

1 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

2 SECTION 1. NEW LAW A new section of law to be codified
3 in the Oklahoma Statutes as Section 953A of Title 47, unless there
4 is created a duplication in numbering, reads as follows:

5 The Corporation Commission shall adopt such rules as are
6 necessary to carry out the intent of this act. No later than
7 November 1, 2011, the Commission shall adopt rules establishing the
8 maximum fees and charges to be collected pursuant to Sections 953.1
9 and 953.2 of Title 47 of the Oklahoma Statutes for the
10 transportation and storage of disabled vehicles or nonconsent tows
11 of vehicles on or from Oklahoma roads and highways.

12 SECTION 2. AMENDATORY 47 O.S. 2001, Section 951, as last
13 amended by Section 25, Chapter 418, O.S.L. 2004 (47 O.S. Supp. 2010,
14 Section 951), is amended to read as follows:

15 Section 951. As used in Sections 951 through 964 of this title:

16 1. "Wrecker or wrecker vehicle" means any motor vehicle that is
17 equipped with any device designed to tow another vehicle or
18 combination of vehicles. The use of the term "wrecker" or "wrecker
19 vehicle" shall be construed to include a combination wrecker or
20 combination wrecker vehicle, as defined in paragraph 2 of this
21 subsection, unless a specific differentiation is otherwise
22 described;

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1 2. "Combination wrecker" or "combination wrecker vehicle" means
2 any wrecker vehicle which is designed and equipped with two separate
3 and distinct devices to tow simultaneously two or more other
4 vehicles or combinations of vehicles, whether or not both devices
5 are in use simultaneously. One of the devices shall allow another
6 vehicle to be loaded onto and transported upon the wrecker vehicle,
7 and one of the devices shall allow another vehicle to be attached to
8 and pulled by the wrecker vehicle;

9 3. "Tow" or "towing" means the use of a wrecker vehicle to
10 lift, pull, move, haul or otherwise transport any other vehicle by
11 means of:

- 12 a. attaching the vehicle to and pulling the vehicle with
- 13 the wrecker vehicle, or
- 14 b. loading the vehicle onto and transporting the vehicle
- 15 upon the wrecker vehicle;

16 4. "Rollback equipment" means a towing device or equipment upon
17 which the towed vehicle is loaded and transported, removing the
18 towed vehicle completely from the surface of the roadway. The term
19 "rollback equipment" shall include car haulers;

20 5. "Dolly" means a towing device or equipment which lifts and
21 suspends one axle of the towed vehicle above the surface of the
22 roadway;

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UNDERLINED language denotes Amendments to present Statutes.
BOLD FACE CAPITALIZED language denotes Committee Amendments.
~~Strike thru~~ language denotes deletion from present Statutes.

1 6. "Wrecker or towing service" means engaging in the business
2 of or performing the act of towing or offering to tow any vehicle,
3 except:

4 a. where the operator owns the towed vehicle and displays
5 on both sides of the wrecker vehicle in plainly
6 visible letters not less than two (2) inches in height
7 the words "NOT FOR HIRE",

8 b. where the service is performed by a transporter as
9 defined in Section 1-181 of this title,

10 c. where service is performed in conjunction with the
11 transportation of household goods and property,

12 d. where the wrecker vehicle is owned or operated by the
13 United States government, the State of Oklahoma, or
14 any department or political subdivision thereof, or

15 e. where the service is performed by an out-of-state
16 wrecker service at the request of the vehicle owner or
17 operator, the vehicle is not involved in a collision,
18 and is being towed:

19 (1) in either direction across the border between
20 Oklahoma and a neighboring state, or

21 (2) through Oklahoma in transit to another state;

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1 provided, the out-of-state wrecker service shall
2 comply with all other requirements regarding
3 interstate commerce as set forth in law;

4 7. "Commissioner" means the Commissioner of Public Safety;

5 8. "Commission" means the Corporation Commission;

6 9. "Department" means the Department of Public Safety;

7 ~~9.~~ 10. "Nonconsent tow" means any transporting of a vehicle
8 without the consent or knowledge of the vehicle's owner, possessor,
9 agent, insurer, lienholder, or any other person in possession of or
10 in charge of any vehicle and the transportation or towing of the
11 vehicle under lawful circumstances or necessity for the public
12 interest including removing from the roadway for public safety or
13 public convenience, or accidents, by any law enforcement officer or
14 property agent or removal from private property as a result of
15 abandonment or unauthorized parking by the property owner, agent,
16 possessor, or other legal entity for the property owner;

17 11. "Operator" means any person owning or operating a wrecker
18 vehicle or wrecker or towing service;

19 ~~10.~~ 12. "Officer" means any duly authorized law enforcement
20 officer;

21 ~~11.~~ 13. "Roadway" means any public street, road, highway or
22 turnpike or the median, easement or shoulder of a roadway;

1 ~~12.~~ 14. "Service call" means the act of responding to a request
2 for service with a wrecker vehicle in which a service is performed;
3 and

4 ~~13.~~ 15. "Vehicle" shall:

5 a. have the same meaning as defined in Section 1-186 of
6 this title, and

7 b. for the purposes of this chapter when referring to a
8 vehicle or combination of vehicles being towed or
9 stored, include a vessel. The term "vessel" shall
10 have the same meaning as defined in Section 4002 of
11 Title 63 of the Oklahoma Statutes.

12 SECTION 3. AMENDATORY 47 O.S. 2001, Section 952, as last
13 amended by Section 1, Chapter 193, O.S.L. 2005 (47 O.S. Supp. 2010,
14 Section 952), is amended to read as follows:

15 Section 952. A. The 1. Except for the fees, tariffs and rates
16 established by the Corporation Commission, the Department of Public
17 Safety shall have the power and authority necessary to license,
18 supervise, govern and control wrecker vehicles and wrecker or towing
19 services; and

20 2. The Corporation Commission shall have the power and
21 authority necessary to supervise, govern and control wrecker fees,
22 tariffs, and rates for transporting and storing vehicles removed due
23 to a nonconsent tow.

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

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

11 The Commission shall establish by rule the fees and charges to
12 be charged for wrecker services for the transportation and storage
13 of vehicles towed and stored as a result of any nonconsent tow from
14 a roadway in this state as the Commission deems necessary to
15 adequately protect the interests 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

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

21 D. Except as otherwise provided in this subsection, the
22 Commission, Department of Public Safety and any municipality, county
23 or other political subdivision of this state shall not place any

1 wrecker or towing service upon an official rotation log for the
2 performance of services carried out pursuant to the request of or at
3 the direction of any officer of the Commission, Department of Public
4 Safety or municipality, county or political subdivision unless the
5 service meets the following requirements:

- 6 1. Principal business facilities are located within Oklahoma;
- 7 2. Tow trucks are registered and licensed in Oklahoma; and
- 8 3. Owner is a resident of the State of Oklahoma or the service
9 is an Oklahoma corporation.

10 In the event a licensed wrecker or towing service is not located
11 within a county, a wrecker or towing service that is located outside
12 of the county or this state and does not meet the above
13 qualifications may be placed on the rotation log for the county or
14 any municipality or political subdivision located within the county.

15 When performing services at the request of any officer, no
16 operator or wrecker or towing service upon the rotation logs shall
17 charge fees in excess of the maximum rates for services performed
18 within this state, including incorporated and unincorporated areas,
19 as ~~prescribed in Section 953.1 of this title~~ established by the
20 Commission.

21 E. The Department of Public Safety shall place a licensed Class
22 AA wrecker service on the Highway Patrol Rotation Log in a highway
23 patrol troop district in which the place of business and the primary

1 storage facility of the wrecker service are located upon written
2 request filed by the wrecker service with the Department. Upon
3 further request of the wrecker service, the Commissioner of Public
4 Safety or the Department of Public Safety employee with statewide
5 responsibility for administration of wrecker services may place a
6 wrecker service on the Highway Patrol Rotation Log in a district
7 adjacent to the district in which the place of business and the
8 primary storage facility of the wrecker service are located if the
9 wrecker service is in proximity to and within a reasonable radius of
10 the boundary of the district. When a wrecker service is placed on
11 the rotation log in a district, the Department shall notify the
12 wrecker service and the troop commander of the district.

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

19 G. The Department of Public Safety shall make all rotation logs
20 available for public inspection at the state office and shall make
21 rotation logs for a highway patrol troop district available for
22 public inspection at the district office.

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1 SECTION 4. AMENDATORY 47 O.S. 2001, Section 953.1, as
2 last amended by Section 2, Chapter 158, O.S.L. 2006 (47 O.S. Supp.
3 2010, Section 953.1), is amended to read as follows:

4 Section 953.1 A. The rates and provisions ~~of this section~~
5 ~~shall apply only to~~ established by the Corporation Commission by
6 rule shall determine the maximum fees and charges for wrecker or
7 towing services performed in this state, including incorporated and
8 unincorporated areas, by a wrecker or towing service licensed by the
9 Department of Public Safety when that service appears on the
10 rotation log of the Department or on the rotation log of any
11 municipality, county or other political subdivision of this state,
12 and the services performed are at the request or at the direction of
13 any officer of the Department or of a municipality, county, or
14 political subdivision. No wrecker or towing service in the
15 performance of ~~these services~~ transporting or storing vehicles or
16 other property shall charge any fee which exceeds the maximum rates
17 ~~established in this section, adjusted as provided in subsection H of~~
18 ~~this section~~ by the Commission. Such rates shall be in addition to
19 any other rates, fees or charges authorized, allowed or required by
20 law. Any wrecker or towing service is authorized to collect from
21 the owner, lienholder, agent or insurer accepting liability for
22 paying the claim for a vehicle or purchasing the vehicle as a total

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1 loss vehicle from the registered owner of any towed or stored
2 vehicle, the fee required by Section 904 of this title.

3 B. When wrecker or towing services are performed as provided in
4 subsection A of this section:

5 1. Each performance of a wrecker or towing service shall be
6 recorded by the operator on a bill or invoice as prescribed by rules
7 of the Department;

8 2. Nothing herein shall limit the right of an operator who has
9 provided or caused to be provided wrecker or towing services to
10 require prepayment, in part or in full, or guarantee of payment of
11 any charges incurred for providing such services;

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

15 4. The operator is authorized to collect all lawful fees from
16 the owner, lienholder or agent or insurer accepting liability for
17 paying the claim for a vehicle or purchasing the vehicle as a total
18 loss vehicle from the registered owner of the towed vehicle for the
19 performance of any and all such services. An operator shall release
20 the vehicle from storage upon authorization from the owner, agent or
21 lienholder of the vehicle or, in the case of a total loss, the
22 insurer accepting liability for paying the claim for the vehicle or
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1 purchasing the vehicle where the vehicle is to be moved to an
2 insurance pool yard for sale.

3 C. ~~Distance rates.~~

4 ~~1. Rates in this subsection shall apply to the distance the~~
5 ~~towed vehicle is transported and shall include services of the~~
6 ~~operator of the wrecker vehicle. Hourly rates, as provided in~~
7 ~~subsection D of this section, may be applied in lieu of distance~~
8 ~~rates. Hourly rates may be applied from the time the wrecker~~
9 ~~vehicle is assigned to the service call until the time it is~~
10 ~~released from service either upon return to the premises of the~~
11 ~~wrecker or towing service or upon being assigned to perform another~~
12 ~~wrecker or towing service, whichever occurs first. When the hourly~~
13 ~~rate is applied in lieu of distance towing rates, the operator may~~
14 ~~not apply the two hour minimum prescribed in subsection D of this~~
15 ~~section nor may hookup or mileage charges, as prescribed in this~~
16 ~~section, be applied.~~

17 ~~Such distance rates shall be computed via the shortest highway~~
18 ~~mileage as determined from the latest official Oklahoma Department~~
19 ~~of Transportation state highway map, except as follows:~~

20 a. ~~for distances or portions of distances not~~
21 ~~specifically provided for in the governing highway~~
22 ~~map, the actual mileage via the shortest practical~~
23 ~~route will apply,~~

- b. ~~in computing distances, fractions of a mile will be retained until the final and full mileage is determined, at which time any remaining fraction shall be increased to the next whole mile,~~
- c. ~~when, due to circumstances beyond the control of the wrecker or towing service, roadway conditions make it impractical to travel via the shortest route, distance rates shall be computed based on the shortest practical route over which the wrecker vehicle and the vehicle it is towing can be moved, which route shall be noted on the bill or invoice, or~~
- d. ~~when the wrecker or towing service is performed upon any turnpike or toll road, the turnpike or toll road mileage shall be used to determine the distance rates charged and the turnpike or toll road fees may be added to the bill or invoice.~~

2. ~~Maximum distance rates shall be as follows:~~

Weight of Towed Vehicle	Distance	Rate
(In pounds, including equipment and lading)	Towed	Per Mile
Single vehicle: 8,000 or less	25 miles or less	\$3.00
Single vehicle: 8,000 or less	Over 25 miles	\$2.50
Single vehicle: 8,001 to 12,000	25 miles or less	\$3.40

1	Single vehicle: 8,001 to 12,000	Over 25 miles	\$3.00
2	Single vehicle: 12,001 to 40,000	Any	\$5.75
3	Single vehicle: 40,000 or over	Any	\$6.75
4	Combination of vehicles	Any	\$6.75

5 D. ~~Hourly Rates.~~

6 1. ~~Rates in this subsection shall apply for the use of a~~
7 ~~wrecker vehicle and shall include services of the operator of such~~
8 ~~wrecker, except as provided in paragraph 4 of this subsection.~~

9 ~~Rates shall apply for all wrecker or towing services performed that~~
10 ~~are not otherwise provided for in this section, including, but not~~
11 ~~limited to, waiting and standby time, but shall not include the~~
12 ~~first fifteen (15) minutes of service following the hookup of a~~
13 ~~vehicle when a hookup fee is assessed, as provided in subsection E~~
14 ~~of this section.~~

15 Hourly rates shall apply from the time the vehicle or labor is
16 assigned to the service call until the time it is released from
17 service either upon return to the premises of the wrecker or towing
18 service or upon being assigned to perform another wrecker or towing
19 service, whichever occurs first. Whenever a wrecker vehicle is used
20 to tow a vehicle subject to distance rates, as provided in
21 subsection C of this section, hourly rates shall apply only for the
22 time such wrecker is used in the performance of services other than

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1 ~~transportation, except when such hourly rates are used in lieu of~~
2 ~~such distance rates.~~

3 ~~As used in this subsection, rates stated per hour apply for~~
4 ~~whole hours and, for fractions of an hour, rates stated per fifteen~~
5 ~~(15) minutes apply for each fifteen (15) minutes or fraction thereof~~
6 ~~over seven and one half (7 1/2) minutes. However, if the service~~
7 ~~subject to an hourly rate is performed in less than two (2) hours,~~
8 ~~the charge applicable for two (2) hours may be assessed, except as~~
9 ~~provided for in subsection C of this section.~~

10 ~~2. Maximum hourly rates for wrecker or towing services~~
11 ~~performed for passenger vehicles, when rates for such services are~~
12 ~~not otherwise provided for by law, shall be as follows:~~

Weight of Towed Passenger Vehicle	Rate Per	Rate Per
(In pounds)	Hour	15 Minutes
Single vehicle: 8,000 or less	\$60.00	\$15.00
Single vehicle: 8,001 to 24,000	\$80.00	\$20.00
Single vehicle: 24,001 to 44,000	\$120.00	\$30.00
Single vehicle: 44,001 or over	\$180.00	\$45.00
Combination of vehicles	\$180.00	\$45.00

20 ~~3. Maximum hourly rates for all other wrecker or towing~~
21 ~~services, when rates for such other services are not otherwise~~
22 ~~provided for by law, shall be determined based upon the gross~~
23 ~~vehicle weight rating of each wrecker vehicle used as follows:~~

1	GVWR of Wrecker Vehicle	Rate Per	Rate Per
2	(In pounds)	24Hour	15 Minutes
3	8,000 or less	\$60.00	\$15.00
4	8,001 to 24,000	\$80.00	\$20.00
5	24,001 to 44,000	\$120.00	\$30.00
6	44,001 or over	\$180.00	\$45.00
7	Combination wrecker vehicle		
8	with GVWR of 24,000 or over	\$180.00	\$45.00

9 4. a. ~~Maximum hourly rates for extra labor shall be Thirty~~
10 ~~Dollars (\$30.00) per person per hour.~~

11 b. ~~Maximum hourly rates for skilled or specialized labor~~
12 ~~and/or equipment shall be the actual customary and~~
13 ~~ordinary rates charged for such labor and/or~~
14 ~~equipment. When skilled or specialized labor or~~
15 ~~equipment is required, the wrecker operator's cost for~~
16 ~~such skilled or specialized labor or equipment plus a~~
17 ~~twenty five percent (25%) gross profit markup to cover~~
18 ~~overhead costs for such labor will be added to the~~
19 ~~invoice or freight bill to be collected in addition to~~
20 ~~all other applicable charges.~~

21 E. ~~Hookup Rates.~~

22 1. ~~Rates in this subsection shall apply to the hookup of a~~
23 ~~vehicle to a wrecker vehicle when such hookup is performed in~~

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1 ~~connection with a wrecker or towing service described in this~~
2 ~~section. Such hookup rate shall include the first fifteen (15)~~
3 ~~minutes of such service, for which there shall be no additional fee~~
4 ~~charged, but shall not include the use of a dolly or rollback~~
5 ~~equipment or a combination wrecker vehicle to accomplish such~~
6 ~~hookup, for which an additional fee may be charged as provided in~~
7 ~~subsection F of this section. Hookup shall include, but not be~~
8 ~~limited to, the attachment of a vehicle to or the loading of a~~
9 ~~vehicle onto a wrecker vehicle.~~

10 ~~2. Maximum hookup rates shall be as follows:~~

11 ~~Weight of Vehicle Being Hooked Up~~

(In pounds, including equipment	Rate
and lading)	
Single vehicle: 8,000 or less	\$65.00
Single vehicle: 8,001 to 12,000	\$75.00
Single vehicle: 12,001 to 24,000	\$85.00
Single vehicle: 24,001 or over	\$95.00
Combination of vehicles	\$95.00

19 ~~F. Additional Service Rates.~~

20 ~~1. Rates in this subsection shall apply to the performance of~~
21 ~~the following services:~~

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- 1 a. ~~the disconnection and reconnection of a towed~~
 2 ~~vehicle's drive line when necessary to prevent~~
 3 ~~mechanical damage to such vehicle,~~
- 4 b. ~~the removal and replacement of a towed vehicle's axle~~
 5 ~~when necessary to prevent mechanical damage to such~~
 6 ~~vehicle, or~~
- 7 c. ~~the use of a dolly or rollback equipment when~~
 8 ~~essential to prevent mechanical damage to a towed~~
 9 ~~vehicle or when neither end of such vehicle is capable~~
 10 ~~of being towed safely while in contact with the~~
 11 ~~roadway.~~

12 ~~2. Maximum additional service rates shall be as follows:~~

Weight of Towed	Service Performed		
Vehicle (In pounds, including equipment and lading)	Disconnect Drive Line; Remove Axle	Reconnect Drive Line; Replace Axle	Use of Dolly or Rollback Equipment
	Rate Per Service Performed		
8,000 or less	\$10.00	\$15.00	\$25.00
8,001 to 12,000	\$15.00	\$20.00	\$30.00
	Rate Per 15 Minutes of Service Performed		
12,001 or over	\$20.00	\$20.00	Not applicable

22 ~~G.~~ An operator shall be required to provide reasonable
 23 documentation to substantiate all lawful fees charged the owner,

1 | lienholder, agent or insurer paying the claim for the towed vehicle.
2 | Fees for which the operator is being reimbursed or having paid to a
3 | third party, shall include copies of the invoice or other
4 | appropriate documents to substantiate such payment to said third
5 | party.

6 | ~~H.~~ D. Wrecker fees, including maximum distance, hourly, and
7 | hookup rates shall be adjusted weekly by the ~~Department of Public~~
8 | ~~Safety Commission~~ Commission by adding a fuel surcharge as provided in this
9 | section. The ~~Department~~ Commission shall base the surcharge on the
10 | Department of Energy "weekly retail on-highway diesel prices" for
11 | the "Midwest region" using One Dollar and ninety cents (\$1.90) per
12 | gallon as the base price with no fees added. The wrecker fees shall
13 | be adjusted to allow a one-percent increase in fees for every ten-
14 | cent increase in fuel cost starting at Two Dollars (\$2.00) per
15 | gallon.

16 | E. When skilled or specialized labor or equipment is required,
17 | the cost incurred by the wrecker operator for such skilled or
18 | specialized labor or equipment plus an additional twenty-five
19 | percent (25%) gross profit markup or gross profit margin shall be
20 | allowed to cover overhead costs for such labor and will be added to
21 | the invoice or freight bill to be collected in addition to all other
22 | applicable charges.

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

14 SECTION 5. AMENDATORY 47 O.S. 2001, Section 953.2, as
15 last amended by Section 3, Chapter 360, O.S.L. 2004 (47 O.S. Supp.
16 2010, Section 953.2), is amended to read as follows:

17 Section 953.2 A. The rates and provisions ~~of this section~~
18 ~~shall apply only to~~ established by the Corporation Commission by
19 rule shall determine the maximum fees and charges for the storage
20 and after-hours release of towed vehicles, including incorporated
21 and unincorporated areas, by a wrecker or towing service licensed by
22 the Department of Public Safety. No wrecker or towing service shall
23 charge any fee which exceeds the maximum rates established ~~in this~~

1 ~~section~~ by the Commission. Such rates shall be in addition to any
2 other rates, fees or charges authorized, allowed or required by law,
3 including environmental remediation fees and services.

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

8 2. Nothing herein shall limit the right of an operator who has
9 provided or caused to be provided storage or after-hours release of
10 a towed vehicle, or both, to require prepayment, in part or in full,
11 or guarantee of payment of any charges incurred for providing such
12 services.

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

16 4. The operator is authorized to collect all lawful fees from
17 the owner, lienholder or agent of the towed vehicle or insurer
18 accepting liability for paying the claim for a vehicle or purchasing
19 the vehicle as a total loss vehicle from the registered owner for
20 the performance of any and all such services. An operator shall
21 release the vehicle from storage upon authorization from the owner,
22 agent or lienholder of the vehicle or in the case of a total loss,
23 the insurer accepting liability for paying the claim for the vehicle

1 or purchasing the vehicle where the vehicle is to be moved to an
2 insurance pool yard for sale.

3 C. ~~Outdoor Storage Rates.~~

4 ~~1. Rates in this subsection shall apply to the outdoor storage~~
5 ~~of a towed vehicle. Rates may be applied from the time the towed~~
6 ~~vehicle is brought onto the outdoor storage facility premises.~~

7 ~~Rates shall apply to each calendar day of outdoor storage; provided,~~
8 ~~the maximum twenty four hour fee, as provided for in this section,~~
9 ~~may be charged for any towed vehicle which is stored for a portion~~
10 ~~of a twenty four hour period.~~

11 ~~2. Maximum outdoor storage rates shall be as follows:~~

Type of Towed Vehicle	Rate per Each 24-hour Period or Portion Thereof
Single vehicle: motorcycle, automobile, or light truck up to 20 feet in length	\$15.00
Single vehicle or combination of vehicles over 20 feet in length but less than 30 feet in length	\$20.00
Single vehicle or combination of vehicles over 30 feet in length and up to 8 feet in width	\$25.00

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~~Single vehicle or combination of vehicles
over 30 feet in length and over 8 feet
in width~~

~~\$35.00~~

~~D. Indoor Storage Rates:~~

~~1. Rates in this subsection shall apply to the indoor storage
of a towed vehicle. Rates may be applied from the time the towed
vehicle is brought into the indoor storage facility premises. Rates
shall apply to each calendar day of indoor 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.~~

~~2. Maximum indoor storage rates shall be as follows:~~

Type of Towed Vehicle	Rate per Each 24 hour Period or 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 over 30 feet in length and up to 8 feet in width	\$35.00

1 ~~Single vehicle or combination of vehicles~~

2 ~~over 30 feet in length and over 8 feet~~

3 ~~in width~~

\$45.00

4 ~~3. For purposes of this subsection, "indoor storage" means the~~
5 ~~vehicle is kept in an enclosed facility.~~

6 ~~E. After Hours Release Rate.~~

7 ~~1. The rate in this subsection shall apply to the release of a~~
8 ~~towed vehicle to the owner, lienholder, or agent when such release~~
9 ~~occurs at a time other than normal business hours.~~

10 ~~2. As used in this subsection:~~

11 ~~a. "after hours release rate" shall mean the rate charged~~
12 ~~for the release of a towed vehicle between the hours~~
13 ~~of midnight and 8:00 a.m., or between the hours of~~
14 ~~4:00 p.m. and midnight Monday through Friday, or any~~
15 ~~time on Saturday, Sunday or a national holiday, and~~

16 ~~b. "national holiday" shall mean New Year's Day, Martin~~
17 ~~Luther King Day, George Washington's Birthday, on the~~
18 ~~third Monday in February, Memorial Day, Independence~~
19 ~~Day, Labor Day, Veterans Day, Thanksgiving Day and~~
20 ~~Christmas Day, and shall further include the Friday~~
21 ~~before such national holiday which falls on a Saturday~~
22 ~~and the Monday following such national holiday which~~
23 ~~falls on a Sunday.~~

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

4 F. An operator shall be required to provide reasonable
5 documentation to substantiate all lawful fees charged the owner,
6 lienholder, agent or insurer accepting liability for paying the
7 claim for the towed vehicle or purchasing the towed vehicle. Fees
8 for which the operator is being reimbursed, or having paid to a
9 third party, shall include copies of the invoice or other
10 appropriate documents to substantiate the payment to the third
11 party. When skilled or specialized labor or equipment is required,
12 the wrecker operator's cost for such skilled or specialized labor or
13 equipment plus a twenty-five percent (25%) gross profit markup to
14 cover overhead costs for such labor will be added to the invoice or
15 freight bill to be collected in addition to all other applicable
16 charges.

17 SECTION 6. AMENDATORY 47 O.S. 2001, Section 954A, as
18 amended by Section 1, Chapter 82, O.S.L. 2010 (47 O.S. Supp. 2010,
19 Section 954A), is amended to read as follows:

20 Section 954A. A. In addition to any procedure provided by
21 local ordinance, whenever the owner or legal possessor of real
22 property or an authorized agent has reasonable cause to believe that
23 a vehicle has been abandoned thereon, said vehicle having been on
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1 said property for a minimum of forty-eight (48) hours, or whenever a
2 vehicle is left upon said real property without express or implied
3 permission, such vehicle may be removed as provided in this section.

4 B. 1. The owner, legal possessor or authorized agent may
5 request any licensed wrecker or towing service within the county
6 wherein the real property is located to remove the abandoned vehicle
7 from the premises by signing a Tow Request and Authorization Form
8 prescribed by the Department of Public Safety and furnished to
9 licensed wrecker operators as hereinafter provided.

10 2. If the owner, legal possessor or authorized agent of the
11 property owner is unable to obtain the services of a licensed
12 wrecker or towing service to remove the abandoned vehicle in a
13 reasonable amount of time, the owner, legal possessor or authorized
14 agent may contact and request that a licensed wrecker or towing
15 service from an adjacent county perform the service. A notation
16 shall be made on the Tow Request and Authorization Form that a
17 licensed wrecker or towing service in the county in which the real
18 property is located was contacted but the licensed wrecker or towing
19 service was not able to perform the removal in a reasonable amount
20 of time.

21 C. A licensed wrecker or towing service removing an abandoned
22 vehicle pursuant to this section shall be subject to the maximum
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1 rates ~~authorized~~ established by ~~Section 953.1 of this title~~ the
2 Corporation Commission.

3 D. The Department shall design and promulgate a suitable Tow
4 Request and Authorization Form to be completed in quadruplicate,
5 containing space for the following information:

6 1. A description of the vehicle, including the type of vehicle,
7 year of manufacture, name of the manufacturer, vehicle color or
8 colors, identification number and license tag number;

9 2. The name, address and business telephone number of the
10 wrecker or towing service;

11 3. The name, address, telephone number and driver license
12 number or state-issued identification card number of the real
13 property owner, legal possessor or authorized agent;

14 4. Inventory of personal property within the vehicle to be
15 towed;

16 5. Time and date the form is completed; and

17 6. Signatures of the driver of the wrecker vehicle and of the
18 owner, legal possessor or authorized agent of the real property.

19 The Department may require additional information on the Tow
20 Request and Authorization Form. The driver license number or state-
21 issued identification card number of the real property owner, legal
22 possessor or authorized agent shall not be disclosed by the
23 Department to any entity inquiring about services performed without
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1 a court order or without written consent from the property owner,
2 legal possessor or authorized agent.

3 E. The real property owner, legal possessor or authorized agent
4 and the wrecker vehicle driver shall jointly, and each in the
5 presence of the other, inventory personal property found within or
6 upon the vehicle and each shall accordingly sign a statement on the
7 form reflecting this requirement has been fulfilled. In the event
8 an inventory cannot be completed, the reasons therefor shall be
9 clearly stated on the form.

10 F. A copy of the completed Tow Request and Authorization Form
11 shall be retained by the signatories and the wrecker or towing
12 service shall maintain the wrecker vehicle driver's copy for not
13 less than one (1) year, or longer if required by the Department.
14 The wrecker or towing service shall forthwith send the completed
15 original Tow Request and Authorization Form to the Department and
16 the remaining copy of the completed form to the local police
17 department of the municipality in which the real property is
18 located, or the sheriff's office of the county from which the
19 vehicle was towed, if the real property is located outside of an
20 incorporated municipality. A facsimile copy of the Tow Request and
21 Authorization Form shall be considered the original form if a
22 printed or digital confirmation of the facsimile transmission is
23 available.

1 G. Within three (3) business days of the time indicated on the
2 form, the wrecker or towing service shall request the Oklahoma Tax
3 Commission or other appropriate motor license agent to furnish the
4 name and address of the current owner of and any lienholder upon the
5 vehicle. The Tax Commission or appropriate motor license agent
6 shall respond in person or by certified mail to the wrecker or
7 towing service within five (5) business days from the receipt of the
8 request for information. The Department and the Oklahoma Tax
9 Commission shall render assistance to ascertain ownership, if
10 needed. The wrecker or towing service shall, within seven (7) days
11 from receipt of the requested information from the Oklahoma Tax
12 Commission or other motor license agent, send a notice of the
13 location of the vehicle by certified mail, postage prepaid, at the
14 addresses furnished, to the owner and any lienholder of the vehicle.
15 The owner or lienholder may regain possession of the vehicle in
16 accordance with rules of the Department upon payment of the wrecker
17 or towing services, costs of certified mailing and the reasonable
18 cost of towing and storage of the vehicle. If the wrecker or towing
19 service has not complied with the notification procedures required
20 by this subsection, the owner or lienholder shall not be required to
21 pay for storage of the vehicle.

22 H. No wrecker or towing service or operator of a wrecker or
23 towing service shall tow or cause to be towed a vehicle pursuant to
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1 this section until the form furnished by the Department has been
2 appropriately completed by the parties as required by rules of the
3 Department.

4 SECTION 7. AMENDATORY 47 O.S. 2001, Section 956, as last
5 amended by Section 1, Chapter 179, O.S.L. 2005 (47 O.S. Supp. 2010,
6 Section 956), is amended to read as follows:

7 Section 956. A. No operator, employee, or contractor of a
8 wrecker or towing service or of a person or business that derives
9 any business or income from a wrecker or towing service shall offer,
10 and no officer or employee of the Corporation Commission, Department
11 of Public Safety or any political subdivision of the state shall
12 accept, directly or indirectly, any compensation, gift, loan, favor
13 or service given for the purpose of influencing the officer or
14 employee in the discharge of official duties of the person.

15 B. Except as provided in subsection C of this section, no
16 officer of the Corporation Commission, Department of Public Safety
17 or any law enforcement officer of any political subdivision of the
18 state shall have any interest, financial or otherwise, in a wrecker
19 or towing service, or with a person or in a business that derives
20 business or income from a wrecker or towing service, nor shall a
21 wrecker or towing service or a person or business that derives any
22 business or income from a wrecker or towing service employ such
23 officer.

1 C. An officer of the Corporation Commission, Department of
2 Public Safety or a law enforcement officer of any political
3 subdivision may have an interest, financial or otherwise, in or may
4 be employed by a wrecker or towing service when the sole purpose and
5 only business of the wrecker or towing service is to perform
6 repossessions of vehicles which are subject to lien and are being
7 repossessed by the lien holder of record.

8 SECTION 8. AMENDATORY 47 O.S. 2001, Section 11-1110, as
9 amended by Section 1, Chapter 133, O.S.L. 2002 (47 O.S. Supp. 2010,
10 Section 11-1110), is amended to read as follows:

11 Section 11-1110. A. No person shall throw or deposit upon any
12 highway any glass bottle, glass, nails, tacks, wire, cans or any
13 other substances likely to injure any person, animal or vehicle upon
14 such highway.

15 B. Any person who drops, or permits to be dropped or thrown,
16 upon any highway any destructive or injurious material shall
17 immediately remove the same or cause it to be removed.

18 C. Any person removing a wrecked or damaged vehicle from a
19 highway, highway right-of-way or any other location as the result of
20 an accident shall remove any glass or other injurious substance
21 dropped upon the highway or highway right-of-way or other location
22 from such vehicle. The owner or insurer of the owner of the vehicle
23 if the owner's insurance policy provides coverage for such expense,
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1 shall be responsible for the cost of removal of the vehicle and the
2 glass or other injurious substance and any vehicle storage fees
3 ~~pursuant to Section 953.1 of this title~~ established by the
4 Corporation Commission.

5 D. No person shall throw any substance at a standing vehicle or
6 any occupant thereof, nor shall any person throw any substance at a
7 person on or adjacent to a highway.

8 SECTION 9. AMENDATORY 42 O.S. 2001, Section 91, as last
9 amended by Section 1, Chapter 98, O.S.L. 2008 (42 O.S. Supp. 2010,
10 Section 91), is amended to read as follows:

11 Section 91. A. 1. This section applies to every vehicle, all-
12 terrain vehicle, utility vehicle, manufactured home, motorcycle,
13 boat, outboard motor, or trailer that has a certificate of title
14 issued by the Oklahoma Tax Commission or by a federally recognized
15 Indian tribe in the State of Oklahoma, except as otherwise provided
16 in subsection D of this section. This section does not apply to
17 farm equipment as defined in Section 91.2 of this title. The items
18 of personal property to which this section applies are collectively
19 referred to as "Section 91 Personal Property". If personal property
20 is apparently covered both by this section and by Sections 191
21 through 200 of this title, the procedures set out in this section
22 shall apply instead of Sections 191 through 200.

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UNDERLINED language denotes Amendments to present Statutes.
BOLD FACE CAPITALIZED language denotes Committee Amendments.
~~Strike thru~~ language denotes deletion from present Statutes.

1 2. Any person who, while lawfully in possession of an article
2 of Section 91 Personal Property, renders any service to the owner
3 thereof by furnishing storage, rental space, material, labor or
4 skill for the protection, improvement, safekeeping, towing, right to
5 occupy space, storage or carriage thereof, has a special lien
6 thereon, dependent on possession, for the compensation, if any,
7 which is due to such person from the owner for such service.

8 3. This special lien shall be subordinate to any perfected
9 security interest unless the claimant complies with the requirements
10 of this section.

11 4. Any person claiming the special lien provided in paragraph 2
12 of this subsection shall mail a notice of such lien, no later than
13 sixty (60) days after the first services are rendered, by regular,
14 first class United States mail, and by certified mail, to all
15 interested parties who reside at separate locations. (If services
16 provided are pursuant to a contract primarily for the purpose of
17 storage or rental of space, the beginning date of the sixty-day
18 period provided in the previous sentence shall be the first day of
19 the first period or partial period for which rental or storage
20 charges remain unpaid.) The notice shall be in writing and shall
21 contain, but not be limited to, the following:

22 a. a statement that the notice is a notice of a
23 possessory lien,

- 1 b. the complete legal name, physical and mailing address,
2 and telephone number of the claimant,
3 c. the complete legal name, physical and mailing address
4 of the person who requested that the claimant render
5 service to the owner by furnishing material, labor or
6 skill, storage, or rental space, or the date the
7 property was abandoned if the claimant did not render
8 any other service,
9 d. a description of the article of personal property and
10 the complete physical and mailing address of the
11 location of the article of personal property,
12 e. an itemized statement describing the date or dates the
13 labor or services were performed and material
14 furnished, and the amount of the compensation claimed,
15 f. a statement by the claimant that the materials, labor
16 or skill furnished, or arrangement for storage or
17 rental of space, was authorized by the owner of the
18 personal property and was in fact provided or
19 performed, or that the property was abandoned by the
20 owner if the claimant did not render any other
21 service, and that storage or rental fees will accrue
22 as allowed by law, and
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1 g. the signature of the claimant which shall be notarized
2 and, if applicable, the signature of the claimant's
3 attorney. If the claimant is a business, then the
4 name of the contact person must be shown. In place of
5 an original signature and notary seal, a digital or
6 electronic signature or seal shall be accepted.

7 5. For services rendered or vehicles abandoned on or after
8 November 1, 2005, storage charges or charges for rental of space
9 (unless agreed to by contract as part of an overall transaction or
10 arrangement that was primarily for the purpose of storage of the
11 Section 91 Personal Property or rental of space) may only be
12 assessed beginning with the day that the Notice of Possessory Lien
13 is mailed as evidenced by certified mail. Provided, however, in the
14 case of contractual charges incurred for storage or rental of space
15 in an overall transaction primarily for the purpose of storage or
16 rental, charges subject to the special lien may only be assessed
17 beginning with a date not more than sixty (60) days prior to the day
18 that the Notice of Possessory Lien is mailed, and shall accrue only
19 at the regular periodic rate for storage or rental as provided in
20 the contract, adjusted for partial periods of storage or rental.
21 The maximum allowable compensation for storage shall not exceed the
22 fees ~~specified pursuant to Section 953.2 of Title 47 of the Oklahoma~~
23 ~~Statutes~~ established by the Corporation Commission.

1 6. The lien may be foreclosed by a sale of such personal
2 property upon the notice and in the manner following: The notice of
3 sale shall contain:

- 4 a. a statement that the notice is a Notice of Sale,
- 5 b. the names of all interested parties known to the
6 claimant,
- 7 c. a description of the property to be sold,
- 8 d. a notarized statement of the nature of the work, labor
9 or service performed, material furnished, or storage
10 or rental of space, and the date thereof, and the name
11 of the person who authorized the work, labor or
12 service performed, or the storage or rental
13 arrangement, or that the property was abandoned if the
14 claimant did not render any other service,
- 15 e. the date, time and exact physical location of sale,
16 and
- 17 f. the name, complete physical address and telephone
18 number of the party foreclosing such lien. If the
19 claimant is a business, then the name of the contact
20 person must be shown. In place of an original
21 signature and notary seal, a digital or electronic
22 signature or seal shall be accepted.

1 7. Such notice of sale shall be posted in three public places
2 in the county where the property is to be sold at least ten (10)
3 days before the time therein specified for such sale, and a copy of
4 the notice shall be mailed to all interested parties at their last-
5 known post office address, by regular, first class United States
6 mail and by certified mail on the day of posting. If the item of
7 personal property is a manufactured home, notice shall also be sent
8 by certified mail to the county treasurer and to the county assessor
9 of the county where the manufactured home is located.

10 8. Interested parties shall include all owners of the article
11 of personal property as indicated by the certificate of title issued
12 by the Oklahoma Tax Commission or by a federally recognized Indian
13 tribe in the State of Oklahoma; lien debtors, if any, other than the
14 owners; any lienholder whose lien is noted on the face of the
15 certificate of title; and any other person having any interest in
16 the article of personal property, of whom the claimant has actual
17 notice.

18 9. Any interested party shall be permitted to inspect and
19 verify the services rendered by the claimant prior to the sale of
20 the article of personal property during normal business hours,
21 unless the property was abandoned and the claimant did not render
22 any other service.

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1 10. The claimant or any other person may in good faith become a
2 purchaser of the property sold.

3 11. Proceedings for foreclosure under this act shall be
4 commenced within thirty (30) days after the Notice of Possessory
5 Lien has been mailed as evidenced by certified mail. The date
6 actually sold shall be within sixty (60) days from the date of the
7 Notice of Sale as evidenced by certified mail.

8 B. 1. a. Any person who is induced by means of a check or other
9 form of written order for immediate payment of money
10 to deliver up possession of an article of personal
11 property on which the person has a special lien
12 created by subsection A of this section, which check
13 or other written order is dishonored, or is not paid
14 when presented, shall have a lien for the amount
15 thereof upon the personal property.

16 b. The person claiming such lien shall, within thirty
17 (30) days from the date of dishonor of the check or
18 other written order for payment of money, file in the
19 office of the county clerk of the county in which the
20 property is situated a sworn statement that:

21 (1) the check or other written order for immediate
22 payment of money, copy thereof being attached,
23 was received for labor, material or supplies for
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1 producing or repairing an article of personal
2 property, or for other specific property-related
3 services covered by this section,

4 (2) the check or other written order was not paid,
5 and

6 (3) the uttering of the check or other written order
7 constituted the means for inducing the person,
8 one possessed of a special lien created by
9 subsection A of this section upon the described
10 article of personal property, to deliver up the
11 said article of personal property.

12 2. a. Any person who renders service to the owner of an
13 article of personal property by furnishing storage,
14 rental space, material, labor, or skill for the
15 protection, improvement, safekeeping, towing, right to
16 occupy space, storage, or carriage thereof shall have
17 a special lien on such property pursuant to this
18 section if such property is removed from the person's
19 possession, without such person's written consent or
20 without payment for such service.

21 b. The person claiming such lien shall, within five (5)
22 days of such nonauthorized removal, file in the office
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1 of the county clerk of the county in which the
2 property is located, a sworn statement including:

3 (1) that services were rendered on or in relation to
4 the article of personal property by the person
5 claiming such lien,

6 (2) that the property was in the possession of the
7 person claiming the lien but such property was
8 removed without his or her written consent,

9 (3) an identifying description of the article of
10 personal property on which the service was
11 rendered, and

12 (4) that the debt for the services rendered on or in
13 relation to the article of personal property was
14 not paid. Provided, if the unpaid total amount
15 of the debt for services rendered on or in
16 relation to the article of personal property is
17 unknown, an approximated amount of the debt due
18 and owing shall be included in the sworn
19 statement but such approximated debt may be
20 amended within thirty (30) days of such filing to
21 reflect the actual amount of the debt due and
22 owing.

1 3. The enforcement of the lien shall be within sixty (60) days
2 after filing the lien in the manner provided by law for enforcing
3 the lien of a security agreement and provided that the lien shall
4 not affect the rights of innocent, intervening purchasers without
5 notice.

6 4. If a person claiming a special lien pursuant to this section
7 fails to substantially comply with any of the requirements of this
8 section, any interested party may proceed against the person
9 claiming such lien for all damages arising therefrom, including
10 conversion, if the article of personal property has been sold. If
11 the notice or notices required by this section shall be shown to be
12 knowingly false or fraudulent, the interested party shall be
13 entitled to treble damages. The prevailing party shall be entitled
14 to all costs, including a reasonable attorney fee.

15 C. If the person who renders service to the owner of an article
16 of personal property to which this section applies relinquishes or
17 loses possession of the article due to circumstances described in
18 subparagraph a of paragraph 1 or subparagraph a of paragraph 2 of
19 subsection B of this section, the person claiming the lien shall be
20 entitled to possession of the article until the amount due is paid,
21 unless the article is possessed by a person who became a bona fide
22 purchaser. Entitlement to possession shall be in accordance with
23 the following:

1 1. The claimant may take possession of an article pursuant to
2 this subsection only if the person obligated under the contract for
3 services has signed an acknowledgement of receipt of a notice that
4 the article may be subject to repossession. The notice and
5 acknowledgement pursuant to this subsection shall be:

6 a. in writing and separate from the written contract for
7 services, or

8 b. printed on the written contract for services, credit
9 agreement or other document which displays the notice
10 in bold-faced, capitalized and underlined type, or is
11 separated from surrounding written material so as to
12 be conspicuous with a separate signature line;

13 2. The claimant may require the person obligated under the
14 contract for services to pay the costs of repossession as a
15 condition for reclaiming the article only to the extent of the
16 reasonable fair market value of the services required to take
17 possession of the article;

18 3. The claimant shall not transfer to a third party or to a
19 person who performs repossession services, a check, money order, or
20 credit card transaction that is received as payment for services
21 with respect to an article and that is returned to the claimant
22 because of insufficient funds or no funds, because the person
23 writing the check, issuing the money order, or credit cardholder has

1 no account or because the check, money order, or credit card account
2 has been closed. A person violating this paragraph shall be guilty
3 of a misdemeanor; and

4 4. An article that is repossessed pursuant to this subsection
5 shall be promptly delivered to the location where the services were
6 performed. The article shall remain at the services location at all
7 times until the article is lawfully returned to the record owner or
8 a lienholder or is disposed of pursuant to this section.

9 D. 1. If a vehicle, all-terrain vehicle, utility vehicle,
10 manufactured home, motorcycle, boat, outboard motor, or trailer has
11 a certificate of title issued by the Oklahoma Tax Commission or by a
12 federally recognized Indian tribe in the State of Oklahoma, but
13 there is no active lien recorded on the certificate of title,
14 Section 91A of this title will apply instead of this section.
15 Likewise, if there is an active lien recorded on the certificate of
16 title but the lien is over fifteen (15) years old and the property
17 is not a manufactured home, Section 91A will apply instead of this
18 section.

19 2. If personal property that otherwise would be covered by this
20 section has been registered by the Oklahoma Tax Commission or by a
21 federally recognized Indian tribe in the State of Oklahoma, and
22 there is a lien of record but no certificate of title has been
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1 issued, Section 91A of this title will apply instead of this
2 section.

3 3. If personal property otherwise would be covered by this
4 section, but the services were rendered or the property was
5 abandoned prior to November 1, 2005, Section 91A of this title will
6 apply instead of this section.

7 4. Salvage pools as defined in Section 591.2 of Title 47 of the
8 Oklahoma Statutes and class AA licensed wrecker operators in their
9 capacity as wrecker operators shall not be subject to the provisions
10 of this section. Salvage pools as defined in Section 591.2 of Title
11 47 of the Oklahoma Statutes and class AA licensed wrecker operators
12 shall be subject to Section 91A of this title.

13 E. For purposes of this section:

14 1. "Possession" includes actual possession and constructive
15 possession; and

16 2. "Constructive possession" means possession by a person who,
17 although not in actual possession, does not have an intention to
18 abandon property, knowingly has both power and the intention at a
19 given time to exercise dominion or control over the property, and
20 who holds claim to such thing by virtue of some legal right.

21 SECTION 10. Section 1 of this act shall become effective July
22 1, 2011.

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1 SECTION 11. Sections 2 through 9 of this act shall become
2 effective January 1, 2012.

3 SECTION 12. It being immediately necessary for the preservation
4 of the public peace, health and safety, an emergency is hereby
5 declared to exist, by reason whereof this act shall take effect and
6 be in full force from and after its passage and approval.

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8 COMMITTEE REPORT BY: COMMITTEE ON PUBLIC SAFETY, dated 02-24-2011 -
9 DO PASS, PLACED ON CONSENT CALENDAR, As Coauthored.

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UNDERLINED language denotes Amendments to present Statutes.
BOLD FACE CAPITALIZED language denotes Committee Amendments.
~~Strike thru~~ language denotes deletion from present Statutes.