1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	POLICY COMMITTEE RECOMMENDATION
4	FOR HOUSE BILL NO. 1753 By: Kerbs
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7	POLICY COMMITTEE RECOMMENDATION
8	An Act relating to motor vehicles; amending 47 O.S. 2021, Section 952, which relates to rulemaking
9	authority; modifying certain Corporation Commission duties; amending 47 O.S. 2021, Section 953.1, which
10	relates to maximum fees and charges; modifying duties of the Corporation Commission; deleting certain rate
11	calculations; requiring rates be calculated using
12	certain federal data; requiring certain annual update; modifying calculation of certain rates;
13	modifying responsible agency; amending 47 O.S. 2021, Section 953.2, as amended by Section 1, Chapter 316,
14	O.S.L. 2023 (47 O.S. Supp. 2024, Section 953.2), which relates to fees and charges for storage;
15	modifying duties of the Corporation Commission; requiring certain rates be calculated using certain
16	federal data; requiring certain annual update; modifying calculation of certain rates; amending 47
17	O.S. 2021, Section 966, which relates to the Nonconsensual Towing Act of 2011; modifying powers
18	and authority of the Corporation Commission; and providing an effective date.
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20	
21	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
22	SECTION 1. AMENDATORY 47 O.S. 2021, Section 952, is
23	amended to read as follows:
24	

Section 952. A. Except for the rates established by <u>duties</u> <u>assigned to</u> the Corporation Commission and other provisions as provided for by law, the Department of Public Safety shall have the power and authority necessary to license, supervise, govern and control wrecker vehicles and wrecker or towing services.

B. The Department of Public Safety shall adopt and prescribe
such rules as are necessary to carry out the intent of Section 951
et seq. of this title.

9 The rules shall state the requirements for facilities, for 10 storage of vehicles, necessary towing equipment, the records to be 11 kept by operators, liability insurance and insurance covering the 12 vehicle and its contents while in storage in such sum and with such 13 provisions as the Department deems necessary to adequately protect 14 the interests of the public, and such other matters as the 15 Department may prescribe for the protection of the public.

16 C. Unless otherwise regulated by the governing body of the 17 political subdivision, the wrecker vehicle used to perform wrecker 18 or towing services requested by a political subdivision of this 19 state for removal of a vehicle from public property for reasons 20 listed in Section 955 of this title shall be from the licensed 21 wrecker or towing service whose location is nearest to the vehicle 22 to be towed. Requests for service may be alternated or rotated 23 among all such licensed wrecker or towing services which are located 24 within a reasonable radius of each other. In cities of less than

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1 fifty thousand (50,000) population, all such licensed wrecker or towing services located near or in the city limits of such cities 2 shall be considered as being equal distance and shall be called on 3 an equal basis as nearly as possible. The police chief of any 4 5 municipality and the county sheriff of each county shall keep rotation logs on all requested tows, except where there are 6 7 insufficient licensed wrecker or towing services available to rotate such services or services are contracted after a competitive bid 8 9 process. Rotation logs shall be made available for public 10 inspection upon request. Any calls made from cell phones or two-way 11 radios by any law enforcement officer or employee of any 12 municipality or county to any wrecker service shall be listed on the 13 rotation or call logs and made available for public inspection. A 14 wrecker service shall not be removed from rotation without 15 notification to the wrecker operator stating the reason for removal 16 from the rotation log. All notification for removal from a rotation 17 log shall be mailed to the wrecker service owner at least ten (10) 18 days before removal from the rotation log and shall state the 19 procedure and requirements for reinstatement.

D. Except as otherwise provided in this subsection, the Department and any municipality, county or other political subdivision of this state shall not place any wrecker or towing service upon an official rotation log for the performance of services carried out pursuant to the request of or at the direction

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1 of any officer of the Department or municipality, county or 2 political subdivision unless the service meets the following 3 requirements:

Principal business facilities are located within Oklahoma;
 Tow trucks are registered and licensed in Oklahoma; and
 Owner is a resident of the State of Oklahoma or the service
 is an Oklahoma corporation.

In the event a licensed wrecker or towing service is not located 8 9 within a county, a wrecker or towing service that is located outside 10 of the county or this state and does not meet the above 11 qualifications may be placed on the rotation log for the county or 12 any municipality or political subdivision located within the county. 13 When performing services at the request of any officer, no 14 operator or wrecker or towing service upon the rotation logs shall 15 charge fees in excess of the maximum rates for services performed 16 within this state, including incorporated and unincorporated areas, 17 as established by the Commission.

E. The Department shall place a licensed Class AA wrecker service on the Highway Patrol Rotation Log in a highway patrol troop district in which the place of business and the primary storage facility of the wrecker service are located upon written request filed by the wrecker service with the Department. Upon further request of the wrecker service, the Commissioner of Public Safety or the Department employee with statewide responsibility for

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1 administration of wrecker services may place a wrecker service on the Highway Patrol Rotation Log in a district adjacent to the 2 district in which the place of business and the primary storage 3 facility of the wrecker service are located if the wrecker service 4 5 is in proximity to and within a reasonable radius of the boundary of the district. When a wrecker service is placed on the rotation log 6 7 in a district, the Department shall notify the wrecker service and the troop commander of the district. 8

9 F. The Commissioner of Public Safety or the Department employee 10 with statewide responsibility for administration of wrecker services 11 shall be responsible for establishing geographical areas of rotation 12 within the troop districts and for notifying each wrecker service of 13 the geographical areas of rotation to which the service is assigned.

14 G. The Department shall make all rotation logs available for 15 public inspection at the state office and shall make rotation logs 16 for a highway patrol troop district available for public inspection 17 at the district office.

18 SECTION 2. AMENDATORY 47 O.S. 2021, Section 953.1, is
19 amended to read as follows:

20 Section 953.1. A. The rates established by the Corporation 21 Commission in this section shall determine the nonconsensual tow 22 maximum fees and charges for wrecker or towing services performed in 23 this state, including incorporated and unincorporated areas, by a 24 wrecker or towing service licensed by the Department of Public

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1 Safety when that service appears on the rotation log of the Department or on the rotation log of any municipality, county or 2 other political subdivision of this state, and the services 3 4 performed are at the request or at the direction of any officer of 5 the Department or of a municipality, county, or political subdivision. No wrecker or towing service in the performance of 6 7 transporting or storing vehicles or other property towed as a result of a nonconsensual tow shall charge any fee which exceeds the 8 9 maximum rates established by the Commission this section. Such 10 rates shall be in addition to any other rates, fees or charges 11 authorized, allowed or required by law and costs to collect such 12 fees. Any wrecker or towing service is authorized to collect from 13 the owner, lienholder, agent or insurer accepting liability for 14 paying the claim for a vehicle or purchasing the vehicle as a total 15 loss vehicle from the registered owner of any towed or stored 16 vehicle, the fee required by Section 904 of this title including 17 environmental remediation fees and services.

B. When wrecker or towing services are performed as provided insubsection A of this section:

Each performance of a wrecker or towing service shall be
 recorded by the operator on a bill or invoice as prescribed by rules
 of the Department and by order of the Commission;

23 2. Nothing herein shall limit the right of an operator who has
 24 provided or caused to be provided wrecker or towing services to

1 require prepayment, in part or in full, or guarantee of payment of 2 any charges incurred for providing such services;

3 3. This section shall not be construed to require an operator
4 to charge a fee for the performance of any wrecker or towing
5 services; and

6 The operator is authorized to collect all lawful fees from 4. 7 the owner, lienholder or agent or insurer accepting liability for paying the claim for a vehicle or purchasing the vehicle as a total 8 9 loss vehicle from the registered owner of the towed vehicle for the performance of any and all such services and costs to collect such 10 11 fees. An operator shall release the vehicle from storage upon 12 authorization from the owner, agent or lienholder of the vehicle or, 13 in the case of a total loss, the insurer accepting liability for 14 paying the claim for the vehicle or purchasing the vehicle where the 15 vehicle is to be moved to an insurance pool yard for sale.

16 C. The rates in subsections D through G of this section shall 17 be applicable until superseded by rates established by the 18 Commission.

19 D. Distance rates.

20 1. Rates in this subsection shall apply to the distance the 21 towed vehicle is transported and shall include services of the 22 operator of the wrecker vehicle. Hourly rates, as provided in 23 subsection E of this section, may be applied in lieu of distance 24 rates. Hourly rates may be applied from the time the wrecker

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1	vehicle is assigned to the service call until the time it is
2	released from service either upon return to the premises of the
3	wrecker or towing service or upon being assigned to perform another
4	wrecker or towing service, whichever occurs first. When the hourly
5	rate is applied in lieu of distance towing rates, the operator may
6	not apply the two-hour minimum prescribed in subsection E of this
7	section nor may hookup or mileage charges, as prescribed in this
8	section, be applied.
9	Such distance rates shall be computed via the shortest highway
10	mileage as determined from the latest official Oklahoma Department
11	of Transportation state highway map, except as follows:
12	a. for distances or portions of distances not
13	specifically provided for in the governing highway
14	map, the actual mileage via the shortest practical
15	route will apply,
16	b. in computing distances, fractions of a mile will be
17	retained until the final and full mileage is
18	determined, at which time any remaining fraction shall
19	be increased to the next whole mile,
20	c. when, due to circumstances beyond the control of the
21	wrecker or towing service, roadway conditions make it
22	impractical to travel via the shortest route, distance
23	rates shall be computed based on the shortest
24	practical route over which the wrecker vehicle and the

1	vehicle it is towing o	can be moved, which rou	te shall
2	be noted on the bill o	or invoice, or	
3	d. when the wrecker or to	wing service is perfor	med upon
4		coad, the turnpike or t	
5		to determine the dista	
6			
-		.ke or toll road fees m	ay be
7	added to the bill or i	nvolce.	
8	2. Maximum distance rates shall	be as follows:	
9	Weight of Towed Vehicle	Distance	Rate
10	(In pounds, including	Towed	Per
11	equipment and lading)		Mile
12	Single vehicle: 8,000 or less	25 miles or less	\$3.00
13	Single vehicle: 8,000 or less	Over 25 miles	\$2.50
14	Single vehicle: 8,001 to 12,000	25 miles or less	\$3.40
15	Single vehicle: 8,001 to 12,000	Over 25 miles	\$3.00
16	Single vehicle: 12,001 to 40,000	Any	\$5.75
17	Single vehicle: 40,000 or over	Any	\$6.75
18	Combination of vehicles	Any	\$6.75
19	E. Hourly Rates.		
20	1. Rates in this subsection sha	all apply for the use o	fa
21	wrecker vehicle and shall include se	ervices of the operator	of such
22	wrecker, except as provided in parag	raph 4 of this subsect	ion .
23	Rates shall apply for all wrecker or	towing services perfo	rmed that

24 are not otherwise provided for in this section, including, but not

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1 limited to, waiting and standby time, but shall not include the 2 first fifteen (15) minutes of service following the hookup of a 3 vehicle when a hookup fee is assessed, as provided in subsection F 4 of this section.

5 Hourly rates shall apply from the time the vehicle or labor is assigned to the service call until the time it is released from 6 7 service either upon return to the premises of the wrecker or towing service or upon being assigned to perform another wrecker or towing 8 service, whichever occurs first. Whenever a wrecker vehicle is used 9 10 to tow a vehicle subject to distance rates, as provided in 11 subsection D of this section, hourly rates shall apply only for the 12 time such wrecker is used in the performance of services other than 13 transportation, except when such hourly rates are used in lieu of 14 such distance rates. The hourly rates established in this 15 subsection shall be calculated using the current daily federal per 16 diem rate maintained by the United States General Services 17 Administration (GSA). As used in this subsection, the daily federal 18 per diem rate shall include the rate for meals and lodging for the 19 locality in which the wrecker and towing service occurs. Rates 20 shall be automatically adjusted annually in accordance with the 21 updated GSA per diem rates for each locality.

As used in this subsection, rates stated per hour apply for whole hours and, for fractions of an hour, rates stated per fifteen (15) minutes apply for each fifteen (15) minutes or fraction thereof

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over seven and one-half $(7 \ 1/2)$ minutes. However, if the service 1 2 subject to an hourly rate is performed in less than two (2) hours, the charge applicable for two (2) hours $\frac{may}{may}$ shall be assessed 3 except as provided for in subsection D of this section. 4 5 2. Maximum hourly rates for wrecker or towing services performed for passenger vehicles, when rates for such services are 6 7 not otherwise provided for by law, shall be as follows: Weight of Towed Passenger Vehicle Rate Per Rate Per 8 9 (In pounds) Hour 15 Minutes 10 Single vehicle: 8,000 or less \$60.00 \$15.00 Single vehicle: 8,001 to 24,000 \$80.00 \$20.00 11 Single vehicle: 24,001 to 44,000 \$120.00 12 \$30.00 13 Single vehicle: 44,001 or over \$180.00 \$45.00 14 Combination of vehicles \$180.00 \$45.00

15 3. Maximum hourly rates for all other wrecker or towing 16 services, when rates for such other services are not otherwise 17 provided for by law, shall be determined based upon the gross

18 vehicle weight rating of each wrecker vehicle used as follows:

19	GVWR of Wrecker Vehicle	Rate Per	Rate-Per
20	(In pounds)	Hour	15 Minutes
21	8,000 or less	\$60.00	\$15.00
22	8,001 to 24,000	\$80.00	\$20.00
23	24,001 to 44,000	\$120.00	\$30.00
24	44,001 or over	\$180.00	\$45.00

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1	Combination w	recker vehicle		
2	-with GVWR of	-24,000 or over	\$180.00	\$45.00
3	4. a.	Maximum hourly rat	es for extra labor shal	l be Thirty
4		Dollars (\$30.00) p	er person per hour.	
5	b.	Maximum hourly rat	es for skilled or speci	alized labor
6		and/or equipment s	hall be the actual cust	omary and
7		ordinary rates cha	rged for such labor and	l/or
8		equipment. When s	killed or specialized l	abor or
9		equipment is requi	red, the wrecker operat	or's cost for
10		such skilled or sp	ecialized labor or equi	pment plus a
11		twenty-five percen	t (25%) gross profit ma	rkup to cover
12		overhead costs for	such labor will be add	led to the
13		invoice or freight	bill to be collected i	n addition to
14		all other applicab	le charges.	
15	F. Hooku j	p Rates.		
16	1. Rates	in this subsection	shall apply to the hoe	kup of a
17	vehicle to a v	wrecker vehicle whe	n such hookup is perfor	med in
18	connection wi	th a wrecker or tow	ing service described i	n this
19	section. Such	h hookup rate shall	include the first fift	.een (15)
20	minutes of suc	ch service, for whi	ch there shall be no ad	lditional fee
21	charged, but :	shall not include t	he use of a dolly or re	llback
22	equipment or a	a combination wreck	er vehicle to accomplis	h such
23	hookup, for w	hich an additional	fee may be charged as p	rovided in
24	subsection G (of this section. H	ookup shall include, bu	t not be

1	limited to, the attachment of a vehicle to or the loadin	g of a
2	vehicle onto a wrecker vehicle.	
3	2. Maximum hookup rates shall be as follows:	
4	Weight of Vehicle Being Hooked Up	
5	(In pounds, including equipment	Rate
6	and lading)	
7	Single vehicle: 8,000 or less	\$65.00
8	Single vehicle: 8,001 to 12,000	\$75.00
9	Single vehicle: 12,001 to 24,000	\$85.00
10	Single vehicle: 24,001 or over	\$95.00
11	Combination of vehicles	\$95.00
12	G. Additional Service Rates.	
13	1. Rates in this subsection shall apply to the perf	ormance of
14	the following services:	
15	a. the disconnection and reconnection of a to	wed
16	vehicle's drive line when necessary to pre	vent
17	mechanical damage to such vehicle,	
18	b. the removal and replacement of a towed veh	icle's axle
19	when necessary to prevent mechanical damag	e to such
20	vehicle, or	
21	c. the use of a dolly or rollback equipment w	hen
22	essential to prevent mechanical damage to	a towed
23	vehicle or when neither end of such vehicl	e is capable
24		

1		of beir	ng towed safel	y while in conta	act with the
2		roadway] •		
3	2. Maxim	um addit	cional service	rates shall be	as follows:
4	Weight of Tow	ed	÷	Service Perform	ed
5	Vehicle (In p	ounds,	Disconnect	Reconnect	Use of Dolly
6	including equ	ipment	Drive Line;	Drive Line;	or Rollback
7	and lading)		Remove Axle	Replace Axle	Equipment
8			Rate Po	er Service Perf	ormed
9	8,000 or less		\$10.00	\$15.00	\$25.00
10	8,001 to 12,0	00	\$15.00	\$20.00	\$30.00
11			Rate Per 15 I	Minutes of Serv:	ice Performed
12	12,001 or ove	r	\$20.00	\$20.00	Not applicable
13	H.				
14	<u>a.</u>	for veh	nicles weighind	g ten thousand	(10,000) pounds or
15		less, t	the rate shall	be one times th	he daily federal
16		per die	em rate for eac	ch hour of serv	ice, with a two (2)
17		hour mi	inimum. The ra	ate per fifteen	-minute increment
18		over th	ne two-hour min	nimum shall be a	assessed at one-
19		quarter	c (1/4) the da	ily federal per	diem rate. Winch
20		time sh	nall be two tin	mes the daily fe	ederal per diem
21		rate fo	or this weight	class, and	
22	b.	for veh	nicles weighind	g ten thousand o	one (10,001) pounds
23		or more	e, the rate sha	all be two and o	one-half times the
24		daily f	federal per die	em rate for eacl	n hour of service,

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1 with a two (2) hour minimum. The rate per fifteen-2 minute increment over the two-hour minimum shall be assessed at one-half (1/2) the daily federal per diem 3 4 rate. Winch time shall be five times the daily 5 federal per diem rate for this weight class. D. An operator shall be required to provide reasonable 6 7 documentation to substantiate all lawful fees charged the owner, lienholder, agent or insurer paying the claim for the towed vehicle. 8 9 Fees for which the operator is being reimbursed or having paid to a 10 third party, shall include copies of the invoice or other 11 appropriate documents to substantiate such payment to said third 12 party.

13 I. Wrecker fees, including maximum distance, hourly, and hookup 14 rates shall be adjusted weekly by adding a fuel surcharge as provided in this section. The fuel surcharge shall be based on the 15 16 Department of Energy "weekly retail on-highway diesel prices" for 17 the "Midwest region" using Two Dollars (\$2.00) per gallon as the 18 base price with no fees added. The wrecker fees shall be adjusted 19 to allow a one-percent increase in fees for every ten-cent increase 20 in fuel cost starting at Two Dollars and ten cents (\$2.10) per 21 gallon.

22 J. E. When skilled or specialized labor or equipment is 23 required, the cost incurred by the wrecker operator for such skilled 24 or specialized labor or equipment plus an additional twenty-five percent (25%) gross profit markup or gross profit margin shall be allowed to cover overhead costs for such labor and will be added to the invoice or freight bill to be collected in addition to all other applicable charges. This applies to labor and equipment not regulated by the Commission.

6 K. F. Wrecker operators shall be allowed to obtain ownership 7 and insurer information, including accident reports and other public records, from the Oklahoma Tax Commission Service Oklahoma or other 8 9 states' motor vehicle agencies or from law enforcement agencies for 10 the purpose of determining ownership and responsibility for wrecker 11 fees. In the event a state of origin is not known, the Department 12 of Public Safety and the Oklahoma Tax Commission Service Oklahoma 13 shall assist in providing such information. The wrecker operator is 14 authorized to collect lawful fees for such costs and services from 15 the owner, lienholder that seeks possession of a vehicle under a 16 security interest, agent, or insurer accepting liability for paying 17 the claim for a vehicle or purchasing the vehicle as a total loss 18 vehicle from the owner of any towed or stored vehicle.

19SECTION 3.AMENDATORY47 O.S. 2021, Section 953.2, as20amended by Section 1, Chapter 316, O.S.L. 2023 (47 O.S. Supp. 2024,21Section 953.2), is amended to read as follows:

Section 953.2. A. The rates established by order of the Corporation Commission in this section shall determine the maximum fees and charges for the storage and after-hours release of

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nonconsensual towed vehicles, including incorporated and 1 unincorporated areas, by a wrecker or towing service licensed by the 2 Department of Public Safety and repair facilities as defined in 3 Section 953 of Title 15 of the Oklahoma Statutes. No wrecker or 4 5 towing service or repair facilities shall charge any fee for nonconsensual towed vehicles and storage which exceeds the maximum 6 rates established by the Commission this section. Such rates shall 7 be in addition to any other rates, fees or charges authorized, 8 9 allowed or required by law, including environmental remediation fees 10 and services.

B. 1. Storage or after-hours release of a towed vehicle, or both, provided by a wrecker or towing service or by a repair facility shall be recorded by the operator on a bill or invoice as prescribed by rules of the Department.

15 2. Nothing herein shall limit the right of an operator or 16 repair facility who has provided or caused to be provided storage or 17 after-hours release of a towed vehicle, or both, to require 18 prepayment, in part or in full, or guarantee of payment of any 19 charges incurred for providing such services.

3. This section shall not be construed to require an operator or repair facility to charge a fee for the storage or after-hours release, or both, of any towed vehicle.

4. The operator or repair facility is authorized to collect all
lawful fees in acceptable forms of payment such as through check,

1 credit card, automated clearing house transfer, or debit card from the owner, lienholder or agent of the towed vehicle or insurer 2 accepting liability for paying the claim for a vehicle or purchasing 3 4 the vehicle as a total loss vehicle from the registered owner for 5 the performance of any and all such services. An operator or repair facility shall make the towed vehicle available for inspection by 6 7 the owner, lien holder, agent of the towed vehicle, or insurer accepting liability for paying the claim for a vehicle and shall 8 9 release the vehicle from storage upon authorization from the owner, 10 agent or lienholder of the vehicle or in the case of a total loss, 11 the insurer accepting liability for paying the claim for the vehicle 12 or purchasing the vehicle where the vehicle is to be moved to an 13 insurance pool yard for sale.

14 C. The rates in subsections D through F of this section shall 15 be applicable until superseded by rates established by the 16 Commission.

17 D. Outdoor Storage Rates.

Rates in this subsection shall apply to the outdoor storage
 of a towed vehicle. Rates may be applied from the time the towed
 vehicle is brought onto the outdoor storage facility premises.
 Rates shall apply to each calendar day of outdoor storage; provided,
 the maximum twenty-four-hour fee, as provided for in this section,
 may be charged for any towed vehicle which is stored for a portion
 of a twenty-four-hour period. The hourly rates established in this

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1	subsection shall be calculated using the current of	daily federal per
2	diem rate established by the United States General	l Services
3	Administration (GSA). As used in this subsection,	, the daily federal
4	per diem rate shall include the rate for meals and	d lodging for the
5	locality in which the storage occurs. Rates shall	l be automatically
6	adjusted annually in accordance with the updated (GSA per diem rates
7	for each locality.	
8	2. Maximum outdoor storage rates shall be as	follows:
9		Rate per Each
10		24-hour Period or
11	Type of Towed Vehicle	Portion Thereof
12	Single vehicle: motorcycle, automobile,	
13	or light truck up to 20 feet in length	\$15.00
14	Single vehicle or combination of vehicles	
15	over 20 feet in length but less than 30	
16	feet in length	\$20.00
17	Single vehicle or combination of vehicles	
18	over 30 feet in length and up to 8 feet	
19	in width	\$25.00
20	Single vehicle or combination of vehicles	
21	over 30 feet in length and over 8 feet	
22	in width	\$35.00
23	E.	
24		

1	a. for vehicles twenty (20) feet or less in length, one-
2	third $(1/3)$ the daily federal per diem rate, and
3	b. for vehicles twenty-one (21) feet or more in length,
4	two-thirds $(2/3)$ the daily federal per diem rate.
5	<u>D.</u> Indoor Storage Rates.
6	1. Rates in this subsection shall apply to the indoor storage
7	of a towed vehicle. Rates may be applied from the time the towed
8	vehicle is brought into the indoor storage facility premises. Rates
9	shall apply to each calendar day of indoor storage; provided, the
10	maximum twenty-four-hour fee, as provided for in this section, may
11	be charged for any towed vehicle which is stored for a portion of a
12	twenty-four-hour period.
13	2. Maximum indoor storage rates shall be as follows:
14	Rate per Each
15	24-hour Period or
15 16	24-hour Period orType of Towed VehiclePortion Thereof
16	Type of Towed Vehicle Portion Thereof
16 17	Type of Towed Vehicle Portion Thereof Single vehicle: motorcycle, automobile,
16 17 18	Type of Towed VehiclePortion ThereofSingle vehicle: motorcycle, automobile,or light truck up to 20 feet in length\$25.00
16 17 18 19	Type of Towed VehiclePortion ThereofSingle vehicle: motorcycle, automobile, or light truck up to 20 feet in length\$25.00Single vehicle or combination of vehicles\$25.00
16 17 18 19 20	Type of Towed Vehicle Portion Thereof Single vehicle: motorcycle, automobile, or light truck up to 20 feet in length single vehicle or combination of vehicles \$25.00 over 20 feet in length but less than 30
16 17 18 19 20 21	Type of Towed VehiclePortion ThereofSingle vehicle: motorcycle, automobile, or light truck up to 20 feet in length\$25.00Single vehicle or combination of vehicles over 20 feet in length but less than 30 feet in length\$30.00
16 17 18 19 20 21 22	Type of Towed Vehicle Portion Thereof Single vehicle: motorcycle, automobile, or light truck up to 20 feet in length \$25.00 Single vehicle or combination of vehicles over 20 feet in length but less than 30 feet in length \$30.00 Single vehicle or combination of vehicles

1	1 Single vehicle or combine	tion of vehicles
2	2 over 30 feet in length	and over 8 feet
3	3 in width	\$45.00
4	4 <u>a.</u> for vehicles tw	enty (20) feet or less in length, two-
5	5 <u>thirds (2/3) th</u>	e daily federal per diem rate, and
6	6 <u>b.</u> for vehicles tw	enty-one (21) feet or more in length,
7	7 <u>one times the c</u>	laily federal per diem rate.
8	8 3. For purposes of this	subsection, "indoor storage" means the
9	9 vehicle is kept in an enclose	ed facility.
10	0 F. E. After-Hours Releas	e Rate.
11	1 1. The rate in this subs	ection shall apply to the release of a
12	2 towed vehicle to the owner, 1	ienholder, or agent when such release
13	3 occurs at a time other than r	ormal business hours.
14	4 2. As used in this subse	ection:
15	5 a. "after-hours re	elease rate" shall mean the rate charged
16	6 for the release	e of a towed vehicle between the hours
17	7 of midnight and	8:00 a.m., or between the hours of
18	8 4:00 p.m. and n	idnight Monday through Friday, or any
19	9 time on Saturda	y, Sunday or a national holiday, and
20	0 b. "national holic	lay" shall mean New Year's Day, Martin
21	1 Luther King Day	, George Washington's Birthday, on the
22	2 third Monday in	February, Memorial Day, Independence
23	3 Day, Labor Day,	Veterans Day, Thanksgiving Day and
24	4 Christmas Day,	and shall further include the Friday
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before such national holiday which falls on a Saturday and the Monday following such national holiday which falls on a Sunday.

3. The maximum after-hours release rate shall be Fifteen
5 Dollars (\$15.00) per quarter hour for the release of any single
6 vehicle or combination of vehicles.

7 G. F. An operator or repair facility shall be required to provide reasonable documentation to substantiate all lawful fees 8 9 charged the owner, lienholder, agent or insurer accepting liability 10 for paying the claim for the towed vehicle or purchasing the towed 11 vehicle. Fees for which the operator or repair facility is being 12 reimbursed, or having paid to a third party, shall include copies of 13 the invoice or other appropriate documents to substantiate the 14 payment to the third party.

15 SECTION 4. AMENDATORY 47 O.S. 2021, Section 966, is
16 amended to read as follows:

Section 966. A. This act shall be known and may be cited asthe "Nonconsensual Towing Act of 2011".

B. The provisions of this act shall apply to every wrecker operating within the State of Oklahoma removing and storing vehicles from Oklahoma roads and highways or private property as a result of a nonconsensual tow.

C. The Corporation Commission, by Commission order, shall havethe power and authority necessary:

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To establish supervise and enforce wrecker rates established
 by law for the transportation and storage of motor vehicles removed
 due to a nonconsensual tow from Oklahoma roads and highways or
 private property; and

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2. To supervise and enforce such rates; and

G 3. To mediate and adjudicate complaints that may arise from
7 charges assessed as a result of such vehicle removal.

D. Rates as specified in Sections 953.1 and 953.2 of Title 47
of the Oklahoma Statutes shall remain in effect until rates are
established by order of the Commission.

E. Rates established by the Commission shall be fair and reasonable.

13 F. The Commission may assess fines or other penalties to any 14 wrecker or towing service for failure to comply with prescribed 15 rates as established by the Commission law, failure to pay a levied 16 assessment or comply with any applicable order of the Commission. Repeat violations by a wrecker or towing service are cause for 17 18 revocation of its license issued by the Department of Public Safety. 19 G. E. The Department shall cooperate with the Commission to 20 implement this act and may enter into agreements to facilitate this

21 act.

SECTION 5. This act shall become effective November 1, 2025.

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