1	ENGROSSED SENATE	AMENDMENTS			
2	TO ENGROSSED HOUSE				
3	BILL NO. 3618		By:	Harris and West (Tammy) of the House	
4				and	
5				Rader of the Senate	
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8	An Act relating to motor vehicles; amending 47 O.S. 2021, Section 1110, as amended by Section 1, Chapter 204, O.S.L. 2022 (47 O.S. Supp. 2023, Section 1110), which relates to perfection of security interest; adding certain exception for certificate of title transfers; requiring certain attestation; requiring certain notice be given; requiring develop of certain affidavit; authorizing lienholder to exercise certain available; prohibiting certain additional title				
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13	transfers until lien is satisfied; limiting title transfers to certain business entities; and providing				
14	an effective date.				
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16	AMENDMENT NO. 1.		nsert	t after the comma" <u>,</u> ", the	
17		word " <u>or</u> "			
18	AMENDMENT NO. 2.		_	gh page 7, line 15, delete nsert the following	
19	" <u>d.</u> <u>up</u>	oon attestation by th	e mar	naging member indicating	
20	<u>ow</u>	nership, to a busine	ss er	ntity from a person who owns	
21	at	least fifty percent	. (50%	8) of the business entity	
22	re	receiving title. As part of such transfer, the			
23	business entity receiving title and at the discretion				
24	of	the financial insti	+11+10	on holding the lien the	

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individual transferring title and the receiving business entity may be added as an obligor to the original note secured by the collateral to which the transferring individual is a borrower. This shall not be construed to require refinancing of the original note. Service Oklahoma shall provide notification of the transaction to the lienholder, ninety (90) days prior to effectuating the title transfer and shall develop an appropriate affidavit and notice necessary to effectuate a transfer of title. A title transfer initiated pursuant to this subparagraph shall not preclude the lienholder from exercising all remedies available to it in accordance with an agreement between the lienholder and the individual transferring title, up to and including repossession of the vehicle and civil action against the individual transferring title and receiving business entity. Further, until the original lien is satisfied, the receiving business entity shall be prohibited from transferring title to another entity or person. Types of business entities that may receive a transfer of title pursuant to this subparagraph shall be limited to:

- (1) sole proprietorships,
- (2) general partnerships,

1	(3) limited partnerships,				
2	(4) limited liability companies,				
3	(5) professional limited partnerships, and				
4	(6) professional limited liability companies.				
5	No individual may perform a transfer, pursuant to this				
6	subparagraph, to any business entity that is currently				
7	engaging in any activity which is prohibited by federal or				
8	state law."				
9	AMENDMENT NO. 3. Page 7, line 16, through page 8, line 2, delete all new language				
10 11	and amend the title to conform				
12	Passed the Senate the 25th day of April, 2024.				
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15	Presiding Officer of the Senate				
16	Passed the House of Representatives the day of,				
17	2024.				
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20	Presiding Officer of the House of Representatives				
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1 ENGROSSED HOUSE BILL NO. 3618 By: Harris and West (Tammy) of 2 the House 3 and Rader of the Senate 4 5 6 7 An Act relating to motor vehicles; amending 47 O.S. 2021, Section 1110, as amended by Section 1, Chapter 204, O.S.L. 2022 (47 O.S. Supp. 2023, Section 1110), 8 which relates to perfection of security interest; 9 adding certain exception for certificate of title transfers; requiring certain attestation; requiring 10 certain notice be given; requiring develop of certain affidavit; authorizing lienholder to exercise certain available; prohibiting certain additional title 11 transfers until lien is satisfied; limiting title transfers to certain business entities; and providing 12 an effective date. 1.3 14 15 BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA: 16 SECTION 1. AMENDATORY 47 O.S. 2021, Section 1110, as 17 amended by Section 1, Chapter 204, O.S.L. 2022 (47 O.S. Supp. 2023, 18 Section 1110), is amended to read as follows: 19 Section 1110. A. 1. Except for a security interest in 20 vehicles held by a dealer for sale or lease, a vehicle registered by 21 a federally recognized Indian tribe as provided in subsection G of 22 this section, and a vehicle being registered in this state which was 23 previously registered in another state and which title contains the

name of a secured party on the face of the other state certificate

or title, and except as otherwise provided in subsection B of Section 1105 of this title, a security interest in a vehicle as to which a certificate of title may be properly issued by the Oklahoma Tax Commission shall be perfected only when a lien entry form, and the existing certificate of title, if any, or application for a certificate of title and manufacturer's certificate of origin containing the name and address of the secured party and the date of the security agreement and the required fee are delivered to the Tax Commission or to a motor license agent. As used in this section, the term "dealer" shall be defined as provided in Section 1-112 of this title and the term "security interest" shall be defined as provided in paragraph (35) of Section 1-201 of Title 12A of the Oklahoma Statutes. When a vehicle title is presented to a motor license agent for transferring or registering and the documents reflect a lienholder, the motor license agent shall perfect the lien pursuant to subsection G of Section 1105 of this title. For the purposes of this section, the term "vehicle" shall not include special mobilized machinery, machinery used in highway construction or road material construction, and rubber-tired road construction vehicles including rubber-tired cranes. The filing and duration of perfection of a security interest, pursuant to the provisions of Title 12A of the Oklahoma Statutes including, but not limited to, Section 1-9-311 of Title 12A of the Oklahoma Statutes, shall not be applicable to perfection of security interests in vehicles as to

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- which a certificate of title may be properly issued by the Tax

 Commission, except as to vehicles held by a dealer for sale or lease

 and except as provided in subsection D of this section. In all

 other respects Title 12A of the Oklahoma Statutes shall be

 applicable to such security interests in vehicles as to which a

 certificate of title may be properly issued by the Tax Commission.
 - 2. Whenever a person creates a security interest in a vehicle, the person shall surrender to the secured party the certificate of title or the signed application for a new certificate of title, on the form prescribed by the Tax Commission, and the manufacturer's certificate of origin. The secured party shall deliver the lien entry form and the required lien filing fee within twenty-five (25) days as provided hereafter with certificate of title or the application for certificate of title and the manufacturer's certificate of origin to the Tax Commission or to a motor license agent. If the lien entry form, the lien filing fee and the certificate of title or application for certificate of title and the manufacturer's certificate of origin are delivered to the Tax Commission or to a motor license agent within twenty-five (25) days after the date of the lien entry form, perfection of the security interest shall begin from the date of the execution of the lien entry form, but otherwise, perfection of the security interest shall begin from the date of the delivery to the Tax Commission or to a motor license agent.

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- 3. For each security interest recorded on a certificate of title, or manufacturer's certificate of origin, such person shall pay a fee of Ten Dollars (\$10.00), which shall be in addition to other fees provided for in the Oklahoma Vehicle License and Registration Act. Upon the receipt of the lien entry form and the required fees with either the certificate of title or an application for certificate of title and manufacturer's certificate of origin, a motor license agent shall, by placement of a clearly distinguishing mark, record the date and number shown in a conspicuous place, on each of these instruments. Of the ten-dollar fee, the motor license agent shall retain Two Dollars (\$2.00) for recording the security interest lien.
 - b. It shall be unlawful for any person to solicit, accept, or receive any gratuity or compensation for acting as a messenger and for acting as the agent or representative of another person in applying for the recording of a security interest or for the registration of a motor vehicle and obtaining the license plates or for the issuance of a certificate of title therefor unless the Tax Commission has appointed and approved the person to perform such acts; and

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before acting as a messenger, any such person shall furnish to the Tax Commission a surety bond in such amount as the Tax Commission shall determine appropriate.

- 4. The certificate of title or the application for certificate of title and manufacturer's certificate of origin with the record of the date of receipt clearly marked thereon shall be returned to the debtor together with a notice that the debtor is required to register and pay all additional fees and taxes due within thirty (30) days from the date of purchase of the vehicle.
- 5. Any person creating a security interest in a vehicle that has been previously registered in the debtor's name and on which all taxes due the state have been paid shall surrender the certificate of ownership to the secured party. The secured party shall have the duty to record the security interest as provided in this section and shall, at the same time, obtain a new certificate of title which shall show the secured interest on the face of the certificate of title.
- 6. The lien entry form with the date and assigned number thereof clearly marked thereon shall be returned to the secured party. If the lien entry form is received and authenticated, as herein provided, by a motor license agent, the agent shall make a report thereof to the Tax Commission upon the forms and in the manner as may be prescribed by the Tax Commission.

- 7. The Tax Commission shall have the duty to record the lien upon the face of the certificate of title issued at the time of registering and paying all fees and taxes due on the vehicle.
- 8. When there is an active lien from a commercial lender in place on a vehicle, motor license agents shall be prohibited from transferring the certificate of title on that vehicle until the lien is satisfied, except when the title is transferred:
 - a. to a person whose name is included on the loan for which the lien is placed pursuant to an agreement by the lender and any party to the title,
 - b. to a trust created by a person whose name is included on the loan for which the lien is placed, $\frac{\partial}{\partial x}$
 - c. from a person who has died, upon the submission of a death certificate,
 - d. upon attestation by the managing member indicating ownership, to a business entity from a person who owns at least fifty percent (50%) of the business entity receiving title. Service Oklahoma shall provide notification of the transaction to the lienholder following the transfer of title and shall develop an appropriate affidavit necessary to effectuate a transfer of title. A title transfer initiated pursuant to this subparagraph, shall not preclude the lienholder from exercising all remedies available to

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it in accordance with an agreement between the

lienholder and the individual transferring title, up

to and including repossession of the vehicle and civil

action against the borrower. Further, until the

original lien is satisfied, the receiving business

entity shall be prohibited from transferring title to

another entity or person. Types of business entities

that may receive a transfer of title pursuant to this

subparagraph shall be limited to:

- (1) sole proprietorships,
- (2) general partnerships,
- (3) limited partnerships,

(6)

- (4) limited liability companies,
- (5) professional limited partnerships, and
- e. at the discretion of a court of competent jurisdiction

 based upon debts owed to a towing or wrecker service,

 but only after a final order in a civil action in

 which all lienholders and other interested parties

 have been joined and after proving full compliance

 with the applicable provisions of Section 90 et seq.

 of Title 42 of the Oklahoma Statutes. Full compliance

with the applicable provisions of Section 90 et seq.

of Title 42 of the Oklahoma Statutes shall include,

professional limited liability companies, or

but not limited to, the sending of all required notices to existing lienholders.

The provisions of this paragraph shall not be construed to release any lien or debt based solely upon a transfer of certificate of title.

1. A secured party shall, within seven (7) business days after the satisfaction of the security interest, furnish directly or by mail a release of a security interest to the Tax Commission and mail a copy thereof to the last-known address of the debtor. security interest has been satisfied by payment from a licensed used motor vehicle dealer to whom the motor vehicle has been transferred, the secured party shall also, within seven (7) business days after such satisfaction, mail an additional copy of the release to the dealer. If the secured party fails to furnish the release as required, the secured party shall be liable to the debtor for a penalty of One Hundred Dollars (\$100.00). Following the seven (7) business days after satisfaction of the lien and upon receipt by the lienholder of written communication demanding the release of the lien, thereafter the penalty shall increase to One Hundred Dollars (\$100.00) per day for each additional day beyond seven (7) business days until accumulating to One Thousand Five Hundred Dollars (\$1,500.00) or the value of the vehicle, whichever is less, and, in addition, any loss caused to the debtor by such failure.

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- 2. Upon release of a security interest the owner may obtain a new certificate of title omitting reference to the security interest, by submitting to the Tax Commission or to a motor license agent:
 - a. a release signed by the secured party, an application for new certificate of title and the proper fees, or
 - b. by submitting to the Tax Commission or the motor license agent an affidavit, supported by such documentation as the Tax Commission may require, by the owner on a form prescribed by the Tax Commission stating that the security interest has been satisfied and stating the reasons why a release cannot be obtained, an application for a new certificate of title and the proper fees.

Upon receiving such affidavit that the security interest has been satisfied, the Tax Commission shall issue a new certificate of title eliminating the satisfied security interest and the name and address of the secured parties who have been paid and satisfied. The Tax Commission shall accept a release of a security interest in any form that identifies the debtor, the secured party, and the vehicle, and contains the signature of the secured party. The Tax Commission shall not require any particular form for the release of a security interest.

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The words "security interest" when used in the Oklahoma Vehicle License and Registration Act do not include liens dependent upon possession.

- C. The Tax Commission shall file and index certificates of title so that at all times it will be possible to trace a certificate of title to the vehicle designated therein, identify the lien entry form, and the names and addresses of secured parties, or their assignees, so that all or any part of such information may be made readily available to those who make legitimate inquiry of the Tax Commission as to the existence or nonexistence of security interest in the vehicle.
- D. 1. Any security interest in a vehicle properly perfected prior to July 1, 1979, may be continued as to its effectiveness or duration as provided by Sections 1-9-510 and 1-9-515 of Title 12A of the Oklahoma Statutes, or may be terminated, assigned or released as provided by Sections 1-9-512, 1-9-513 and 1-9-514 of Title 12A of the Oklahoma Statutes, as fully as if this section had not been enacted, or, at the option of the secured party, may also be perfected under this section, and, if so perfected, the time of perfection under this section shall be the date the security interest was originally perfected under the prior law.
- 2. Upon request of the secured party, the debtor, or any other holder of the certificate of title shall surrender the certificate

of title to the secured party and shall do such other acts as may be required to perfect the security interest under this section.

If a manufactured home is permanently affixed to real estate, an Oklahoma certificate of title may be surrendered to the Tax Commission or a motor license agent for cancellation. document of title is surrendered, the owner shall provide the legal description or the appropriate tract or parcel number of the real estate and other information as may be required on a form provided by the Tax Commission. The Tax Commission may not cancel a document of title if a lien has been registered or recorded. The Tax Commission or motor license agent shall notify the owner and any lienholder that the title has been surrendered to the Tax Commission and that the Tax Commission may not cancel the title until the lien is released. Such notification shall include a description of the lien and such notification to the owner shall be accompanied by the return of title surrendered. Permanent attachment to real estate does not affect the validity of a lien recorded or registered with the Tax Commission before the document of title is canceled pursuant to this section. The rights of a prior lienholder pursuant to a security agreement or the provisions of a credit transaction and the rights of the state pursuant to a tax lien are preserved. Commission or motor license agent shall forward the information to the county assessor of the county where the real estate is located and indicate whether the original document of title has been

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- canceled. A fee of Five Dollars (\$5.00) shall accompany the application for cancellation of title. When the fee is paid by a person making an application directly with the Tax Commission, the fee shall be deposited in the Oklahoma Tax Commission Revolving Fund. A fee paid to a motor license agent shall be retained by the agent. The owner of a manufactured home upon which the document of title has been properly surrendered, may apply to the Tax Commission for issuance of a new original certificate of title upon submission of:
 - 1. An attestation from the homeowner indicating ownership of the manufactured home and the nonexistence of any security interest or lien of record in the manufactured home; and
 - 2. A title opinion by a licensed attorney, determining that the owner of the manufactured home has marketable title to the real property upon which the manufactured home is located and that no documents filed of record in the county clerk's office concerning the real property contain a mortgage, recorded financial statement, judgment, or lien of record. Persons or entities to whom the title opinion is addressed may rely on the title opinion. A security interest in a manufactured home perfected pursuant to this section shall have priority over a conflicting interest of a mortgagee or other lien encumbrancer, or the owner of the real property upon which the manufactured home became affixed or otherwise permanently attached. The holder of the security interest in the manufactured

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home, upon default, may remove the manufactured home from such real property. The holder of the security interest in the manufactured home shall reimburse the owner of the real property who is not the debtor and who has not otherwise agreed to access the real property for the cost of repair of any physical injury to the real property, but shall not be liable for any diminution in value to the real property caused by the removal of the manufactured home, trespass, or any other damages caused by the removal. The debtor shall notify the holder of the security interest in the manufactured home of the street address, if any, and the legal description of the real property upon which the manufactured home is affixed or otherwise permanently attached and shall sign such other documents, including any appropriate mortgage, as may reasonably be requested by the holder of such security interest.

- F. In the case of motor vehicles or trailers, notwithstanding any other provision of law, a transaction does not create a sale or security interest merely because it provides that the rental price is permitted or required to be adjusted under the agreement either upward or downward by reference to the amount realized upon sale or other disposition of the motor vehicle or trailer.
- G. A security interest in vehicles registered by a federally recognized Indian tribe shall be deemed valid under Oklahoma law if validly perfected under the applicable tribal law and the lien is noted on the face of the tribal certificate of title.

1	SECTION 2. This act shall become effective November 1, 2024.
2	Passed the House of Representatives the 13th day of March, 2024.
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4	Presiding Officer of the House
5	of Representatives
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7	Passed the Senate the day of, 2024.
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