## HB1266 POLPCS1 Neil Hays-JBH 2/10/2025 4:51:38 pm

## COMMITTEE AMENDMENT

HOUSE OF REPRESENTATIVES
State of Oklahoma

	SPEAK	ER:							
	CHAIR	:							
I mov	re to	amend	HB1266						
Page			Section		Li	nes	Of th	ne printed	l Bill
							Of the	Engrossed	Bill
			content of the owing language		measure,	and	by insert	ing in li	.eu
AMEND	TITLE	TO CONF	ORM TO AMENDMEN	TS					
Adopte	ed:				Amendmen	t sub	mitted by:	Neil Hays	

Reading Clerk

## 1 STATE OF OKLAHOMA 2 1st Session of the 60th Legislature (2025) 3 PROPOSED POLICY COMMITTEE SUBSTITUTE 4 FOR HOUSE BILL NO. 1266 By: Hays 5 6 7 PROPOSED POLICY COMMITTEE SUBSTITUTE 8 9 An Act relating to motor vehicles; amending 47 O.S. 2021, Section 955, as amended by Section 12, Chapter 10 228, O.S.L. 2022 (47 O.S. Supp. 2024, Section 955), which relates to towing of vehicles from the roadway; authorizing wrecking or towing service operators to 11 call for certain assistance; allowing certain provided service to be submitted in one bill; 12 authorizing the retention of certain property; 1.3 providing that certain provisions shall not apply; and providing an effective date. 14 15 16 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 17 SECTION 1. AMENDATORY 47 O.S. 2021, Section 955, as 18 amended by Section 12, Chapter 228, O.S.L. 2022 (47 O.S. Supp. 2024, 19 Section 955), is amended to read as follows: 20 Section 955. A. Any officer of the Department of Public Safety 21 or any other political subdivision of this state is hereby 22 authorized to cause to be towed any vehicle found upon public roads, 23 highways, streets, turnpikes, private parking lots accessible to the 24 public, other public places or upon any private road, street, alley

or lane which provides access to one or more single-family or multifamily dwellings when:

- 1. A report has been made that the vehicle has been stolen or taken without the consent of its owner;
- 2. The officer has reason to believe the vehicle has been abandoned as defined in Sections 901 and 902 of this title;
- 3. The person driving or in control of the vehicle is arrested for an alleged offense for which the officer is required by law to take the person arrested or summoned before a proper magistrate without unnecessary delay;
- 4. At the scene of an accident, if the owner or driver is not in a position to take charge of the vehicle and direct or request its proper removal;
- 5. The officer has probable cause that the person operating the vehicle has not been granted driving privileges or that the driving privileges of the person are currently suspended, revoked, canceled, denied, or disqualified;
- 6. The officer has probable cause that the vehicle has been used in the commission of a felony offense and the officer has obtained a search warrant authorizing the search and seizure of the vehicle;
- 7. The officer has probable cause that the vehicle is not insured as required by the Compulsory Insurance Law of this state;  $\frac{\partial}{\partial r}$

8. The vehicle is involved in a fatal motor vehicle collision and is needed for evidentiary purposes; or

9. A vehicle is left unattended upon any street, sidewalk, alley or thoroughfare and constitutes a hazard or obstruction to the normal movement of public transit along a rail fixed guideway. An unattended vehicle shall be deemed to constitute an obstruction if any portion of the vehicle remains in that lane utilized for the rail fixed guideway as designated by traffic lane markings or if any portion of the vehicle is outside of the designated parking location and protrudes into the lane of traffic utilized for the rail fixed guideway. For purposes of this paragraph, the head of a political subdivision's transportation division may authorize employees to cause to be towed any vehicle which constitutes a hazard or obstruction to the normal movement of public transit along a rail fixed guideway.

No vehicle shall be released after impoundment unless the owner provides to the storing facility proof of valid insurance or an affidavit of nonuse on the roadway, or in the event of a release request from an insurer or the representative of the insurer who has accepted liability for the vehicle, no such proof of insurance or affidavit of nonuse on the roadway shall be required.

B. A licensed wrecker operator is not liable for damage to a vehicle, vessel, or cargo that obstructs the normal movement of traffic or creates a hazard to traffic and is removed in compliance

with the request of a law enforcement officer, unless there is failure to exercise reasonable care in the performance of the act or for conduct that is willful or malicious.

1

3

5

6

7

8

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

- C. Each officer of the Department shall use the services of the licensed wrecker operator whose location is nearest to the vehicle to be towed in all instances in subsection A of this section. requests for services may be alternated or rotated among all licensed wrecker operators who are located within a reasonable radius of each other. In like manner, the officer shall advise any person requesting information as to the availability of a wrecker or towing service, the name of the nearest licensed wrecker operator, giving equal consideration to all licensed wrecker operators located within a reasonable radius of each other. In cities of less than fifty thousand (50,000) population, all licensed wrecker operators located near or in the city limits of such cities shall be considered as being equal distance and shall be called on an equal basis as nearly as possible. In counties bordering other states, if the officer deems safety and time considerations warrant, the officer may call a wrecker or towing service that is not on the rotation log.
- D. Any officer of the Department who has been requested by a person in need of wrecker or towing service to call a specific wrecker or towing service for such person, and who calls a different wrecker or towing service other than the one requested, without the

consent of the person, except where hazardous conditions exist,

shall be subject to progressive discipline issued by the Department

except in instances where a vehicle is removed from the roadway

under the authority of paragraphs 3, 4 and 6 of subsection A of this

section.

6

7

8

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

E. Operators conducting a tow under this section shall release all personal property within the vehicle to an insurer or representative of the insurer who has accepted liability for the vehicle, or to the registered owner or the owner's personal representative as designated by the registered owner on a form approved by the Department. The registered owner or representative of the registered owner shall provide proof of identity in accordance with the Department's rules related to establishing identity. Upon the release of personal property to an insurer or representative of the insurer, wrecker operators shall be exempt from all liability and shall be held harmless for any losses or claims of loss. Personal property shall include everything in a vehicle except the vehicle, the attached or installed equipment, vehicle keys or devices to start and unlock the vehicle, and the spare tire and tools to change the tire. Interlock devices may be removed pursuant to Section 11-902a of this title. If release of personal property occurs during normal business hours as prescribed by the Corporation Commission, it shall be at no cost to the registered owner or the owner prior to the repossession. After-hour

fees may be assessed as prescribed by this <a href="Chapter">Chapter</a> or by the Corporation Commission, when the release of property is made after the prescribed normal business hours.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- F. The operator of a wrecker or towing service may request a person offering proof of ownership of personal property and any interlock device to execute a form provided by the operator exempting the operator from liability for such release.
- G. The operator of a wrecker or towing service may, upon arriving at the scene of an accident requiring specialized labor, equipment, or debris remediation, contact an operator or employee who is licensed to engage in highway remediation and cleanup services by the Department of Environmental Quality to provide the appropriate specialized labor, equipment, or debris cleanup needed to assist with the clearing of an accident or to clear the roadway following an accident. If the operator of a wrecker or towing service contacts a remediation company to assist in the clearing of an accident or to clear the roadway following an accident, the services of both entities may be added to a single consolidated bill to be presented to an insurance company for payment by the wrecker or towing service. A wrecker or towing service may hold the vehicle and any equipment pursuant to a possessory lien until the consolidated bill is paid in full. If a consolidated bill is provided to an insurance company for payment, the provisions of

```
subparagraph b of paragraph 4 of subsection E of Section 953.1 of
 1
 2
    this title shall not apply.
 3
        SECTION 2. This act shall become effective November 1, 2025.
 4
 5
        60-1-12431 JBH
                              02/06/25
 6
 7
 8
 9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
```