Adopted AMENDMENT NO 1 PROPOSED TO

Cmte Sub for Senate Bill No. 2635

BY: Senator(s) Branning

Amend by striking all after the enacting clause and inserting in lieu thereof the following:

- 23 **SECTION 1.** For the purposes of this act, the following terms
- 24 shall have the following meanings, unless context clearly provides
- 25 otherwise:
- 26 (a) "Motor vehicle" means a vehicle which self-propels,
- 27 and is intended primarily for use and operation on public roads
- 28 and highways.
- 29 (b) "Nonconsensual towing" means the moving,
- 30 transporting or recovery of a commercial vehicle by a towing and
- 31 recovery service without the prior consent or authorization of the



- 32 owner or operator of the motor vehicle from private property
- 33 and/or by police-initiated towing.
- 34 (c) "Towing" means the moving, transporting or recovery
- 35 from public or private property, or from a storage facility of a
- 36 person's commercial motor vehicle, the moving or removing of an
- 37 unclaimed commercial vehicle, or the immobilization of or
- 38 preparation for moving or removing of the commercial motor
- 39 vehicle, for which a fee is charged either directly or indirectly.
- 40 (i) Heavy-duty towing shall be the towing of a
- 41 vehicle, including trailers and semitrailers, with a gross vehicle
- 42 rating over twenty-six thousand (26,000) pounds.
- 43 (ii) Medium-duty towing shall be the towing of a
- 44 vehicle, including trailers and semitrailers with a gross vehicle
- 45 rating of over fifteen thousand (15,000) pounds to twenty-six
- 46 thousand (26,000) pounds.
- 47 (d) "Towing and recovery service" means an individual
- 48 or business entity that provides towing and recovery services at
- 49 the direction of a law enforcement office or private property
- 50 owner in exchange for a fee or charge.
- (e) "Law enforcement officer" means any law enforcement
- 52 public servant and/or State Highway Patrol Officer.
- (f) "Tow list" means a list of approved towing
- 54 companies compiled, maintained and utilized by a law enforcement
- officer or his or her designee, and as authorized by the



- 56 Department of Public Safety to perform police-initiated towing
- 57 services of disabled or abandoned commercial motor vehicles.
- 58 (g) "Police initiated towing" means towing of a
- 59 commercial motor vehicle which was authorized, requested or
- 60 dispatched by a law enforcement officer.
- (h) "Vehicle immobilization device" means a mechanical
- 62 device that is designated or adapted to be attached to a wheel,
- 63 tire or other part of a parked commercial motor vehicle to
- 64 prohibit the vehicle's usual manner of movement or operation.
- (i) "Per pound billing" means a method of calculating a
- 66 fee for towing using a formula that considers the weight of the
- 67 commercial motor vehicle, equipment or cargo that is the subject
- of the towing and multiplies the weight of the vehicle, equipment
- 69 or cargo by a monetary amount.
- 70 (j) "Drop fee" means a fee that a towing and recovery
- 71 service charges to unhook a commercial motor vehicle from a tow
- 72 truck.
- 73 (k) "Cargo" means goods and materials transported by a
- 74 commercial motor vehicle as defined in 49 CFR Section 390.5,
- 75 including, without limitation:
- 76 (i) Pallets;
- 77 (ii) Containers;
- 78 (iii) Bracing;
- 79 (iv) Air pillows;



- 80 (∇) Tie-down assemblies and other securement
- 81 systems;
- 82 (vi) Cradles;
- 83 (vii) Chocks; and
- 84 (viii) All other dunnage and packaging.
- 85 (1)"Commercial vehicle" means any self-propelled or
- motored device designed to be used or used primarily for the 86
- 87 transportation of passengers or property, or both, and have a
- 88 gross vehicular weight rating of fifteen thousand (15,000) pounds
- 89 or more.
- 90 SECTION 2. (1)The Department of Public Safety, Public
- 91 Commercial Transportation Enforcement Division, shall create
- 92 within the department a "Commercial Vehicle Towing Advisory
- 93 Committee." The Commercial Vehicle Towing Advisory Committee
- shall consist of the following members: 94
- 95 (a) The Director of the Department of Public Safety, or
- 96 his or her designee;
- 97 (b) The Director of the State Highway Patrol, or his or
- 98 her designee;
- 99 Two (2) members, appointed by the President of the (C)
- 100 Mississippi Towing Association, to represent the towing and
- 101 recovery services within the state;
- 102 Two (2) members, appointed by the President of the (d)
- 103 Mississippi Trucking Association, to represent the commercial
- motor carriers within the state; and 104

- 105 (e) One (1) member, appointed by the Governor, to 106 represent the local police jurisdictions.
- 107 (2) Members of the Commercial Vehicle Towing Advisory
 108 Committee shall serve for a term of two (2) years. Members may
 109 serve consecutive terms. Members shall serve without compensation
 110 but shall be reimbursed for travel and other expenses actually and
 111 necessarily incurred in the performance of their duties.
- 112 (3) At the first meeting, the Commercial Vehicle Towing
 113 Advisory Committee shall elect a chairperson from its membership
 114 to serve for a term of two (2) years. A chairperson may serve
 115 consecutive terms.
- 116 The Commercial Vehicle Towing Advisory Committee shall 117 hold its first meeting no later than September 1, 2024, at a time 118 and location within the state to be determined by the Director of the Department of Public Safety. Thereafter, meetings shall be 119 120 held on dates and at times and locations within the state and 121 selected by the chairperson in consultation with the other members 122 or by the Director of the Department of Public Safety if the most 123 recent chairperson's term has expired.
- (5) The Commercial Vehicle Towing Advisory Committee shall keep and maintain a record of all proceedings of the Commercial Vehicle Towing Advisory Committee, and copies of all orders and/or recommendations issued by the Commercial Vehicle Towing Advisory Committee.

129	SECTION 3.	(1)	The	Commercial	Vehicle	Towing	Advisory

- 130 Committee shall:
- 131 (a) Establish regulations and standards for the
- 132 inclusion of a towing and recovery service on the tow list,
- including application procedures and minimum qualification
- 134 requirements.
- (b) Establish statewide maximum towing and storage
- 136 rates for nonconsensual tows, including those for private
- 137 property. The established maximum rates shall include maximum
- 138 rates for administrative fees.
- (i) A towing and recovery service may charge less
- 140 than, but may not charge more than the approved statewide rates.
- 141 (ii) The governing authority of a municipality may
- 142 require a towing and recovery service charge that is lower than
- 143 the maximum rates on towing between points within such
- 144 municipality than those provided by the committee's maximum rates.
- 145 The governing authority of a municipality shall not provide for
- 146 higher maximum rates than are provided by the committee.
- 147 (iii) The towing and recovery service shall not
- 148 charge or retain any fees not indicated by the committee for the
- 149 maximum rates for towing and storage of a commercial motor vehicle
- 150 after the nonconsensual tow from private property.
- 151 (iv) The statewide maximum towing and storage
- 152 rates for nonconsensual tows shall be reviewed annually. Market
- 153 fluctuations within the towing industry may be considered along

- with current consensual towing market rates and their relationship to nonconsensual towing rates.
- 156 (c) Require the towing and recovery service to ban the 157 use of per-pound billing for nonconsensual towing.
- 158 (d) Publish a Towing Service Standard Manual, with 159 rules governing the use of towing and recovery services for 160 nonconsensually towing of commercial vehicles no later than 161 January 1, 2025. At a minimum, the rules shall include the
- (i) Establish the information required to be
 included on any invoice associated with the towing of a commercial
 motor vehicle, including, but not limited to, requiring that the
 invoice be itemized;
- (ii) Establish factors that shall be considered in determining whether a charge levied by a towing and recovery service is fair, equitable and reasonable;
- (iii) Establish a process the committee shall use to receive, investigate and adjudicate complaints against a towing and recovery service;
- (iv) Establish a service charge dispute resolution process that includes, at minimum, provisions requiring completion of a written complaint form, deadlines for initiating a complaint after receiving an itemized invoice, deadlines for responding to a complaint, cessation of storage fees during the complaint

following provisions:

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178	resolution process, a hearing on the complaint and deadlines for
179	issuing a formal decision adjudicating the service charge dispute;
180	(v) Establish an appeals process for the appeal of
181	any determination of order of the committee under this subsection;
182	(vi) Establish a disciplinary procedure for
183	violations of the rules by the towing and recovery service,
184	including the assessment of fines for violations and/on criminal
185	misdemeanor or felony penalties and the suspension or removal of a
186	towing and recovery service from the tow list; and
187	(vii) Establish a process the Department of Public

SECTION 4. (1) Upon nonconsensual towing and recovery of a commercial towing vehicle and movement of the commercial motor vehicle to a storage facility, a towing and recovery service shall allow an owner of a commercial motor vehicle or a designee of the owner of the commercial motor vehicle to access the vehicle in a reasonable manner as established by rules adopted by the Commercial Vehicle Towing Advisory Committee. Any vehicle towed nonconsensually in Mississippi must be stored in the State of Mississippi.

Safety may use to suspend or remove a towing and recovery service

199 (2) The towing and recovery services shall provide a
200 commercial vehicle owner or operator or owner's designee with
201 reasonable access to the vehicle so that the vehicle owner and
202 operator or the owner's designee may access and collect any

from any tow list.

- personal property contained in the vehicle, regardless of whether any payment has been made for the towing and recovery service charges.
- 206 (3) If there is no dispute as to the charges assessed by the
 207 towing and recovery service for the nonconsensual towing of the
 208 commercial motor vehicle, the vehicle owner or operator or the
 209 owner's designee shall pay the towing service invoice and the
 210 towing and recovery service shall release the vehicle immediately.
- 211 <u>SECTION 5.</u> In authorizing a towing and recovery service to 212 perform towing services, any law enforcement officer may utilize 213 the services of a tow list, provided:
- 214 (a) They are under no obligation to include or retain 215 the services of any towing and recovery service in any contract or 216 agreement with respect to any tow list established pursuant to 217 this subsection. A towing and recovery service is subject to 218 removal from a towing list at any time; and
 - (b) An owner or operator of a commercial motor vehicle may request a specific towing and recovery service and that request shall be honored by the law enforcement officer unless the requested towing and recovery service cannot perform the requested towing and recovery service or does not respond in a reasonable time, as determined by the law enforcement officer.
- 225 **SECTION 6.** (1) It shall be unlawful for:
- 226 (a) A law enforcement officer to:



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- 227 (i) Receive compensation or receive any other
- 228 incentive, monetary or otherwise, to select a particular towing
- 229 and recovery service from the list;
- 230 (ii) Hold any financial interest in a towing and
- 231 recovery service; and
- 232 (iii) Recommend any towing and recovery service in
- 233 the performance of his or her duties.
- 234 (2) Any member of the Commercial Vehicle Towing Advisory
- 235 Committee or Department of Transportation to receive compensation
- 236 from a towing and recovery service for the privilege of being
- 237 included on the tow list.
- 238 (3) A towing and recovery service to pay money or other
- 239 valuable consideration for the privilege of nonconsensual towing
- 240 commercial motor vehicles.
- 241 (4) A towing and recovery service to employ or otherwise
- 242 compensate individuals, commonly referred to as "spotters," whose
- 243 primary task is to report the presence of unauthorized, improperly
- 244 or illegally parked commercial motor vehicles for the purpose of
- 245 towing or removal and storage.
- 246 (5) Nonconsensual tows for unauthorized, illegally parked
- 247 commercial motor vehicles on private property must be performed by
- 248 Mississippi-based towers. Towed vehicles must be stored within
- 249 the State of Mississippi.



250	SECTION 7.	(\bot)	Before	а	towing	and	recovery	service

- 251 connects a commercial motor vehicle to a tow truck for a
- 252 nonconsensual tow, the towing and recovery service shall:
- 253 (a) Document the vehicle's condition and the reason for
- 254 the tow by:
- 255 (i) Taking at least four (4) photographs of the
- 256 vehicle, with at least one (1) photograph taken from the front,
- one (1) photograph taken from the rear, one (1) photograph taken
- 258 from the driver's side and one (1) taken from the passenger's
- 259 side. These photographs must:
- 260 1. Show the entire vehicle from the required
- 261 angle; and
- 262 2. Have the vehicle fill at least
- 263 three-fourths (3/4) of the photograph, measured from side to side.
- 264 (ii) Take a photograph that shows the reason the
- 265 vehicle is being towed nonconsensually. The photograph must show
- 266 the portion of the vehicle in relation to the reason, including
- 267 any sign that the vehicle was towed.
- 268 (c) Upon demand of the owner or operator of the
- 269 commercial motor vehicle or the owner's designee, the Department
- 270 of Transportation or the Commercial Vehicle Towing Advisory
- 271 Committee, the towing and recovery service shall provide copies of
- the photographs.
- 273 (d) A towing and recovery service's failure to produce
- 274 the photographs shall create a rebuttable presumption that the

- towing and recovery service did not have the authority to tow a
 vehicle from either a private property owner or operator or a law
 enforcement officer.
- 278 (2) Have authorization to nonconsensually tow a commercial motor vehicle. Authorization shall be found if:
- 280 (a) A law enforcement officer requests a
 281 police-initiated tow and requests that a towing and recovery
 282 service from the tow list provide towing.
- 283 (b) The towing and recovery service has received
 284 permission to tow the commercial motor vehicle within twenty-four
 285 (24) hours immediately preceding the towing, from the owner of the
 286 private property.
- A towing service shall not tow a commercial motor vehicle
 from private property without the owner or operator of the private
 property giving the tower service written permission consistent
 with requirements under Section 85-7-251.
- 291 In order for the towing and recovery service to (C) 292 conduct a nonconsensual tow, the private property owner must have 293 posted signage visible and facing the driver at each entryway into 294 the property stating that vehicles parked on the property without 295 authorization or inappropriately or illegally parked are subject 296 to being towed. The sign must also contain the international 297 towing symbol no smaller than four (4) inches by four (4) inches and be permanently mounted in a position that is no lower than 298 299 five (5) feet and no higher than eight (8) feet.

300	(3) The towing and recovery service shall not assess a drop
301	fee to release the commercial motor vehicle after the vehicle is
302	hooked up to the tow truck but before the vehicle is removed from
303	the private property.

- 304 **SECTION 8.** A towing and recovery service shall not use vehicle immobilization devices except under the direction of law enforcement.
- 307 **SECTION 9.** This act shall take effect and be in force from 308 and after July 1, 2024, and shall stand repealed on June 30, 2024.

Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

1 AN ACT TO PROVIDE FOR THE REGULATION OF NONCONSENSUAL TOWING 2 AND CHARGES FOR COMMERCIAL MOTOR VEHICLES; TO CREATE THE COMMERCIAL VEHICLE TOWING ADVISORY COMMITTEE; TO ESTABLISH REGULATIONS FOR TOWING AND RECOVERY SERVICE PROVIDERS; TO 5 ESTABLISH A RESOLUTION PROCESS FOR COMMERCIAL MOTOR VEHICLE OWNERS WHO DISPUTE THE AMOUNT OF TOWING AND RECOVERY FEES AND CHARGES; TO 7 REQUIRE THE COMMERCIAL VEHICLE TOWING ADVISORY COMMITTEE TO 8 PROVIDE TOWING RATES BASED ON CERTAIN STANDARDS; TO PROVIDE FOR 9 DISCIPLINARY ACTION AGAINST TOWING AND RECOVERY SERVICE PROVIDERS 10 FOR VIOLATIONS; TO REQUIRE TOWING AND RECOVERY SERVICES THAT HAVE 11 PERFORMED A NONCONSENSUAL TOW TO STORE THE VEHICLE IN MISSISSIPPI 12 AND ALLOW THE VEHICLE OWNER REASONABLE ACCESS TO THE COMMERCIAL 13 VEHICLE TO COLLECT PERSONAL PROPERTY; TO PROVIDE HOW A POLICE 14 OFFICER MAY UTILIZE A TOW LIST; TO PROVIDE THAT MEMBERS OF THE 15 COMMITTEE MAY NOT RECEIVE A BENEFIT FOR PLACING TOWING AND 16 RECOVERY COMPANIES ON THE TOW LIST; TO PROVIDE PROCEDURES FOR WHAT 17 A TOWING AND RECOVERY SERVICE MUST DO BEFORE PERFORMING A NONCONSENSUAL TOW; TO REQUIRE PRIVATE PROPERTY OWNERS TO DISPLAY 18 19 SIGNAGE WARNING VEHICLE OPERATORS OF THE POTENTIAL OF BEING TOWED; 20 TO PROHIBIT THE USE OF VEHICLE IMMOBILIZATION DEVICES, EXCEPT WHEN 21 DIRECTED BY LAW ENFORCEMENT; AND FOR RELATED PURPOSES.

