1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 56th Legislature (2017)
4	COMMITTEE SUBSTITUTE
5	FOR HOUSE BILL NO. 1193 By: West (Rick)
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8	COMMITTEE SUBSTITUTE
9	An Act relating to livestock; amending 2 O.S. 2011,
10	Sections 4-2, 4-3, 4-4, 4-5, 4-6, 4-7, 4-10, 4-11 and 4-13, which relate to livestock brands; defining
11	terms; transferring certain branding duties to organization designated by the State Board of
12	Agriculture; authorizing the Board or newly designated organization to assume duties under
13	certain circumstances; updating references; authorizing the organization to charge reasonable fee
14	for certified copies, application for registration, registration renewal and transfer of title; reserving
15	certain cattle brand; authorizing the Board to reserve additional brands; amending 4 O.S. 2011,
16	Section 270.2, which relates to enforcement of laws pertaining to livestock brands; eliminating Board
17	duties relating to brand registry; and providing an effective date.
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20	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
21	SECTION 1. AMENDATORY 2 O.S. 2011, Section 4-2, is
22	amended to read as follows:
23	Section 4-2. For the purposes of this article:
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1. "Animal" or "livestock" means any cattle, horse, or mule;
 2 and

2. "Brand" means a permanent identification mark of which the letters, numbers, and figures used are each three (3) inches or more in length or diameter and are impressed into the hide of a live animal either with a hot iron or by the process commonly referred to as "cold" or "freeze" branding, and includes the location on the animal. The term means both the mark and location;

- 9 <u>3. "Organization" means a statewide livestock organization; and</u>
- 10 <u>4. "Statewide livestock organization" means an organization</u>

11 <u>headquartered in the state of Oklahoma that represents the majority</u> 12 of livestock producers in Oklahoma.

13 SECTION 2. AMENDATORY 2 O.S. 2011, Section 4-3, is 14 amended to read as follows:

15 Section 4-3. The State Board of Agriculture shall may designate 16 a statewide livestock organization to approve brands for 17 registration, issue certificates, and serve as an adjudicating 18 committee in resolving conflicts. It The organization shall publish 19 a State Brand Book which shall contain a facsimile of each 20 registered brand with the owner's name and address. The State Brand 21 Book shall also include laws and rules pertaining to the 22 registration of brands In the event the Board determines that the 23 statewide livestock organization fails to perform the duties

24 designated in the brand law or is no longer representative of the

1 majority of livestock producers in Oklahoma, the Board shall 2 designate a new statewide livestock organization or shall perform 3 the duties associated with the brand law, including maintenance of 4 the State Brand Book, receipt of fees for application processing and 5 other duties. 6 SECTION 3. 2 O.S. 2011, Section 4-4, is AMENDATORY 7 amended to read as follows: Section 4-4. The State Board of Agriculture statewide livestock 8 9 organization shall be the legal custodian of county brand record 10 books which were maintained under prior laws. Upon request, the 11 Board organization shall provide a certified copy of the record of 12 any brand appearing in the county brand record books, charging. The 13 organization may charge a reasonable fee of One Dollar (\$1.00) for 14 each brand. 15 2 O.S. 2011, Section 4-5, is SECTION 4. AMENDATORY 16 amended to read as follows: 17 Section 4-5. A. Any application for the registration of a 18 brand shall be: 19 1. On a form prescribed prepared by the State Board of 20 Agriculture statewide livestock organization; and 21 2. Accompanied by a reasonable fee of Twenty Dollars (\$20.00) 22 set by the organization for each brand. 23 The application for the registration of a brand shall show Β. 24 the brand location to the following body regions of animals: right

or left shoulder, neck, rib, or hind quarter. Previously registered
 brands are not affected.

3 C. The applicant shall list at least three distinct brands and4 three locations in the preferred order.

5 SECTION 5. AMENDATORY 2 O.S. 2011, Section 4-6, is 6 amended to read as follows:

7 Section 4-6. A. It shall be unlawful for any person to
8 knowingly place upon any livestock a brand which has not been
9 registered with the State Board of Agriculture statewide livestock
10 organization if the brand duplicates one that is registered.

B. For purposes of this section, "duplication" means the use of a similar brand in any location on the animal designated for a registered brand.

14SECTION 6.AMENDATORY2 O.S. 2011, Section 4-7, is15amended to read as follows:

Section 4-7. A. The State Board of Agriculture statewide
<u>livestock organization</u> shall publish a revised <u>State</u> Brand Book at
least every five (5) years. Supplements may be published as
necessary.

B. Prior to publication of a revised State Brand Book all
registered brand owners and assignees shall be notified in writing
that the brand registrations are being terminated.

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C. The <u>organization shall set a reasonable</u> renewal fee of
 Twenty Dollars (\$20.00) for the registration of each brand shall be
 charged for the ensuing five-year period or fraction thereof.

D. The State Brand Book and supplements shall be available to
the public at a price commensurate with the cost of preparation,
printing, and delivery thereof. Upon written request the Board
<u>organization</u> shall provide without charge all brand books and
supplements to the county clerk and sheriff of each county, any
inspection agency, any livestock association, or any entity approved
by the Board organization.

11 SECTION 7. AMENDATORY 2 O.S. 2011, Section 4-10, is 12 amended to read as follows:

Section 4-10. The state reserves the brands of "B", "T", <u>"PI+"</u> and "A" on the tailhead of cattle. It shall be unlawful for any person other than authorized agents of the State Board of Agriculture to use any of such brands. <u>The Board may reserve</u> additional brands and promulgate rules identifying the reserved brand.

19SECTION 8.AMENDATORY2 O.S. 2011, Section 4-11, is20amended to read as follows:

Section 4-11. Only brands appearing in the current edition of the State Brand Book or supplement thereto, shall be subject to sale, assignment, transfer, devise, or bequest. The transfer of title shall be recorded with the State Board of Agriculture <u>statewide livestock organization</u>. The <u>A reasonable</u> fee for
 recording the transfer of title shall be Five Dollars (\$5.00) <u>set by</u>
 <u>the organization</u>.

4 SECTION 9. AMENDATORY 2 O.S. 2011, Section 4-13, is 5 amended to read as follows:

6 Section 4-13. The brand known as the "Dog Iron" brand, as shown and listed on page 107 at line 23 of the 1950 Oklahoma Brand Book, 7 and which brand was used during his lifetime by the late Will Rogers 8 9 of Oologah and Claremore, Oklahoma, shall be reserved to the State 10 of Oklahoma for historical purposes. It shall be unlawful for any 11 person to use the brand for the branding or marketing of animals, 12 provided that the State Board of Agriculture statewide livestock 13 organization may register the brand in the name of any blood 14 relative or descendant of Will Rogers, so the brand may be 15 perpetuated and preserved for historical purposes and in honor of 16 the memory of Will Rogers.

17 SECTION 10. AMENDATORY 4 O.S. 2011, Section 270.2, is 18 amended to read as follows:

Section 270.2 The laws of this state relating to violations and investigations of livestock brands shall be enforced and carried out by the Oklahoma State Bureau of Investigation and any agriculture law enforcement agent of the state.

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1	All responsibilities and duties relating to brand registry,
2	keeping of records and maintenance of files are hereby delegated to
3	the State Board of Agriculture.
4	The Board is authorized to enter into contracts with state
5	livestock associations to register and record marks and brands and
6	to make compensation for services. The Board may also appoint
7	agents to receive fees and monies and perform other duties as it may
8	direct; provided, that the agent shall file with and in favor of the
9	Board a fidelity bond executed by a surety company authorized to do
10	business in this state, conditioned on the faithful performance of
11	their duties, a strict accounting of all funds to the Board and on
12	other terms and conditions as the Board may deem necessary, in a
13	penal sum as the Board may require. All fees and monies shall be
14	deposited in the State Department of Agriculture Trust Fund.
15	SECTION 11. This act shall become effective November 1, 2017.
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17	COMMITTEE REPORT BY: COMMITTEE ON AGRICULTURE AND RURAL DEVELOPMENT, dated 02/15/2017 - DO PASS, As Amended.
18	dated 02/13/2017 DO FASS, AS Amended.
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