SENATE CHAMBER

STATE OF OKLAHOMA

DISPOSITION

FLOOR AMENDMENT No	
COMMITTEE AMENDMENT	
	(Date)
I move to amend House Bill No. 2772, Page 14, Line 8 1/2 follows:	2, by adding a new Section 5 to read as
(See Attached)	
Renumber subsequent section; and	
Amend the title to conform	
	Submitted by:
	Senator Scott
Scott-NP-FA-HB2772 4/11/2018 2:28 PM	
(Floor Amendments Only) Date and Time Filed:	
Untimely Amendment Cycle E	xtended Secondary Amendment

SECTION 5. NEW LAW A new section of law to be codified in the Oklahoma Statutes as Section 199.18 of Title 59, unless there is created a duplication in numbering, reads as follows:

For purposes of this section "microblading" means a semi-permanent procedure that uses a manual needle to deposit small amounts of colored ink or pigment under the superficial dermis of the facial skin to mark the skin temporarily.

Beginning on January 1, 2019, microblading shall be regulated by the State Board of Cosmetology. Microblading may be performed in a state-licensed cosmetology salon, cosmetic studio or spa facility by a state-licensed facial operator who is trained and certified in microblading procedures as approved by the State Board of Cosmetology. Microbalding shall not be performed on any person under eighteen (18) years of age.

Microblading shall not be construed to be tattooing as provided in Title 21, Section 842.1 et seq. of the Oklahoma Statutes or medical micro-pigmentation as provided in the Oklahoma Medical Micropigmentation Regulation Act.

Microblading may be applied to the facial skin by a certified and state-licensed facial operator as eyeliner or eyeshadow or to lips, eyebrows or cheeks as a cosmetic color enhancement. Microblading shall not be applied to the facial skin in the form of any drawings, pictures, images, numbers, signs, letters or graphic designs or to the sclea.

The Board shall establish by rule the qualifications and training required for issuance of a state microblading certification. A state microblading certification shall be an endorsement to a state-issued facial operator license. The Board may recognize a license or certification in microblading issued by another state and, if approved by the Board, the Board may issue a state certification to practice microblading in this state as an endorsement to a state-issued facial operator license.

The Board shall establish an application and certification process and set the certification fees. The Board shall promulgate rules necessary to implement the provisions of this section, including, but not limited to, sanitation requirements, facility and equipment criteria, qualifications and training, application of out-of-state licenses or certifications, criteria for training schools or courses of study, and such other rules deemed necessary to implement the provisions of this section.

(Floor Amendments Only)	Date and Time Filed:	
Untimely	Amendment Cycle Extended	Secondary Amendment