SB641 FA1 TedfordMa-MJ(Untimely Filed) 5/6/2025 10:21:56 am

FLOOR AMENDMENT

HOUSE OF REPRESENTATIVES State of Oklahoma

SPEAKER:

CHAIR:

I move to amend	SB641		
			Of the printed Bill
Page	Section	Lines	
			Of the Engrossed Bill

By deleting the content of the entire measure, and by inserting in lieu thereof the following language:

AMEND TITLE TO CONFORM TO AMENDMENTS

Amendment submitted by: Mark Tedford

Adopted: _____

Reading Clerk

1	STATE OF OKLAHOMA
2	1st Session of the 60th Legislature (2025)
3	FLOOR SUBSTITUTE FOR ENGROSSED
4	SENATE BILL NO. 641 By: Paxton of the Senate
5	and
6	Tedford of the House
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9	FLOOR SUBSTITUTE
10	An Act relating to motor vehicle repair; creating the
11	Oklahoma Motor Vehicle Consumer Protection Act; providing short title; defining terms; establishing
12	certain hourly market rate for labor; directing Insurance Department to adjust certain hourly market
13	rate for labor; prohibiting certain administrative charges from exceeding certain amount; establishing
14	certain maximum daily storage rates; authorizing certain increase in certain maximum daily storage
15	rates; providing certain exceptions; requiring certain written invoice; allowing adjustment of
16	certain maximum daily storage rates; providing for codification; and providing an effective date.
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19	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
20	SECTION 1. NEW LAW A new section of law to be codified
21	in the Oklahoma Statutes as Section 1271 of Title 36, unless there
22	is created a duplication in numbering, reads as follows:
23	This act shall be known and may be cited as the "Oklahoma Motor
24	Vehicle Consumer Protection Act".

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1	SECTION 2. NEW LAW A new section of law to be codified
2	in the Oklahoma Statutes as Section 1272 of Title 36, unless there
3	is created a duplication in numbering, reads as follows:
4	As used in this act:
5	1. "Administrative charges" shall include, but not be limited
6	to, the cost of:
7	a. file creation,
8	b. repair orders,
9	c. vehicle travel on a customary standard drivable
10	rolling vehicle,
11	d. vehicle identification,
12	e. software charges,
13	f. communication with vehicle owners and insurance
14	representatives and any other party involved in the
15	repair or total loss determination,
16	g. prewashes,
17	h. COVID-19 cleaning or bio-cleaning,
18	i. charges related to photographs and electronic
19	communications,
20	j. charges for work that is not for obtaining labor,
21	parts, and materials,
22	k. securing removed parts, and
23	1. relocating parts back into a vehicle determined to be
24	a total loss;

2. "Auto body repair" means all auto body repair shop repairs,
 maintenance, painting, exterior body work, part replacements,
 assessment, and diagnostic testing provided to an insurance company
 to determine a motor vehicle total loss;

5 3. "Auto body repair shop" means any commercial entity engaged 6 in the business or occupation of performing auto body repairs on the 7 body of a motor vehicle;

8 4. "Insurance company" means the person or entity responsible 9 for charges incurred by the insured at an auto body repair shop as a 10 result of repairs or charges incurred in determining a total loss of 11 a motor vehicle as provided for in Section 1250.8 of Title 36 of the 12 Oklahoma Statutes;

13 5. "Motor vehicle" means the same as defined in Section 1-134
14 of Title 47 of the Oklahoma Statutes;

6. "Owner" means the owner of the vehicle; and

16 7. "Storage rates" means all charges and fees related to the 17 auto body repair shop retaining actual physical possession of a 18 motor vehicle during the time when the auto body repair shop 19 exercises control, supervision, care, security, protection, and 20 responsibility over the motor vehicle.

21 SECTION 3. NEW LAW A new section of law to be codified 22 in the Oklahoma Statutes as Section 1273 of Title 36, unless there 23 is created a duplication in numbering, reads as follows:

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1 A. Upon the effective date of this act, the hourly market rate 2 for labor for administrative charges as defined in Section 2 of this act, as the rate relates to total loss vehicles, shall be in 3 4 accordance with the prevailing market price determined pursuant to 5 subsection H of Section 1250.8 of Title 36 of the Oklahoma Statutes. The Insurance Commissioner may adjust the hourly market rate for 6 7 labor to account for inflation annually beginning on January 1, 2027. Such adjustment shall be made based on the market surveys 8 9 conducted pursuant to Section 365:15-1-26 of the Oklahoma 10 Administrative Code.

B. Administrative charges, as such charges relate to total loss vehicles, shall not exceed the hourly market rate for labor pursuant to this section and may only be billed up to four (4) hours.

14 SECTION 4. NEW LAW A new section of law to be codified 15 in the Oklahoma Statutes as Section 1274 of Title 36, unless there 16 is created a duplication in numbering, reads as follows:

17 Α. The maximum daily storage rate allowed to be charged by an 18 auto body repair shop for a motor vehicle total loss for each 19 calendar day, for the first ten (10) calendar days the vehicle is in 20 the possession of the shop, shall be Thirty-nine Dollars (\$39.00) 21 for all motor vehicles of any size, including marine vessels, and 22 One Hundred Twenty-Five Dollars (\$125.00) for vehicles with lithium-23 ion batteries that have sustained damage to the battery pack or have 24 exhibited fire, smoke, or popping or hissing sounds, if the vehicle

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is stored pursuant to the original equipment manufacturer
 requirements.

On the eleventh calendar day, the maximum daily storage rate 3 Β. may increase to Seventy-five Dollars (\$75.00) per calendar day for 4 5 all motor vehicles of any size, include marine vessels, and to Two Hundred Dollars (\$200.00) per calendar day for vehicles with 6 7 lithium-ion batteries that have sustained damage to the battery pack or have exhibited fire, smoke, or popping or hissing sounds, if the 8 9 vehicle is stored pursuant to the original equipment manufacturer 10 requirements, if the estimate or supplement on total loss vehicles 11 is not approved by the insurance company within the first seven (7) 12 days and the auto body repair shop has a written record showing the 13 date, time, and type of communication made to the insurance company 14 requesting such supplementals. Requests for supplementals to 15 determine a total loss shall be made before the tenth day following 16 the request.

17 C. The provisions of subsections A and B of this section shall 18 not apply to vehicles in which the damage to the vehicle 19 necessitates indoor storage and the insurance company has approved 20 indoor storage of the vehicle in advance at an agreed rate.

D. Each auto body repair shop shall provide written invoices and respond to requests for invoices concerning the pickup, release, or delivery of a motor vehicle on its premises to the insurance company within eight (8) business hours.

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E. The maximum daily storage rate set forth in this section
 shall apply to direct repair programs.

3	F. The maximum daily storage rate may be increased upon
4	approval by the Oklahoma Insurance Department based on current
5	market conditions. Adjustments to the maximum daily storage rate
6	shall be made annually based on bulletins issued by the Oklahoma
7	Insurance Department which shall be based on the Consumer Price
8	Index. The Oklahoma Insurance Department shall promulgate the rules
9	necessary to fulfill the requirements of this subsection.
10	SECTION 5. This act shall become effective November 1, 2025.
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12	60-1-13656 MJ 05/05/25
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