing event on or within a racing event area located within the limits of the municipality. No person may conduct a racing event on or within a racing event area located in a municipality unless a permit has been issued which runs for the same time period as any contract for conducting the race.

B. Prior to the issuance of a permit under this act, themunicipality shall determine that:

9 1. The applicant has adequate insurance to pay any damages10 incurred because of loss of or injury to any person or property;

The applicant has demonstrated experience in conducting a
 racing event on a highway or street or in a park;

Adequate security and necessary facilities will be provided
 during the racing event, and

4. The applicant has demonstrated the ability to protect the
health, safety, and welfare of the citizens of the municipality and
those persons attending the racing event.

18 C. A municipality may charge a reasonable fee for the issuance19 of a permit pursuant to this act.

D. A person who is issued a permit pursuant to this act may do all of the following for the purposes of a racing event conducted pursuant to this act:

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Limit access to the racing event area, including, without
 limitation, any racing event area from which the racing event may be
 viewed;

2. Provide for viewing areas and pit areas or any other area on
or within the racing event area necessary to the conduction of the
racing event;

7 3. Charge admission fees to persons viewing the race or8 entering the racing event area; and

9 4. Take any other action reasonably necessary for the purposes10 of a racing event pursuant to this section.

E. A person who is issued a permit pursuant to this act shall:
12 1. Reasonably protect private property rights;

13 2. Not prevent access to governmental facilities; and

Provide for the restoration of the racing event area, 3. 14 including all public highways, streets, alleys, sidewalks, parking 15 areas, parking lots, garages, public buildings and public parks to a 16 substantially similar condition as existed before the racing event 17 so that the racing event areas are suitable for normal use. 18 The restoration of any asphalt or paving shall occur after the 19 expiration of the permit or, if a race does not occur, within 20 twenty-four (24) months of the running of the previous race. 21

F. With respect to any racing event held pursuant to this act,a municipality may:

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Provide for the temporary closing or obstructing of the
 racing event areas located within the municipality;

2. Reroute pedestrian and vehicular traffic; and

Waive ordinances and traffic regulations, including
ordinances and regulations providing for speed limits and traffic
control devices.

A municipality that issues a permit pursuant to this act 7 G. shall not be liable for any damages that may result from the racing 8 event because of loss of or injury to any person or property. After 9 10 a permit is issued, the state or county shall not be liable for any damages that may result from the racing event because of loss of or 11 12 injury to any person or property. If a municipality, a county, or the state is insured against liability for damages for any negligent 13 or wrongful act, omission, or occurrence resulting from a racing 14 event, the provisions of this subsection do not apply to the extent 15 of such coverage provided by the insurance policy. 16

H. A racing event held pursuant to this act and the actions of
the municipality or the permit holder taken pursuant to this act
shall not be considered or found to be a public or private nuisance.

I. A racing event held pursuant to this act and any action taken by a municipality or a permit holder pursuant to this section shall be considered as being for public purposes, including the promotion of commerce and tourism, and for the benefit of the citizens of the municipality and the state.

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| 1 | J. A permit issued pursuant to this act shall not be construed |
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| 2 | in any way to restrict the use of private property. |
| 3 | SECTION 4. This act shall become effective July 1, 2011. |
| 4 | SECTION 5. It being immediately necessary for the preservation |
| 5 | of the public peace, health and safety, an emergency is hereby |
| 6 | declared to exist, by reason whereof this act shall take effect and |
| 7 | be in full force from and after its passage and approval. |
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