1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE
4	FOR HOUSE BILL NO. 4069 By: Wallace
5	
6	
7	COMMITTEE SUBSTITUTE
8	An Act relating to crimes and punishments; amending 21 O.S. 2021, Section 1550.27, which relates to
9	falsely manufactured credit and debit cards; prohibiting certain actions; creating certain
10	rebuttable presumption; clarifying treatment of certain scenario; creating felonies and prescribing
11	punishments; and providing an effective date.
12	
13	
14	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
15	SECTION 1. AMENDATORY 21 O.S. 2021, Section 1550.27, is
16	amended to read as follows:
17	Section 1550.27 A. A person, with intent to defraud:
18	1. A purported issuer;
19	2. A person or organization providing money, goods, services or
20	anything else of value; or
21	3. Any other person,
22	who falsely makes <del>or falsely embosses a</del> , clones, or alters a
23	purported credit <del>card or</del> , debit, or similar card <u>containing a</u>
24	magnetic stripe capable of storing data, in any form, either

physically or digitally, from what the original issuer placed on the card or utters such a credit card or debit card is guilty of forgery in the third degree and is subject to the penalties set forth in subsection A of Section 1550.33 of this title a felony.

B. <u>1.</u> A person other than the purported issuer who possesses
any credit card or, debit, or similar card containing a magnetic
stripe capable of storing data, which is falsely made or falsely
embossed, cloned, or altered in any form, either physically or
digitally from what the issuer routinely incorporates, is presumed
to have violated this section.

11 <u>2. The possession of three or more credit, debit, or similar</u> 12 <u>cards containing magnetic stripes capable of storing data containing</u> 13 <u>cloned or altered data, simultaneously shall create a rebuttable</u> 14 <u>presumption that the person in possession is possessing such cards</u> 15 with the intent to defraud, for purposes of this section.

16 C. A person "falsely makes" a credit card or, debit, or similar 17 card containing a magnetic stripe capable of storing data when the 18 person makes or draws marks, alters, or stores information in whole 19 or in part, in a physical or digital format, a device or instrument which purports to be the can function as a credit card or, debit, or 20 21 similar card of a named an issuer but which is not such a credit 22 card or debit card because the issuer did not authorize the making 23 or drawing, or when the person alters a credit card or debit card which was validly issued marks, alterations, or stored information, 24

1 or when the person alters a credit, debit, or similar card 2 containing a magnetic stripe capable of storing data which was originally authorized and issued, including but not limited to when 3 4 a person manipulates information included on an electronic magnetic 5 stripe or chip contained on a card. 6 D. A person "falsely embosses" a credit card or debit card 7 when, without the authorization of the named issuer, the person completes a credit card or debit card by adding any of the matter, 8 9 other than the signature of the cardholder, which an issuer requires 10 to appear on the credit card or debit card before it can be used by 11 a cardholder 12 A person in violation of the provisions of this section, while 13 in possession of: 14 1. Five or fewer falsely made cards shall be guilty of a felony 15 punishable by imprisonment in the custody of the Department of 16 Corrections for a term not less than two (2) years and not more than 17 five (5) years, and by a fine not to exceed Five Thousand Dollars 18 (\$5,000.00). 19 2. Six or more but less than twenty (20) falsely made cards 20 shall be guilty of a felony punishable by imprisonment in the 21 custody of the Department of Corrections for a term not less than 22 five (5) years and not more than ten (10) years, and by a fine not 23 to exceed Ten Thousand Dollars (\$10,000.00).

24

1	3. Twenty (20) or more falsely made cards shall be guilty of a
2	felony punishable by imprisonment in the custody of the Department
3	of Corrections for a term of not less than ten (10) years and not
4	more than twenty (20) years, and by a fine not to exceed One Hundred
5	Thousand Dollars (\$100,000.00).
6	SECTION 2. This act shall become effective November 1, 2024.
7	
8	59-2-10635 JM 02/29/24
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	