To: Judiciary B

By: Representative Steverson

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1622

AN ACT TO ESTABLISH THE "COMMERCIAL VEHICLE TOWING ADVISORY COMMITTEE" WITHIN THE COMMERCIAL TRANSPORTATION ENFORCEMENT DIVISION OF THE MISSISSIPPI DEPARTMENT OF PUBLIC SAFETY; TO PROVIDE FOR THE COMMITTEE'S MEMBERSHIP COMPOSITION, TERMS OF 5 SERVICE AND PRESCRIBE ITS POWERS AND DUTIES; TO PROVIDE FOR THE 6 REGULATION OF NONCONSENSUAL TOWING AND CHARGES FOR COMMERCIAL 7 MOTOR VEHICLES; TO ESTABLISH REGULATIONS FOR TOWING AND RECOVERY 8 SERVICE PROVIDERS; TO ESTABLISH A RESOLUTION PROCESS FOR 9 COMMERCIAL MOTOR VEHICLE OWNERS WHO DISPUTE THE AMOUNT OF TOWING 10 AND RECOVERY FEES AND CHARGES; TO REQUIRE THE COMMITTEE TO APPROVE TOWING RATES BASED ON CERTAIN STANDARDS; TO PROVIDE FOR 11 12 DISCIPLINARY ACTION AGAINST TOWING AND RECOVERY SERVICE PROVIDERS 13 FOR VIOLATIONS; AND FOR RELATED PURPOSES. 14 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 15 SECTION 1. For purposes of this act, the following terms 16 shall have the meanings ascribed in this section unless the context of use clearly requires otherwise: 17 (a) "Motor vehicle" means a vehicle intended primarily 18 19 for use and operation on public roads and highways which is 20 self-propelled. 21 (b) "Nonconsensual towing" means the moving,

transporting, or recovery of a commercial vehicle by a towing and

recovery service without the prior consent or authorization of the

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- 24 owner or operator of the motor vehicle from private property
- 25 and/or by police-initiated towing.
- 26 (c) "Towing" means the moving, transporting, or
- 27 recovery from public or private property or from a storage
- 28 facility of a person's commercial motor vehicle, the moving or
- 29 removing of an unclaimed commercial motor vehicle, or the
- 30 immobilization of or preparation for moving or removing of the
- 31 commercial motor vehicle, for which a fee is charged, either
- 32 directly or indirectly.
- (d) "Heavy-duty towing" means towing of a vehicle
- 34 including trailers and semitrailers with a gross vehicle rating
- 35 over twenty-six thousand (26,000) pounds.
- 36 (e) "Medium-duty towing" means towing of a vehicle
- 37 including trailers or semitrailers with a gross vehicle rating
- 38 from over fifteen thousand (15,000) pounds to twenty-six thousand
- 39 (26,000) pounds.
- 40 (f) "Towing and recovery service" means an individual
- 41 or business entity that provides towing and recovery services at
- 42 the direction of a law enforcement officer or private property
- 43 owner in exchange for a fee or charge.
- 44 (g) "Law enforcement officer" means any person
- 45 appointed or employed full time by the state or any political
- 46 subdivision thereof, by the state military department as provided
- 47 in Section 33-1-33 or by a hospital as provided in Section
- 48 41-9-41, who is duly sworn and vested with authority to bear arms

- 49 and make arrests, and whose primary responsibility is the
- 50 prevention and detection of crime, the apprehension of criminals
- 51 and the enforcement of the criminal and traffic laws of this state
- 52 and/or the ordinances of any political subdivision thereof. The
- 53 term "law enforcement officer" also includes those district
- 54 attorney criminal investigators who are designated as law
- 55 enforcement officers, the acting Commissioner of Public Safety,
- 56 the acting Director of Mississippi Bureau of Narcotics, the acting
- 57 Director of the Office of Homeland Security, and any employee of
- 58 the Department of Public Safety designated by the commissioner who
- 59 has previously served as a law enforcement officer and who would
- 60 not otherwise be disqualified to serve in such capacity.
- (h) "Tow list" means a list of approved towing
- 62 companies compiled, maintained, and utilized by a law enforcement
- 63 officer or his or her designee and as authorized by the
- 64 Mississippi Department of Public Safety to perform
- 65 police-initiated towing services of disabled or abandoned
- 66 commercial motor vehicles.
- (i) "Police-initiated towing" means towing of a
- 68 commercial motor vehicle which was authorized, requested or
- 69 dispatched by a law enforcement officer.
- 70 (j) "Vehicle immobilization device" means a mechanical
- 71 device that is designed or adapted to be attached to a wheel,
- 72 tire, or other part of a parked commercial motor vehicle to
- 73 prohibit the vehicle's usual manner of movement or operation.

74	(k) "Per pound billing" means a method of calculating a
75	fee for towing using a formula that considers the weight of the
76	commercial motor vehicle, equipment or cargo that is the subject
77	of the towing and multiplies the weight of the vehicle, equipment
78	or cargo by a monetary amount.
79	(1) "Drop fee" means a fee for towing and recovery
80	service charges to unhook a commercial motor vehicle from a tow
81	truck.
82	(m) "Cargo" means goods and materials transported by a
83	commercial motor vehicle as defined in 49 CFR Section 390.5,
84	including, without limitations:
85	(i) Pallets;
86	(ii) Containers;
87	(iii) Bracing;
88	(iv) Air pillows;
89	(v) Tie-down assemblies and other securement
90	systems;
91	(vi) Cradles;
92	(vii) Shocks; and
93	(viii) All other dunnage or packaging.
94	(n) "Commercial vehicle" means any self-propelled or
95	motored device designed to be used or used primarily for the
96	transportation of passengers or property, or both, and having a
97	gross vehicular weight rating of fifteen thousand (15,000) pounds
98	or more.

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99	SECTION 2. (1) There is established within the Commercial
100	Transportation Enforcement Division of the Mississippi Department
101	of Public Safety, the "Commercial Vehicle Towing Advisory
102	Committee," which shall consist of the following members:
103	(a) The Commissioner of the Mississippi Department of
104	Public Safety, or his or her designee;
105	(b) The Director of the Mississippi Highway Patrol
106	(Assistant Commissioner of the Mississippi Department of Public
107	Safety), or his or her designee;
108	(c) Two (2) members, appointed by the Governor, to
109	represent the towing and recovery services in the state;
110	(d) Two (2) members, appointed by the Governor, to
111	represent the commercial motor carriers within the state; and
112	(e) One (1) member, appointed by the Governor, to
113	represent the local police jurisdictions.
114	(2) (a) The members of the committee shall be appointed
115	within thirty (30) days of the effective date of this act. Any
116	vacancy in the committee shall not affect its powers, but shall be
117	filled as prescribed in subsection (1) of this section. The
118	committee shall hold its first meeting within sixty (60) days of
119	the effective date of this act, upon a call of the commissioner.
120	A majority of the membership of the committee shall constitute a
121	quorum, and shall meet at the call of the chairmen. All members
122	must be notified in writing of all meetings at least five (5) days

before the date on which a meeting of the committee is scheduled.

- 124 At its first meeting, the committee shall elect a chairperson from
- 125 its membership to serve for a term of two (2) years. A
- 126 chairperson may serve consecutive terms.
- 127 (b) After its inaugural meeting, meetings of the
- 128 committee shall be held on dates and at times and locations within
- 129 the state selected by the chairperson in consultation with the
- 130 other members, or as determined by the commissioner if the most
- 131 recent chairperson's term has expired.
- 132 (3) Members of the committee shall serve for a term of two
- 133 (2) years, and may serve consecutive terms. Members shall serve
- 134 without compensation but shall receive a per diem in the amount
- 135 provided in Section 25-3-69 for each day engaged in the business
- 136 of the committee, and shall receive reimbursement for travel
- 137 expenses incurred while engaged in official business of the
- 138 committee in accordance with Section 25-3-41.
- 139 (4) The Commercial Vehicle Towing Advisory Committee shall
- 140 keep and maintain a record of all proceedings of the Commercial
- 141 Vehicle Towing Advisory Committee, and copies of all orders and
- 142 recommendations issued by the Commercial Vehicle Towing Advisory
- 143 Committee.
- 144 **SECTION 3.** The Commercial Vehicle Towing Advisory Committee
- 145 shall:
- 146 (a) Establish and maintain a tow list, by county, of
- 147 qualifying towing and recovery services for use by law enforcement

148	officers	in	this	state	and	make	the	tow	list	available	to	the
149	public or	ı re	equest	t ;								

- 150 (b) Establish regulations and standards for the
 151 inclusion of a towing and recovery service on the tow list,
 152 including application procedures and minimum qualification
 153 requirements;
- 154 (c) Establish statewide maximum towing and storage
 155 rates for nonconsensual tows, including those from private
 156 property. The established maximum rates shall include maximum
 157 rates for administrative fees, as well as hazardous materials and
 158 cargo clean-up rates, provided as follows:
- (i) A towing and recovery service may charge less
 than but may not charge more than the approved statewide maximum
 rates;
 - (ii) The governing authority of a municipality may require a towing and recovery service charge lower than maximum rates on towing between points within such municipality than those provided by the committee's maximum rates. The governing authority of a municipality shall not provide for higher maximum rates than are provided for by the department;
- (iii) The towing and recovery service shall not
 charge or retain any fees not identified by the committee for the
 maximum rates for towing and storage of a commercial motor vehicle
 after a nonconsensual tow from private property; and

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172	(iv) The statewide maximum towing and storage
173	rates for nonconsensual tows shall be reviewed annually. Market
174	fluctuations within the towing industry may be considered, along
175	with current consensual towing market rates and their relationship
176	to nonconsensual towing rates;
177	(d) Require the towing and service recovery service to
178	ban the use of per pound billing for nonconsensual tows; and
179	(e) Publish a Towing Service Standards Manual, with
180	rules and regulations governing the use of towing and recovery
181	services for nonconsensual towing of commercial motor vehicles no
182	later than January 1, 2025. At a minimum, the rules and
183	regulations shall include the following provisions to:
184	(i) Establish the information required to be
185	included on any invoice associated with the towing of a commercial
186	motor vehicle, including, but not limited to, requiring that the
187	invoice be itemized;
188	(ii) Establish factors that shall be considered in
189	determining whether a charge levied by a towing and recovery
190	service is fair, equitable and reasonable;
191	(iii) Establish a process the committee shall use
192	to receive, investigate and adjudicate complaints against a towing
193	and recovery service;
194	(iv) Establish a service charge dispute resolution
195	process that includes, at minimum, provisions requiring completion

of a written complaint form, deadlines for initiating a complaint

197	after receiving an itemized invoice, deadlines for responding to a
198	complaint, cessation of storage fees during the complaint
199	resolution process, a hearing on the complaint, and deadlines for
200	issuing a formal decision adjudicating the service charge dispute;
201	(v) Establish an appeals process for the appeal of
202	any determination or order of the committee under this subsection;
203	(vi) Establish a disciplinary procedure for
204	violations of the rules by a towing and recovery service,
205	including the assessment of fines for violations and/or criminal
206	misdemeanor or felony penalties and the suspension or removal of a
207	towing and recovery service from the tow list; and
208	(vii) Establish a process the department may use
209	to suspend or remove a towing and recovery service from any tow
210	list.
211	SECTION 4. (1) Upon nonconsensual towing or recovery of a
212	commercial motor vehicle and movement of the commercial motor
213	vehicle to a storage facility, a towing and recovery service shall
214	allow an owner of a commercial motor vehicle or a designee of the
215	owner of the commercial motor vehicle to access the vehicle in a
216	reasonable manner as established by rules adopted by the
217	Commercial Vehicle Towing Advisory Committee and retrieve any
218	cargo or contents in or on the commercial motor vehicle, including
219	a trailer, tractor, and any items necessary to carry out the
220	interrupted job. Cargo and contents in or on the commercial motor

221	vehicle	e may	not	be	held	рÀ	the	towing	and	recovery	service	to
222	secure	towir	ng ai	nd :	recove	ery	chai	rges.				

- (2) The towing and recovery service shall provide a commercial vehicle owner or operator or owner's designee with reasonable access to the vehicle so that the vehicle owner or operator or the owner's designee may access and collect any personal property or cargo contained in the vehicle, regardless of whether any payment has been made for the towing and recovery service charges.
- 230 (3) If there is no dispute as to the charges assessed by the
 231 towing and recovery service for the nonconsensual towing of the
 232 commercial motor vehicle, the vehicle owner or operator or owner's
 233 designee shall pay the tow invoice and the towing and recovery
 234 service shall release a vehicle and any cargo immediately.
- 235 (4) If there is a dispute as to the reasonableness or amount 236 of the fees assessed by the towing and recovery service, the 237 towing and recovery service shall release the cargo immediately to 238 the owner or owner's agent on submission of:
- 239 (a) Proof of ownership if the cargo does not belong to 240 the commercial motor carrier; or
- 241 (b) If the cargo belongs to the commercial motor 242 carrier:
- 243 (i) A letter from the insurance company stating 244 that there is coverage for the relevant claim or accident and

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245	including,	at minimum,	, a	claım	number,	policy	number,	, and	policy

- 246 limit; or
- 247 (ii) If an insurance policy required under
- 248 subparagraph (i) of this paragraph (b) is not high enough to cover
- 249 the cost of the cargo clean-up, a signed letter of guarantee from
- 250 the commercial motor carrier; and
- 251 (iii) The towing and recovery service shall
- 252 release the vehicle to the owner or the owner's designee on
- 253 payment of twenty percent (20%) of the invoice by the vehicle
- owner or operator or the owner's designee;.
- 255 (c) A payment under paragraph (b) (iii) of this
- 256 subsection does not eliminate the remainder of the financial
- 257 obligation to the towing and recovery service.
- 258 **SECTION 5.** In authorizing a towing and recovery service to
- 259 perform towing services, any law enforcement officer may utilize
- 260 the services of a tow list, provided:
- 261 (a) They are under no obligation to include or retain
- 262 the services of any towing and recovery service in any contract or
- 263 agreement with respect to any tow list established pursuant to
- 264 this subsection. A towing and recovery service is subject to
- 265 removal from a tow list at any time; and
- 266 (b) An owner or operator of a commercial motor vehicle
- 267 may request a specific towing and recovery service, and that
- 268 request shall be honored by the law enforcement officer unless the
- 269 requested towing and recovery service cannot or does not respond

in a reasonable time, as determined by the law enforce	ement
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- 271 officer.
- 272 **SECTION 6.** It shall be unlawful for:
- 273 (a) A law enforcement officer to:
- 274 (i) Receive compensation or receive any other
- 275 incentive, monetary or otherwise, to select a particular towing
- 276 and recovery service from the tow list;
- 277 (ii) Hold any financial interest in a towing and
- 278 recovery service; or
- 279 (iii) Recommend any towing and recovery service in
- 280 the performance of his or her duties;
- 281 (b) Any member of the Commercial Vehicle Towing
- 282 Advisory Committee or Mississippi Department of Public Safety to
- 283 receive compensation from a towing and recovery service for the
- 284 privilege of being included on the tow list;
- (c) A towing and recovery service to pay money or other
- 286 valuable consideration for the privilege of nonconsensually towing
- 287 commercial motor vehicles;
- 288 (d) A towing and recovery service to employ or
- 289 otherwise compensate individuals, commonly referred to as
- 290 "spotters," whose primary task is to report the presence of
- 291 unauthorized, improperly or illegally parked commercial motor
- 292 vehicles for the purposes of towing or removal and storage; and
- 293 (e) A towing and recovery service to travel to the
- 294 scene of a commercial motor vehicle accident or a disabled

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ST: Towing of commercial vehicles; regulate the nonconsensual towing of by towing and recovery services.

295	commercial motor vehicle on public property or property open to
296	the public to solicit business for the purposes of towing or
297	removal and storage.

- 298 <u>SECTION 7.</u> (1) Before a towing and recovery service 299 connects a commercial motor vehicle to a tow truck for a 300 nonconsensual tow, the towing and recovery service shall document 301 the vehicle's condition and the reason for the tow, as follows:
- 302 (a) By taking at least four (4) photographs of the
 303 vehicle, with at least one (1) photograph taken from the front,
 304 one (1) photograph taken from the rear, one (1) photograph taken
 305 from the driver's side, and one (1) photograph taken from the
 306 passenger's side. These photographs must:
- 307 (i) Show the entire vehicle from the required 308 angles; and
- 309 (ii) Have the vehicle fill at least three-fourths
 310 (3/4) of the photograph, measured from side to side;
- 311 (b) By taking a photograph that shows the reason for 312 the vehicle being towed nonconsensually. The photograph must show 313 the portion of the vehicle in relation to the reason, including 314 any sign, that the vehicle was towed;
- 315 (c) Provide copies of the photographs upon demand of 316 the owner or operator of the commercial motor vehicle or the 317 owner's designee, the Mississippi Department of Public Safety or 318 the Commercial Vehicle Towing Advisory Committee;

319	(d) Failure of a towing and recovery service to produce
320	the photographs shall create a rebuttable presumption that the
321	towing and recovery service did not have authorization to tow a
322	vehicle from either a private property owner or operator or from a
323	law enforcement officer.
324	(2) Before a towing and recovery service connects a
325	commercial motor vehicle to a tow truck for a nonconsensual tow,
326	the towing and recovery service shall have authorization to
327	nonconsensually tow a commercial motor vehicle, provided that:
328	(a) A law enforcement officer requests a
329	police-initiated tow and requests that a towing and recovery
330	service from the tow list provide towing; or
331	(b) The towing and recovery service has received
332	permission to tow the commercial motor vehicle, within the
333	twenty-four (24) hours immediately preceding the towing, from the
334	owner of the private property in a manner consistent with the
335	following:
336	(i) A towing and recovery service shall not
337	nonconsensually tow a commercial motor vehicle from private
338	property without the owner or operator of the private property
339	owner giving the vehicle owner or operator twenty-four (24) hours
340	written notice by placing the written notice on the windshield of

the vehicle; and

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(ii) The notice must clearly state:

343	1. That the commercial motor vehicle will be
344	towed without consent if the vehicle remains parked
345	inappropriately or illegally;
346	2. A description of the inappropriate or
347	illegal parking that has caused the notice to be issued;
348	3. The time the vehicle will be towed if it
349	is not moved to appropriate parking or the inappropriate parking
350	has been corrected; and
351	4. That continuing to park inappropriately in
352	the same manner may lead to the vehicle being towed without
353	notice; and
354	(c) The private property owner must have posted signage
355	visible and facing the driver at each entry way into the property
356	that vehicles parked on the property without authorization,
357	inappropriately or illegally are subject to being towed. The sign
358	must also contain the international towing symbol no smaller than
359	four (4) inches by four (4) inches and be permanently mounted in a
360	position that is no lower than five (5) feet and no higher than
361	eight (8) feet.
362	(3) Before a towing and recovery service connects a
363	commercial motor vehicle to a tow truck for a nonconsensual tow,
364	the towing and recovery service shall not assess a drop fee to
365	release the commercial motor vehicle after the vehicle is hooked
366	up to the tow truck before the vehicle is removed from the private
367	property.

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368	SECTION 8. (1) A towing and recovery service in the
369	business of installing vehicle immobilization devices shall:
370	(a) Accept credit cards and debit cards as methods of
371	payment for the removal of a vehicle immobilization device from a
372	commercial motor vehicle, provided that:
373	(i) A fee to accept payment by credit card or
374	debit card shall not be charged; or
375	(ii) An optional, alternative, online payment
376	service may be offered as an optimal payment method. If the
377	person making payment for the removal of the vehicle
378	immobilization device elects to use the optional online payment
379	method, then the provider of the online payment service may charge
380	a three percent (3%) convenience fee;
381	(b) If the operator or owner of the commercial motor
382	vehicle who is requesting removal of the vehicle immobilization
383	device elects to make the payment by credit card or debit card and
384	the payment cannot be completed by the card without undue delay at
385	the site where the commercial motor vehicle to which the vehicle
386	immobilization device is attached is located, and an optimal
387	online payment method as described in paragraph (a)(ii) of this
388	section is either unavailable or has been refused by the towing
389	and recovery service, remove the vehicle immobilization device and
390	issue a billing invoice for payment due to the operator who is
391	requesting the removal of the vehicle immobilization device, if

392	such o	perator	provides	a v	<i>r</i> alid	form	of i	dentific	cation,	or	bу	mail
393	to the	registe	ered owner	r of	the	comme	ercia	al motor	vehicle	e; a	and	

- 394 (c) Not compensate employees on a commission basis or 395 contract for or engage the services of an independent contractor 396 to install or remove vehicle immobilization devices.
- 397 (2) If a vehicle immobilization device is placed on a
 398 commercial motor vehicle that is parked on private property due to
 399 the vehicle operator or owner's failure to pay the required
 400 parking charge, then the owner or operator of the private property
 401 may require the vehicle operator or owner to pay the applicable
 402 immobilization device removal fee and all unpaid parking fines and
 403 fees to have the immobilization device removed.
- 404 (3) (a) An owner or operator of private property for which
 405 an enforceable agreement exists with a towing and recovery service
 406 to provide enforcement services by installing vehicle
 407 immobilization devices on commercial motor vehicles on such
 408 property shall post signage in a conspicuous location on the
 409 property bearing notice:
- 410 (i) That the parking policy for the property is 411 strictly enforced;
- (ii) That the violator's vehicle will be
 immobilized with a vehicle immobilization device with the owner or
 operator of the vehicle having to pay to have the device removed;
- 415 (iii) Providing the name and phone number of the 416 authorized towing and recovery service; and



417	(iv) That operators and owners of commercial motor
418	vehicles are protected from violations of this subsection and that
419	violations may be reported to the Commercial Vehicle Towing
420	Advisory Committee.

- 421 The sign required by paragraph (a) must be no less 422 than twenty-four (24) inches in height and eighteen (18) inches 423 in width, and contain lettering that is no less than two (2) 424 inches in height, and which such signage is to be located at each 425 designated entrance to the property where parking prohibitions are 426 in place. If there is not a designated entrance to the property, 427 the signage must be erected in a place that is clearly visible 428 from each parking space.
- (c) A towing and recovery service engaged in the
 business of installing vehicle immobilization devices shall not
 install a vehicle immobilization device on a commercial motor
 vehicle if the vehicle is located on property that does not comply
 with the signage requirements under this subsection.
- 434 **SECTION 9.** This act shall take effect and be in force from 435 and after July 1, 2024.