		eted from and underlined language would be ad rior to this session of the General Assembly. Act 2211 of the Regular Session	lded to the law as it existed
1	State of Arkansas	As Engrossed: S4/4/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		HOUSE BILL 2549
4			
5	By: Representative L. Smith		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT TO	AMEND THE LAW REGARDING THE	
10	NONCONSENS	SUAL TOWING AND RECOVERY OF VEHICL	ES;
11	AND FOR OT	THER PURPOSES.	
12			
13		Subtitle	
14	TO AMEN	ND THE LAW REGARDING THE	
15	NONCONS	SENSUAL TOWING AND RECOVERY OF	
16	VEHICLE	25.	
17			
18			
19	BE IT ENACTED BY THE GENI	ERAL ASSEMBLY OF THE STATE OF ARK	ANSAS:
20			
21	SECTION 1. Arkansa	as Code § 27-50-1101 is amended to	o read as follows:
22	27-50-1101. Procee	dure to sell abandoned Nonconsens	ual towing of
23	vehicles.		
24	(a)(l)(A) When any	y vehicles of a type subject to re	egistration under
25	the laws of this state as	re found abandoned on private or p	public property
26	within this state <u>or are</u>	parked on private or public prop	erty within this
27	state without the author:	ization of the property owners or	other persons
28	controlling the property	, the property owners or their ag	ents may have the
29	vehicle removed from the	ir property by a towing and stora	ge firm <u>licensed by</u>
30	the Arkansas Towing and l	Recovery Board.	
31	<u>(B)</u> P1	rior to the removal of abandoned	vehicles or of
32	vehicles parked without a	authority as provided by this sec	tion, the towing and
33	storage firm shall obtain	n in writing from the property own	ners or agents a
34	written statement that in	ncludes at a minimum the following	g :
35	<u>-</u>	(i) Identification of the property	ty owner or agent,



HB2549

1	including name, address, and telephone number;	
2	(ii) A statement that the property from which the	
3	vehicle is to be removed is property owned or otherwise under the control of	
4	the agent requesting the removal;	
5	(iii) That the vehicle is deemed abandoned or has	
6	been parked on the property without authorization, as the case may be;	
7	(iv) The make, model, and vehicle identification	
8	number of the vehicle to be removed;	
9	(v) The location to which the vehicle will be	
10	removed, including the name, address, and telephone number of the towing and	
11	storage firm removing the vehicle; and	
12	(vi) The signature of the property owner or agent	
13	requesting removal of the vehicle.	
14	(C) A copy of the written statement shall be left with the	
15	property owner or agent who shall make the written statement available for	
16	inspection upon request by any person claiming an interest in the removed	
17	vehicle.	
18	(D) The towing and storage firm removing the vehicle shall	
19	retain a copy of the written statement for three (3) years and make the	
20	statement available during regular business hours upon request to any person	
21	claiming an interest in the removed vehicle or upon request to any law	
22	enforcement officer.	
23	(B)(E) Vehicles on the premises of an automobile repair	
24	business shall be deemed abandoned if either the vehicle is unclaimed by the	
25	vehicle owner within forty-five (45) days or the debt is not paid within	
26	forty-five (45) days from the time the repair work is complete.	
27	(F)(i) No towing and storage firm shall remove any	
28	abandoned vehicle or improperly parked vehicle without the authorization of	
29	the property owner or agent as provided in this section, except as may	
30	otherwise be authorized by the provisions of § 27-50-1201 et seq., or as	
31	directed by any law enforcement officer.	
32	(ii) A property owner may designate in writing a	
33	licensed towing and storage firm as its agent for the purposes of the removal	
34	of abandoned vehicles or vehicles parked on private property without the	
35	authorization of the property owners or other persons controlling the	
36	property.	

HB2549

1	(G) No towing and storage firm removing a vehicle as
2	provided by this section shall pay any compensation related to the removal of
3	the vehicle, whether as a referral fee or otherwise, to the owner or agent
4	requesting the removal of the vehicle.
5	(2)(A) The towing and storage firm which takes possession of and
6	stores the abandoned vehicle Any person towing a vehicle as provided by this
7	section, and any person towing a vehicle without the authorization of the
8	owner of the vehicle, or the owner's agent, including towing pursuant to a
9	directive of repossession from a holder of a security interest in the
10	vehicle, shall notify the local police or sheriff's department within whose
11	jurisdiction the vehicle was removed of the <u>vehicle's</u> removal within six (6)
12	hours two (2) hours of taking possession of the vehicle.
13	(B) The towing and storage firm may not charge a storage
14	fee for the vehicle for the time it is stored prior to the notification
15	required to the local police or sheriff's department.
16	(C) Each police or sheriff's department receiving
17	notification of the removal of a vehicle as provided in this subsection shall
18	maintain a log recording the make, model, and vehicle identification number
19	of the vehicle, the date, time, and location of the removal, and the name,
20	address, and phone number of the person removing the vehicle.
21	(3) Not later than the tenth day after taking possession of and
22	storing the vehicle or its being deemed abandoned, the towing and storage
23	firm which takes possession of and stores the abandoned vehicle or the
24	automobile repair business upon whose premises the vehicle has been deemed
25	abandoned shall notify by certified mail with return receipt requested the
26	last known registered owner of the vehicle and all lienholders of record
27	pursuant to § 27-14-101 et seq. that the vehicle is being held, and unless
28	claimed within forty-five (45) days will be dismantled, destroyed, or sold at
29	public sale to the highest bidder. The name of the last known registered
30	owner of the vehicle and all lienholders of record may be obtained from the
31	records of the Office of Motor Vehicle, the Arkansas Crime Information Center
32	records, or the motor vehicle records of any other state where the vehicle
33	was last registered. Nothing in this section shall preclude the owner or his
34	or her authorized agent from making alternative arrangements with the towing
35	and storage firm within the ten-day time period and waiving, in writing, his
36	or her right to the required notice.

1	(A) The notice shall describe the year, make, model, and
2	vehicle identification number of the abandoned vehicle, set forth the name,
3	address, and telephone number of the facility where the vehicle is being
4	held, and inform the owner and any lienholders of their right to reclaim the
5	vehicle not later than the forty-fifth day after the date of the notice upon
6	payment of all towing and storage charges resulting from placing the vehicle
7	in the custody of the towing and storage firm or upon payment of all
8	outstanding bills due the automobile repair business. Notices to owners of
9	vehicles deemed abandoned on the premises of automobile repair facilities
10	shall also advise that the auto repairman holds an absolute lien on the
11	vehicle pursuant to § 18-45-201 et seq.
12	(B) The notice shall also state that the failure of the
13	owners or lienholders to exercise their right to reclaim the vehicle within
14	the time provided constitutes a waiver by the owners and lienholders of all
15	right, title, and interest in the vehicle and constitutes their consent to
16	the sale, dismantling, or destruction of the abandoned vehicle and that the
17	towing and storage firm claims a possessory lien for all charges pursuant to
18	§ 27-50-1208.
10	
19	(C) If the identity of the last registered owner cannot be
19 20	(C) If the identity of the last registered owner cannot be determined, if the registration contains no address for the owner, or if it
20	determined, if the registration contains no address for the owner, or if it
20 21	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address
20 21 22	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper
20 21 22 23	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is
20 21 22 23 24	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.
20 21 22 23 24 25	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section. (D) The notice by publication may contain multiple
20 21 22 23 24 25 26	<pre>determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.</pre>
20 21 22 23 24 25 26 27	<pre>determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.</pre>
20 21 22 23 24 25 26 27 28	<pre>determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.</pre>
20 21 22 23 24 25 26 27 28 29	<pre>determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.</pre>
20 21 22 23 24 25 26 27 28 29 30	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section. (D) The notice by publication may contain multiple listings of abandoned vehicles, shall be published within the time requirements prescribed for notice by certified mail, and shall have the same contents required for a notice by certified mail. (4)(A) Forty-five (45) days after the notice has been given as described, the holder of the vehicle or the owner or operator of the
20 21 22 23 24 25 26 27 28 29 30 31	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.
20 21 22 23 24 25 26 27 28 29 30 31 32	determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section. (D) The notice by publication may contain multiple listings of abandoned vehicles, shall be published within the time requirements prescribed for notice by certified mail, and shall have the same contents required for a notice by certified mail. (4)(A) Forty-five (45) days after the notice has been given as described, the holder of the vehicle or the owner or operator of the automobile repair business on whose premises the vehicle was abandoned shall execute an affidavit stating that the vehicle has been found abandoned and is
20 21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>determined, if the registration contains no address for the owner, or if it is impossible to determine with reasonable certainty the identity and address of each lienholder, notice by publication one (1) time in one (1) newspaper of general circulation in the area where the vehicle was abandoned is sufficient notice under this section.</pre>

1	(5) The towing and storage firm or the owner or operator of the
2	automobile repair business shall obtain written verification that the
3	Arkansas Crime Information Center records do not list the vehicle as having
4	been reported stolen. The verification shall be on a form prescribed by the
5	Arkansas State Highway and Transportation Department, a municipal police
6	department, a county sheriff's department, or the Department of Arkansas
7	State Police. Upon receipt of the form, the holder shall then sell the
8	vehicle at public sale to the highest bidder.
9	(6) The towing and storage firm or automobile repair business
10	shall supply the buyer with the necessary documentation required in this
11	section for the sale of the vehicle, and the buyer shall then apply to the
12	nearest revenue office for the title of the vehicle, submitting the affidavit
13	and documentation and paying all license fees, title fees, and taxes required
14	by law.
15	(7) If the sale of the vehicle produces more funds than the sum
16	of all charges, including the costs of the sale and including a reasonable
17	charge for processing the paperwork, then after forty-five (45) days from the
18	date of the sale if no claim has been made by any owner or lienholder for the
19	balance of the proceeds, the balance of the proceeds of the sale shall go to
20	the Treasurer of State for deposit in the State Highway and Transportation
21	Department Fund, accompanied by a written statement itemizing the various
22	deductions from the gross sales price of the vehicle signed by the selling
23	party.
24	(b) If the person who has custody of an abandoned vehicle fails to
25	comply with the notice requirement of subsection (a) of this section within
26	ten (10) days of the date the vehicle is obtained or deemed abandoned, the
27	amount recoverable for storage shall be forfeited.
28	(3) Following removal of an abandoned vehicle or vehicle parked
29	without authority, possession of the vehicle, notice requirements to owners
30	and lienholders, and procedures for sale of unclaimed vehicles shall be
31	governed by the provisions of §§ 27-50-1208, 27-50-1209, and 27-50-1210.
32	(b)(1) It shall be unlawful for a person to:
33	(A) Direct the removal or to remove a vehicle in violation
34	of this section; and
35	(B) Violate or aid or abet any violation of this section;
36	(2) A person who pleads guilty or nolo contendere to or is found

1 guilty of any violation of this section is guilty of a Class B misdemeanor. 2 (3) Each vehicle removal in violation of this section shall 3 constitute a distinct and separate offense. 4 (c) Upon presentation of documentation to the office establishing 5 compliance with the sale procedure in this section protecting the rights of 6 the owner or lienholder, the purchaser of the vehicle shall be entitled to 7 receive a new title to the vehicle upon meeting other applicable 8 administrative requirements of the title and registration laws. 9 10 SECTION 2. Arkansas Code § 27-50-1204 is amended to read as follows: 11 27-50-1204. Penalties. 12 (a) The owner of a vehicle, or the person who left the same unattended

13 or abandoned, shall be liable for all reasonable costs of towing, recovery, 14 storage, and other incidental costs related to such removal in excess of the 15 proceeds of the sale of the vehicle.

16 (b) Any law enforcement agency which, without reasonable 17 justification, fails to provide information to the towing-storage firm within 18 twenty-four (24) hours as prescribed by this subchapter, shall be liable to 19 the towing-storage firm for any accrued storage fees between the expiration 20 of the twenty-four-hour period and such times as the information is 21 provided.

(c) Upon any complaint, or on its own initiative, when the board has reason to believe that a law enforcement officer failed to adhere to an owner preference request or otherwise violated this subchapter, the board may investigate the matter and submit its findings to proper law enforcement authorities.

27 (d) Any person, excluding law enforcement officers, who is determined 28 by the Arkansas Towing and Recovery Board, after reasonable notice and 29 opportunity for a fair and impartial hearing held in accordance with the 30 Arkansas Administrative Procedure Act, § 25-15-201 et seq., to have committed 31 an act that is in violation of this subchapter or any rules and regulations promulgated hereunder, is subject to civil penalties prescribed by the board, 32 33 e.g., monetary penalties not to exceed five hundred dollars (\$500) and/or 34 suspension or revocation of any towing license or permit.

35 (e) Nothing in this section shall be construed to limit the right to
 36 contest such penalties by judicial review in a court of competent

HB2549

1	jurisdiction. seek judicial review of any determination of the Arkansas	
2	Towing and Recovery Board pursuant to the provisions of the Arkansas	
3	Administrative Procedure Act, § 25-15-201 et seq.	
4		
5	SECTION 3. Arkansas Code § 27-50-1208 is amended to read as follows:	
6	27-50-1208. Possessory lien and notice to owners and lienholders.	
7	(a) The towing and storage firm shall have a first priority possessory	
8	lien on the vehicle and its contents for all reasonable charges for towing,	
9	recovery, and storage for which the owner is liable.	
10	(b) The lien shall be perfected by:	
11	(1) Maintaining possession; and	
12	(2) Giving Mailing notice to the owner or owners and lienholders	
13	as shown on the data provided by the law enforcement agency involved as	
14	prescribed by this subchapter.; or	
15	(3) In the case of a vehicle removed pursuant to § 27-50-1101,	
16	giving notice to the last known registered owner or owners and lienholders as	
17	provided from the records of the Office of Motor Vehicle of the Department of	
18	Finance and Administration.	
19	(c)(1) The notice shall be by certified mail, return receipt	
20	requested ,	
21	(2) The notice and shall be posted not sooner than two (2)	
22	business days, but within eight (8) business days after the date that the	
23	towing and storage firm receives the vehicle.	
24	(d)(1) If within forty-eight (48) hours the ownership and lienholder	
25	information <u>has not been received</u> from the law enforcement agency <u>requesting</u>	
26	the removal of a vehicle pursuant to as prescribed by this subchapter, the	
27	towing and storage firm shall obtain information concerning the last known	
28	registered owner or owners and lienholders as provided from the records of	
29	the Office of Motor Vehicle.	
30	(2)(A) For the purposes of notices required by this section, if	
31	the data records of the Office of Motor Vehicle do not contain any	
32	information as to the last known registered owner or owners and lienholders,	
33	notice by publication one (1) time in one (1) newspaper of general	
34	circulation in the county where the vehicle was found unattended, abandoned,	
35	or improperly parked is sufficient notice under this section.	
36	(B) The notice by publication may contain multiple listings of	

HB2549

vehicles, shall be published within the time requirements prescribed for 1 2 notice by certified mail, and shall have the same contents required for a 3 notice by certified mail. (d)(e) The notice shall contain the following information: 4 5 The year, make, model, and vehicle identification number of (1) 6 the vehicle towed; 7 (2) The name, address, and telephone number of the storage 8 facility; 9 (3) That the vehicle is in the possession of that towing and 10 storage firm under police order, describing the general circumstances of any 11 law enforcement or other official hold on the vehicle; 12 (4) That towing, storage, and administrative costs are accruing as a legal liability of the owner; 13 14 (5) That the towing and storage firm claims a first priority 15 possessory lien on the vehicle and its contents for all of such charges; 16 (6) That unless claimed within forty-five (45) days, the vehicle 17 and its contents will be dismantled, destroyed, or sold at public sale to the 18 highest bidder; 19 (7) That the failure to exercise their right to reclaim the 20 vehicle and its contents within the time prescribed by this section 21 constitutes a waiver by the owners and lienholders of all right, title, and 22 interest in the vehicle and its contents and constitutes their consent to the 23 sale, dismantling, or destruction of the vehicle and its contents; 24 (8) That the owner or lienholder may retake possession at any 25 time during business hours by appearing, proving ownership, and releasing the 26 law enforcement or other official hold, if any, and by paying all charges or 27 by other written arrangement between the owner or lienholder and the towing 28 and storage firm; and 29 (9) That, should the owner consider that the original taking was 30 not legally justified, he or she has a right for twenty (20) days to contest the original taking as defined by § 27-50-1207; and 31 32 (10) Notices to owners of vehicles deemed abandoned on the 33 premises of automobile repair facilities pursuant to § 27-50-1101 shall also 34 advise that the automobile repairman holds an absolute lien on the vehicle pursuant to § 18-45-201 et seq. 35 36 (e)(f) Nothing in this section is to preclude the owner, lienholder,

HB2549

or their agent from making alternative arrangements within the five two-day
 to eight-day time period with the towing and storage firm waiving his or her
 rights to the notice requirement.

4 (f)(g) When any vehicle reclaimed from the towing and storage firm by 5 a lienholder contains contents not subject to the lienholder's interest, the 6 lienholder shall be accountable to the owner of the contents in the same 7 manner as the lienholder would in any other case of repossession of a 8 vehicle, and the towing and recovery firm releasing the vehicle and its 9 contents shall be relieved from all responsibility for the contents.

10 (g)(h)(1) Any towing and storage firm who in good faith follows the 11 procedures of this subchapter or the provisions of § 27-50-1101 shall not be 12 subject to claims of unlawful detainer or conversion for vehicles or their 13 contents for merely maintaining property pursuant to the possessory lien as 14 provided by this subchapter.

15 (2) Any challenge to the removal of an unattended or abandoned 16 vehicle as provided by this subchapter shall be controlled exclusively by the 17 provisions of § 27-50-1207.

18 (3) Nothing in this section shall be construed to limit
19 liability of the towing and storage firm for any other act or omission
20 otherwise actionable under statutory or common law.

21

22 23 SECTION 4. Arkansas Code § 27-50-1209 is amended to read as follows: 27-50-1209. Foreclosure of liens.

(a) The failure of the owner or lienholder to exercise his, her, or
its right to reclaim the vehicle and its contents within the time provided in
this subchapter constitutes a waiver by the owner or lienholder of all right,
title, and interest in the vehicle and its contents.

(b)(1) The towing and storage firm holding a perfected possessory lien
on any vehicle and its contents not redeemed by its owner or security
lienholder within the forty-five (45) days provided by this subchapter shall
sell the vehicle and its contents at a nonjudicial, public sale for cash.

32 (2) The sale shall not occur later than ninety (90) days after33 perfection of the lien.

34 (c)(1) The towing and storage firm shall obtain written verification
35 that the Arkansas Crime Information Center records do not list the vehicle as
36 having been reported stolen.

1 (2) The verification shall be on a form prescribed by the 2 Arkansas Crime Information Center, the Office of Motor Vehicle, a municipal police department, a county sheriff's department, or the Department of 3 4 Arkansas State Police. 5 (3) When the verification provided by this subsection is sought 6 directly from the Arkansas Crime Information Center by the towing and storage 7 firm, the Arkansas Crime Information Center may charge a fee not to exceed ten dollars (\$10.00) per vehicle verification. 8 9 (d) Notice of the sale shall be sent at least fifteen (15) days before the date of the sale by certified mail, no return receipt requested, to the 10 11 registered owner and lienholder, if any. (e) In addition to the notice by mail, notice of the sale shall be 12 published in a newspaper of general circulation in the county at least once, 13 14 at least ten (10) days prior to the sale. 15 16 SECTION 5. Arkansas Code § 27-50-1210 is amended to read as follows: 17 27-50-1210. Nonjudicial public sale. (a) After complying with the requirements of foreclosure of liens 18 19 provided by this subchapter, ownership of the vehicle and its contents shall 20 thereupon vest in the purchaser free of all liens of any nature. Should the 21 nonjudicial, public sale produce more funds than the sum of all charges, 22 including the costs of the sale and including a reasonable charge for 23 processing the paperwork, the excess shall be paid as follows: 24 (1)(A) If the vehicle was removed to a government-owned an 25 impound lot at the request of a law enforcement agency as authorized by this 26 subchapter, the excess shall be maintained for a period of three (3) years by 27 the governmental entity that operates the impound lot. 28 (B) If the excess is not claimed during this period by the 29 person legally entitled thereto, the monies shall be paid into the general 30 fund of the governmental to the entity operating the impound lot; or 31 (2) If the vehicle was removed to a private impound lot pursuant 32 to § 27-50-1101, the excess shall be paid to the county clerk to the account 33 of the person legally entitled thereto. The Unclaimed Property Act, § 18-28-34 201 et seq., shall apply to any unclaimed funds or excess monies moneys that 35 have been paid to the county clerk derived from the nonjudicial, public sale of a vehicle impounded at a private impound lot pursuant to this 36

HB2549

1 subchapter. 2 (b) Should the sale produce the same or less than the sum of all 3 charges: 4 (1) Ownership of the vehicle and its contents shall thereupon 5 vest in the possessory lienholder as purchaser free of all liens of any 6 nature; and 7 (2) The possessory lienholder shall have a valid claim against 8 the owner for the full amount of the charges, including the costs of the sale 9 and including a reasonable charge for processing the paperwork, less the sale 10 price of the vehicle and its contents. 11 (c)(1) Upon presentation of documentation to the Officer of Motor 12 Vehicle to the effect that the sale procedure provided in this subsection has been complied with, protecting the rights of the owner or lienholder, the 13 14 purchaser of the vehicle shall be entitled to receive a new title to the 15 vehicle upon meeting other applicable administrative requirements of title 16 and registration laws. 17 (2) The towing and storage firm shall execute an affidavit stating that the vehicle has been towed and stored as an unattended or 18 19 abandoned vehicle and that notice has been given as required in this subchapter to the registered owners and all lienholders of record. 20 21 (3) The affidavit shall describe the vehicle by make, year, 22 model, and vehicle identification number. 23 24 SECTION 6. Arkansas Code § 27-50-1212 is amended to read as follows: 27-50-1212. Criminal penalties. 25 26 (a) It shall be unlawful for a person to: 27 (1) Operate a tow vehicle in violation of this subchapter; 28 (2) Operate a tow vehicle without obtaining a tow vehicle safety permit as required by the rules of the Arkansas Towing and Recovery Board; 29 30 (3) Operate a business engaging in nonconsensual towing of vehicles without first obtaining the proper tow business license as required 31 32 by the rules of the Arkansas Towing and Recovery Board; 33 (2)(4) Give false or forged evidence to the Arkansas Towing and 34 Recovery Board or to any member or an employee thereof for the purpose of 35 obtaining a license or a tow vehicle safety permit; (3)(5) Use or attempt to use an expired, suspended, or revoked 36

l license or tow vehicle safety permit; or

(4)(6) Violate or aid or abet any violation of this subchapter.
(b) A person who pleads guilty or nolo contendere to or is found
guilty of any violation under this section shall be guilty of a misdemeanor
and shall be sentenced to pay a fine of not less than fifty dollars (\$50.00)
nor more than five hundred dollars (\$500) or to be imprisoned for period not
exceeding ninety (90) days or both.

8 9 (c) Each day of an unlawful practice proscribed by this section shall constitute a distinct and separate offense.

10

SECTION 7. Arkansas Code § 27-51-1305 is amended to read as follows:
 27-51-1305. Removal of motor vehicles parked without authority in
 parking lots.

14 (a) Consistent with the procedures of § 27-50-1101, the The owner of a 15 parking lot, or his agent, or the lessee of a space in a parking lot may 16 cause any motor vehicle parked on the lot without the consent of the owner of 17 the lot, or his agent, or parked in the space of the lessee without the consent of the lessee, to be removed and stored at the expense of the owner 18 19 or operator of the vehicle if a readable sign is prominently placed at each entrance to the lot specifying those persons who may park in the lot and 20 21 prohibiting parking therein by all others.

(b) The owner of a lot or the lessee of a space in a lot who has an unauthorized vehicle removed and stored under the provisions of subsection (a) of this section shall not be liable for damages incurred by the owner or operator of an unauthorized vehicle as a result of removal or storage if the vehicle is removed by an insured vehicle wrecker service and stored by an insured storage company.

28

29 30 SECTION 8. Arkansas Code § 23-89-211 is amended to read as follows: 23-89-211. Total loss settlements.

31 (a) If an insurer settles a claim for damages to an automobile as a 32 total loss to its own insured or a person having a claim against its insured, 33 the insurer shall include with the payment for the loss:

34 (1) All applicable taxes, including sales taxes and fees as
35 required under Rule and Regulation 43 of the State Insurance Department; and
36 (2) An itemized list stating the amount of the claim

HB2549

1	attributable to the value of the automobile and attributable to the sales tax
2	on an automobile of that value.
3	(b) When settling a claim against an insured for damages to an
4	automobile as a total loss, the insurer will take into consideration all
5	applicable taxes, license fees, and other fees.
6	(c) An insurer may not abandon salvage to a towing or storage facility
7	in lieu of payment of towing and storage fees without the consent of the
8	facility and the insured.
9	(c)(d) The failure of an insurer to comply with the requirements of
10	subsections (a) and (b) <u>through (c)</u> of this section shall be considered an
11	unfair claims settlement practice under § 23-66-206(13).
12	
13	/s/ L. Smith
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16	APPROVED: 4/13/2005
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