1	State of Arkansas	As Engrossed: S3/8/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		HOUSE BILL 1559
4			
5	By: Representative Kerr		
6			
7		For An Act To Be Entitled	
8		AUTHORIZE THE AGENT OF AN INSU	
9		TOTAL-LOSS VEHICLE FROM A STORA	AGE FACILITY;
10	AND FOR OT	HER PURPOSES.	
11			
12			
13		Subtitle	
14		THORIZE THE AGENT OF AN INSURA	
15		NY TO MOVE A TOTAL-LOSS VEHICL	E FROM
16	A STO	PRAGE FACILITY.	
17			
18			
19	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
20			
21		nsas Code Title 27, Chapter 50	_
22		tional section to read as follo	
23		ing a total-loss vehicle from a	
24		this section, "storage facility	·
25		e vehicle is stored that charge	-
26		ult of the claim from the wrech	ked or inoperable
27	vehicle.		
28		insurance company determines	
29	loss claim, the insura	nce company may authorize its a	agent to move the vehicle
30	to a location of its c	hoosing without:	
31		(i) The approval of the stor	rage facility; and
32		(ii) A release document from	n the owner.
33	<u>(B)</u>	Instead of a release document	, the insurance company
34	shall obtain a verbal	release from the vehicle owner	to move the total loss
35	vehicle as provided und	der this section and document	the verbal release in the
36	claim file.		

02-24-2011 10:49:18 JSE129

As Engrossed: S3/8/11 HB1559

1	(2)(A) To authorize the moving of the vehicle, the insurance		
2	company shall submit notice to the storage facility on company letterhead of		
3	the intent to move the vehicle by regular mail, hand-delivery, facsimile, or		
4	electronic transmission.		
5	(B) The notice shall include:		
6	(i) A description of the vehicle including its		
7	identification number;		
8	(ii) The identification of the agent who is to move		
9	the vehicle;		
10	(iii) The date the owner of the vehicle authorized		
11	release of the vehicle to the insurance company; and		
12	(iv) A statement that the insurance company will		
13	indemnify and hold harmless the storage facility for all liability and costs		
14	it incurs defending itself in any civil or criminal claim arising from moving		
15	the vehicle without a release document from the owner.		
16	(C) The owner and any lienholder of the vehicle shall		
17	receive a copy of the notice by regular mail.		
18	(c) The storage facility shall make the vehicle available for		
19	immediate release and removal during regular business hours of the storage		
20	facility upon receipt of:		
21	(1) The letter described under subsection (b) of this section;		
22	(2) The release of any law enforcement or other official hold;		
23	<u>and</u>		
24	(3) Settlement of all fees incurred up to and including the date		
25	of removal.		
26	(d)(1) If an insurance company or its agent moves a vehicle as		
27	provided under this section, the insurance company shall indemnify and hold		
28	harmless the storage facility for liability and all expenses associated with		
29	civil or criminal claims arising from moving the vehicle without a release		
30	document from the owner.		
31	(2) In any action in which a storage facility prevails against		
32	an insurance company for indemnification under this subsection (d), in		
33	addition to any damages suffered, the storage facility shall be awarded		
34	attorneys' fees and costs incurred.		
35	(e) This section shall not be construed to restore or grant any right,		
36	title, or interest in the vehicle or its contents as may have been waived		

/s/Kerr

1	under § 27-50-1209(a).	
2		
3		
4		
5		
6		
7		
8		
9		
10		
l 1		
12		
13		
L4		
15		
16		
١7		
18		
L9		
20		
21		
22		
23		
24		
25		
26		
27		
28		
29		
30		
31		
32		
33		
34		
35		

36