SENATE CHAMBER STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT	No	
COMMITTEE AMENDM	<u>IENT</u>	
		(Date)
Mr./Madame President:		
I move to amend Senar enacting clause and entire bod		ituting the attached floor substitute for the title
		Submitted by:
		Senator Treat
Treat-BH-FS-Req#1619		Schator Treat
3/20/2017 9:58 AM		
(Floor Amendments Only)	Date and Time Filed:	
Untimely	Amendment Cyc	le Extended Secondary Amendment

1	STATE OF OKLAHOMA		
2	1st Session of the 56th Legislature (2017)		
3	FLOOR SUBSTITUTE FOR		
4	SENATE BILL NO. 609 By: Treat of the Senate		
5	and		
6	O'Donnell of the House		
7			
8			
9	FLOOR SUBSTITUTE		
10	An Act relating to victim assistance professionals;		
11	amending 74 O.S. 2011, Section 18p-6, which relates to promulgation of rules; directing the Attorney General to adopt and promulgate rules and standards for voluntary certification of victim assistance		
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13	professionals; directing certification guidelines; and providing an effective date.		
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:		
17	SECTION 1. AMENDATORY 74 O.S. 2011, Section 18p-6, is		
18	amended to read as follows:		
19	Section 18p-6. A. Effective July 1, 2005, all administrative		
20	rules promulgated by the Department of Mental Health and Substance		
21	Abuse Services relating to domestic violence and sexual assault		
22	programs shall be transferred to and become a part of the		
23	administrative rules of the Office of the Attorney General. The		
24	Office of Administrative Rules in the Secretary of State's office		

shall provide adequate notice in the Oklahoma Register of the transfer of such rules, and shall place the transferred rules under the Administrative Code section of the Attorney General. Such rules shall continue in force and effect as rules of the Office of the Attorney General from and after July 1, 2005, and any amendment, repeal or addition to the transferred rules shall be under the jurisdiction of the Attorney General.

- B. The Attorney General shall adopt and promulgate rules and standards for certification of batterers intervention and domestic violence programs and for private facilities and organizations which offer domestic and sexual assault services in this state. These facilities shall be known as "certified domestic violence shelters" or "certified domestic violence programs" or "certified sexual assault programs" or "certified treatment programs for batterers", as applicable.
- C. Applications for certification as a certified domestic violence shelter, domestic violence program, sexual assault program or treatment program for batterers, pursuant to the provisions of this section, shall be made to the Office of the Attorney General on prescribed forms. The Attorney General may certify the shelter or program for a period of three (3) years subject to renewal as provided in the rules promulgated by the Attorney General. Nothing in this section shall preclude the Office of the Attorney General

from making inspection visits to a shelter or program to determine contract or program compliance.

- D. The Attorney General shall adopt and promulgate rules to create a voluntary certification program for victim assistance professionals based on guidelines from the National Advocate Credentialing Program Consortium. The certification guidelines may include annual attendance by victim assistance professionals at victim-centered and trauma-informed training based on guidance from national, state and Tribal victim assistance organizations.
- E. Licensed physicians, licensed psychologists, licensed social workers, individual members of the clergy, licensed marital and family therapists, licensed behavioral practitioners, and licensed professional counselors shall be exempt from certification requirements; provided, however, these exemptions shall only apply to individual professional persons in private practice and not to any domestic violence program or sexual assault program operated by such person.
- E. F. Facilities providing services for persons who commit domestic abuse, victims or survivors of domestic abuse or sexual assault and any dependent children of such victims or survivors shall comply with standards promulgated by the Attorney General; provided, that the certification requirements and standards promulgated by the Attorney General shall not apply to programs and services offered by the Department of Health, the Department of

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    Mental Health and Substance Abuse Services, the Department of
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    Corrections or the Department of Human Services. The batterers
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    intervention, domestic violence or sexual assault programs certified
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    pursuant to the provisions of this section shall cooperate with
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    inspection personnel of this state and shall promptly file all
    reports required by the Attorney General. Failure to comply with
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    rules and standards of the Attorney General shall be grounds for
    revocation of certification, after proper notice and hearing.
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        F. G. The Attorney General is hereby authorized to collect from
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    each applicant the sum of One Hundred Fifty Dollars ($150.00) to
    help defray the costs incurred in the certification process.
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        SECTION 2. This act shall become effective November 1, 2017.
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