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By: Delegate Niemann (Task Force to Study Motor Vehicle Towing Practices) and Delegates Beidle, Frush, Gaines, Glenn, Holmes, and Stukes

Introduced and read first time: February 17, 2010

Assigned to: Environmental Matters

A BILL ENTITLED

1 AN ACT concerning

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Motor Vehicles - Towing Practices and Procedures

FOR the purpose of establishing a motor vehicle towing and storage lien on a towed motor vehicle on behalf of the tower for certain towing and storage charges; prohibiting a motor vehicle towing and storage lienor from selling the motor vehicle to which the lien is attached under certain circumstances; establishing certain notice and publication requirements for the public sale of a towed vehicle; requiring the Administration to issue a salvage certificate to the purchaser of a vehicle subject to a motor vehicle towing and storage lien under certain circumstances; requiring certain motor vehicle towing and storage lienors to file a certain court action in a certain manner under certain circumstances; requiring the Motor Vehicle Administration to issue a certificate of title that contains a conspicuous "salvage" notation under certain circumstances; clarifying the application of certain security requirements for tow trucks; altering certain security requirements for tow trucks; altering certain penalties for certain violations related to tow truck vehicle registration; providing for the statewide application of certain provisions of law governing the towing or removal of vehicles from parking lots; altering the content required on certain signage related to the towing and storage of vehicles; altering the maximum distance that a vehicle towed from a parking lot may be transported for storage, subject to a certain exception; altering certain maximum amounts that a person may charge for towing and storing a vehicle; altering the time period within which a tower is required to provide certain notice to certain police departments; requiring a tower to obtain certain photographic evidence from the parking lot owner before towing a vehicle from a parking lot; prohibiting a tower from towing a vehicle for a certain violation within a certain time period; altering the storage facility to which a tower is required to transport a towed vehicle; prohibiting the removal of a towed vehicle from a certain storage facility for a certain time period; clarifying the required opportunity that certain persons must provide for the reclamation of a towed

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



(ii)

Storage; or

$\frac{1}{2}$	vehicle; requiring a tower to release a towed vehicle to certain persons under certain circumstances; requiring a storage facility for towed vehicles to accept
3	payment in a certain manner and to make an automatic teller machine
4	available on the premises; altering the persons eligible to seek certain civil
5	damages from a tower under certain circumstances; altering certain penalties
6	for certain towing violations; establishing certain penalties for violations
7	relating to motor vehicle towing and storage liens; making a certain stylistic
8	change; making a certain technical correction; altering a certain definition; and
9	generally relating to motor vehicle towing practices and procedures.
10	BY repealing and reenacting, with amendments,
11	Article – Commercial Law
12	Section 16–202(c) and 16–207
13	Annotated Code of Maryland
14	(2005 Replacement Volume and 2009 Supplement)
15	BY repealing and reenacting, without amendments,
16	Article – Commercial Law
17	Section 16–206
18	Annotated Code of Maryland
19	(2005 Replacement Volume and 2009 Supplement)
20	BY repealing and reenacting, with amendments,
21	Article – Transportation
22	Section 11–152, 13–507, 13–920, 21–10A–01 through 21–10A–06, and 27–101(c)
23	Annotated Code of Maryland
24	(2009 Replacement Volume and 2009 Supplement)
25	BY repealing and reenacting, without amendments,
26	Article – Transportation
27	Section 13–506(c) and 27–101(a) and (b)
28	Annotated Code of Maryland
29	(2009 Replacement Volume and 2009 Supplement)
30	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
31	MARYLAND, That the Laws of Maryland read as follows:
32	Article - Commercial Law
33	16–202.
34	(c) (1) Any person who, with the consent of the owner, has custody of a
35 36	motor vehicle and who, at the request of the owner, provides a service to or materials for the motor vehicle, has a lien on the motor vehicle for any charge incurred for any:
37	(i) Repair or rebuilding;

1	(iii) Tires or other parts or accessories.
2 3	(2) A lien is created under this subsection when any charges set out under paragraph (1) of this subsection giving rise to the lien are incurred.
4 5 6 7 8 9	(3) FOR A MOTOR VEHICLE WITH A GROSS VEHICLE WEIGHT RATING OF 10,000 POUNDS OR LESS, ANY PERSON WHO TOWS OR REMOVES FROM A PARKING LOT MOTOR VEHICLES ON BEHALF OF A PRIVATE PARKING LOT OWNER IN ACCORDANCE WITH TITLE 21, SUBTITLE 10A OF THE TRANSPORTATION ARTICLE HAS A LIEN ON THE MOTOR VEHICLE FOR ANY CHARGE INCURRED FOR THE TOWING AND STORAGE OF THAT MOTOR VEHICLE.
10	16–206.
11 12	(a) (1) If the owner of property subject to a lien disputes any part of the charge for which the lien is claimed, he may institute appropriate judicial proceedings.
13 14	(2) Institution of the proceedings stays execution under the lien until a final judicial determination of the dispute.
15 16 17	(b) (1) If the owner of property subject to a lien disputes any part of the charge for which the lien is claimed, he immediately may repossess his property by filing a corporate bond for double the amount of the charge claimed.
18 19 20	(2) The bond shall be filed with and is subject to the approval of the clerk of the court of the county where the services or materials for which the lien is claimed were provided.
21	(3) The bond shall be conditioned on:
22 23	(i) Full payment of the final judgment of the claim, together with interest;
24	(ii) All costs incident to the bringing of suit; and
25 26	(iii) All cost and expenses which result from the enforcement of the lien and are incurred before the lienor was notified that the bond was filed.
27 28	(4) Filing of the bond stays execution under the lien until final judicial determination of the dispute.
29 30 31	(5) If service of process by a lienor on the owner is returned non est after filing of a bond, service may be made by publication as in the case of a suit against a nonresident.

- 1 (6) If suit is not instituted by the lienor within six months after the 2 bond is filed, the bond is discharged.
- 3 16–207.

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- (a) (1) [If] SUBJECT TO SUBSECTION (G) OF THIS SECTION WITH RESPECT TO MOTOR VEHICLE TOWING AND STORAGE LIENS, AND EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, IF the charges which give rise to a lien are due and unpaid for 30 days and the lienor is in possession of the property subject to the lien, the lienor may sell the property to which the lien attaches at public sale. The sale shall be in a location convenient and accessible to the public and shall be held between the hours of 10 a.m. and 6 p.m.
- 11 (2) A MOTOR VEHICLE TOWING AND STORAGE LIENOR MAY NOT
 12 SELL THE MOTOR VEHICLE TO WHICH THE LIEN IS ATTACHED UNLESS THE
 13 LIENOR IS LICENSED FOR THE TOWING AND REMOVAL OF MOTOR VEHICLES BY
 14 THE LOCAL JURISDICTION IN WHICH THE MOTOR VEHICLE WAS ACQUIRED.
 - (b) (1) [The] SUBJECT TO SUBSECTION (B-1)(1) AND (2) OF THIS SECTION, THE lienor shall publish notice of the time, place, and terms of the sale and a full description of the property to be sold once a week for the two weeks immediately preceding the sale in one or more newspapers of general circulation in the county where the sale is to be held.
- 20 (2) In addition, EXCEPT AS PROVIDED IN SUBSECTION (B-1)(3) OF THIS SECTION, the lienor shall send the notice by registered or certified mail at least 10 days before the sale to:
- 23 (i) The owner of the property, all holders of perfected security 24 interests in the property and, in the case of a sale of a motor vehicle or mobile home, 25 the Motor Vehicle Administration;
- 26 (ii) The person who incurred the charges which give rise to the 27 lien, if the address of the owner is unknown and cannot be ascertained by the exercise 28 of reasonable diligence; or
- 29 (iii) "General delivery" at the post office of the city or county 30 where the business of the lienor is located, if the address of both the owner and the 31 person who incurred the charges is unknown and cannot be ascertained by the 32 exercise of reasonable diligence.

(B-1) FOR A MOTOR VEHICLE TOWING AND STORAGE LIEN:

(1) NOTICE REQUIRED UNDER SUBSECTION (B)(1) OF THIS SECTION SHALL INCLUDE THE NAMES OF THE OWNER OF THE MOTOR VEHICLE AND ANY KNOWN SECURED PARTY; AND

1	(2) ANY REQUIRED NEWSPAPER PUBLICATION SHALL BE:
2	(I) PUBLISHED ONCE A WEEK FOR THE 3 WEEKS
3	IMMEDIATELY PRECEDING THE PUBLIC SALE; AND
4	(II) PUBLISHED IN A NEWSPAPER OF GENERAL
5	CIRCULATION IN THE COUNTY IN WHICH THE MOTOR VEHICLE WAS ACQUIRED;
6	(3) THE LIENOR ALSO SHALL SEND A NOTICE BY CERTIFIED MAIL,
7	RETURN RECEIPT REQUESTED, AND A NOTICE BY FIRST-CLASS MAIL AT LEAST
8	30 DAYS BEFORE THE PUBLIC SALE TO:
9	(I) THE LAST KNOWN REGISTERED OWNER OF THE MOTOR
10	VEHICLE AND EACH SECURED PARTY, AS SHOWN IN THE RECORDS OF THE
11	MOTOR VEHICLE ADMINISTRATION; OR
12	(II) THE PERSON WHO INCURRED THE CHARGES THAT GIVE
13	RISE TO THE LIEN, IF THE ADDRESS OF THE OWNER IS UNKNOWN AND CANNOT
14	BE DETERMINED BY THE EXERCISE OF REASONABLE DILIGENCE.
15	(4) THE NOTICE SHALL:
16	(I) STATE THAT THE MOTOR VEHICLE HAS BEEN TAKEN
17	INTO CUSTODY;
18	(II) DESCRIBE THE YEAR, MAKE, MODEL, AND VEHICLE
19	IDENTIFICATION NUMBER OF THE MOTOR VEHICLE;
20	(III) GIVE THE LOCATION OF THE STORAGE FACILITY WHERE
21	THE MOTOR VEHICLE IS HELD;
22	(IV) INFORM THE OWNER AND ANY SECURED PARTY OF ANY
23	RIGHT TO RECLAIM THE MOTOR VEHICLE WITHIN THE TIME REQUIRED; AND
24	(V) STATE THAT THE FAILURE OF THE OWNER OR SECURED
25	PARTY TO EXERCISE THE RIGHT TO RECLAIM THE MOTOR VEHICLE IN THE TIME
26	REQUIRED MAY RESULT IN A PUBLIC SALE OF THE VEHICLE; AND
27	(5) The lienor shall publish electronic notice of the
28	PUBLIC SALE ON A WEBSITE DETERMINED BY REGULATIONS OF THE MOTOR
29	VEHICLE ADMINISTRATION.

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- (c) If a motor vehicle or mobile home which is subject to a lien is delivered by the lienor to the possession of a third party for storage, and the charges for storage are due and unpaid for 30 days or more, the third party holder is deemed to hold a perfected security interest in the motor vehicle or mobile home notwithstanding § 13–202 of the Transportation Article and may sell the motor vehicle or mobile home in the same manner as the lienor under this section if he has first published and sent notice as required of the lienor under this subtitle.
- (d) (1) Except as provided in § 13–110 of the Transportation Article AND SUBSECTION (D-1) OF THIS SECTION, the Motor Vehicle Administration shall issue a CERTIFICATE OF title, free and clear of any lien, to the purchaser of any motor vehicle or mobile home sold under this section, if the holder of the lien on the motor vehicle or mobile home submits to the Motor Vehicle Administration a completed application for a certificate of title with:
- 14 (i) A copy of the newspaper publication required by subsection 15 (b) of this section;
- 16 (ii) A copy of EACH OF the registered [or certified letter],
 17 CERTIFIED, OR FIRST-CLASS LETTERS required under [subsection] SUBSECTIONS
 18 (b) AND (B-1) of this section to be sent to holders of perfected security interests in the
 19 motor vehicle or mobile home and the Motor Vehicle Administration, and the return
 20 card:
- 21 (iii) A copy of the registered or certified letters required by 22 subsection (b) of this section to be sent to the owner of the motor vehicle or mobile 23 home, and the return card;
- 24 (iv) If applicable, a written statement from the lienor that the 25 lienor stored the vehicle in accordance with an agreement with an insurer;
- 26 (v) An auctioneer's receipt;
- 27 (vi) If applicable, certification by holders of perfected security 28 interests;
- 29 (vii) In the case of mobile homes manufactured after 1976 and 30 motor vehicles, a pencil tracing of the vehicle identification number or a statement 31 certifying the vehicle identification number; and
- 32 (viii) Any other reasonable information required in accordance 33 with regulations adopted by the Administration.
- 34 (2) The Department of Natural Resources shall issue a title, free and 35 clear of any liens, to the purchaser of any boat sold under this section.

1	(D-1) THE MOTOR VEHICLE ADMINISTRATION SHALL ISSUE A SALVAGE
2	CERTIFICATE, FREE AND CLEAR OF ANY LIEN, TO THE PURCHASER OF ANY
3	MOTOR VEHICLE SOLD UNDER THIS SECTION THAT IS SUBJECT TO A MOTOR
4	VEHICLE TOWING AND STORAGE LIEN, IF THE HOLDER OF THE LIEN ON THE
5	MOTOR VEHICLE SUBMITS TO THE MOTOR VEHICLE ADMINISTRATION A
6	COMPLETED APPLICATION FOR A SALVAGE CERTIFICATE WITH:

- 7 (1) THE DOCUMENTS A LIENOR IS REQUIRED TO SUBMIT WITH AN 8 APPLICATION FOR A CERTIFICATE OF TITLE UNDER SUBSECTION (D)(1)(I) 9 THROUGH (VI) OF THIS SECTION;
- 10 (2) A PENCIL TRACING AND PHOTOGRAPH OF THE VEHICLE 11 IDENTIFICATION NUMBER OR A STATEMENT CERTIFYING THE VEHICLE 12 IDENTIFICATION NUMBER;
- 13 (3) A COPY OF THE NATIONWIDE VEHICLE HISTORY REPORT;
- 14 (4) IN THE CASE OF A MOTOR VEHICLE BEING PURCHASED BY A
 15 NONINDIVIDUAL, THE FEDERAL TAX IDENTIFICATION NUMBER OR THE
 16 MARYLAND COMPTROLLER TAX IDENTIFICATION NUMBER;
- 17 **(5)** THE DRIVER'S LICENSE OR IDENTIFICATION NUMBER AND 18 STATE OF ISSUANCE OF THE PERSON APPLYING FOR THE SALVAGE 19 CERTIFICATE; AND
- 20 (6) Any other reasonable information required in 21 accordance with regulations adopted by the Motor Vehicle 22 Administration.
- 23 (e) (1) If the notice required under § 16–203(b) of this subtitle was sent, the proceeds of a sale under this section shall be applied, in the following order, to:
- 25 (i) The expenses of giving notice and holding the sale, including 26 reasonable attorney's fees;
- 27 (ii) Subject to subsection (f) of this section, storage fees of the 28 third party holder;
- 29 (iii) The amount of the lien claimed exclusive of any storage fees 30 except as provided in subsection (f)(2) of this section;
- 31 (iv) A purchase money security interest; and

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- 1 (v) Any remaining secured parties of record who shall divide the 2 remaining balance equally if there are insufficient funds to completely satisfy their 3 respective interests, but not to exceed the amount of a security interest. 4 Except as provided in paragraph (3) of this subsection, if the notice 5 required under § 16-203(b) of this subtitle was not sent, the proceeds of a sale under 6 this section shall be applied, in the following order, to: 7 (i) A purchase money security interest; 8 (ii) All additional holders of perfected security interests in the 9 property; 10 (iii) The expenses of giving notice and holding the sale, including 11 reasonable attorney's fees; 12 Subject to subsection (f) of this section, storage fees of the (iv) 13 third party holder; 14 (v) The amount of the lien claimed exclusive of any storage fees 15 except as provided in subsection (f)(2) of this section; 16 (vi) Any remaining secured parties of record who shall divide the 17 remaining balance equally if there are insufficient funds to completely satisfy their 18 respective interest, but not to exceed the amount of a security interest. 19 For a motor vehicle lien created under this subtitle, if the notice required under § 16–203(b) of this subtitle was not sent: 20 21The proceeds of a sale under this section shall be applied in 22 the order described in paragraph (1) of this subsection; and 23 (ii) The amount of the lien claimed in paragraph (1)(iii) of this 24 subsection may not include any amount for storage charges incurred or imposed by the 25 lienor. 26 After application of the proceeds in accordance with paragraph (1) 27 or (2) of this subsection, any remaining balance shall be paid to the owner of the 28 property. 29 (f) (1) [If] EXCEPT AS PROVIDED IN PARAGRAPH (4) OF THIS 30 SUBSECTION, IF property is stored, storage fees of the third party holder may not 31 exceed \$5 per day or a total of \$300.
 - (2) The exclusion or limitation of any storage fees as provided in subsections (e)(1)(iii) and (f)(1) of this section does not apply to any person who conducts auctions as a business in this State, and is required to maintain records

1 under § 15–113 in the Transportation Article, and that person is also exempt from the 2 maximum storage fee limits under this subsection. 3 The notice requirements of § 16–203(b) of this subtitle do not apply (3)4 when: 5 The lienor conducts auctions as a business in this State and (i) is required to maintain records under § 15-113 of the Transportation Article; and 6 7 The lien arises out of that business. (ii) 8 **(4)** FOR A MOTOR VEHICLE WITH A GROSS VEHICLE WEIGHT 9 RATING OF 10,000 POUNDS OR LESS TOWED IN ACCORDANCE WITH TITLE 21, SUBTITLE 10A OF THE TRANSPORTATION ARTICLE, THE TOTAL TOWING AND 10 11 STORAGE FEES MAY NOT EXCEED \$1,200. 12 FOR A MOTOR VEHICLE TOWING AND STORAGE LIEN ON A MOTOR VEHICLE THAT IS VALUED AT MORE THAN \$7,500 AS SHOWN IN A NATIONAL 13 PUBLICATION OF USED MOTOR VEHICLE VALUES ADOPTED FOR USE BY THE 14 15 MOTOR VEHICLE ADMINISTRATION, THE LIENOR SHALL: 16 **(1)** FILE AN ACTION IN CIRCUIT COURT FOR A DECLARATORY JUDGMENT TO SELL THE MOTOR VEHICLE AND PROPERLY DISPOSE OF THE 17 18 PROCEEDS OF THE SALE; AND 19 **(2)** PROPERLY JOIN ALL PARTIES IN THE ACTION, INCLUDING 20 ANY SECURED PARTY. 21A PERSON WHO VIOLATES THE PROVISIONS OF THIS SECTION THAT 22GOVERN A MOTOR VEHICLE TOWING AND STORAGE LIEN IS SUBJECT TO A FINE NOT EXCEEDING \$5,000 OR IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH. 23 24 **Article – Transportation** 25 11-152.26 "Salvage" means any vehicle that: (a) 27 Has been damaged by collision, fire, flood, accident, trespass, or other occurrence to the extent that the cost to repair the vehicle for legal operation on 28 29 a highway exceeds 75% of the fair market value of the vehicle prior to sustaining the 30 damage; 31 (2)Has been acquired by an insurance company as a result of a claim

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settlement; [or]

1	(3)	Has b	een acquired by an automotive dismantler and recycler:
2 3	article; or	(i)	As an abandoned vehicle, as defined under § 25–201 of this
4		(ii)	For rebuilding or for use as parts only; OR
5 6 7	(4) WITH TITLE 25, COMMERCIAL LA	, Sui	BEEN ACQUIRED AT A PUBLIC SALE IN ACCORDANCE STITLE $f 2$ OF THIS ARTICLE OR $f \S$ $f 16-207$ OF THE FICLE.
8 9 10	insurance company	if an	es of this section, a vehicle has not been acquired by an owner retains possession of the vehicle upon settlement of a icle by the insurance company.
11	13–506.		
12 13 14	-	uired a	ot as provided in § 13–507(b)(5) of this subtitle, for each as a result of a claim settlement arising from an accident that insurance company or its authorized agent shall apply:
15 16	Administration for	(i) a vehi	For a salvage certificate on a form provided by the icle titled in the State; or
17 18	foreign jurisdiction	(ii)	Electronically for a salvage certificate for a vehicle titled in a
19 20	(2) accompanied by:	The a	application under paragraph (1) of this subsection shall be
21		(i)	The certificate of title of the vehicle;
22		(ii)	A statement by the insurance company that:
23 24 25			1. The cost to repair the vehicle for highway operation is e fair market value of the vehicle prior to sustaining the im was paid and the vehicle is repairable;
26 27 28	O		2. The cost to repair the vehicle for highway operation is e fair market value of the vehicle prior to sustaining the im was paid and the damage to the vehicle is cosmetic only;
29 30	only, and is not to k	oe reti	3. The vehicle is not rebuildable, will be used for parts tled;
31			4. The vehicle has been stolen; or

1		5. The vehicle has sustained flood damage; and
2	(iii)	A fee established by the Administration.
3 4 5 6	certificate issued under	ect to the provisions of § 13–507(c)(2) of this subtitle, a salvage this paragraph shall contain a conspicuous notation by the scribes which of the statements under paragraph (2)(ii) of this e vehicle.
7	13–507.	
8 9 10		application for a certificate of title of a vehicle for which a een issued shall be made by the owner of the vehicle on a form requires.
11 12	(2) An accompanied by:	application under paragraph (1) of this subsection shall be
13 14	(i) salvage certificate for the	Except as provided in subsection (c)(3) of this section, the evhicle;
15 16	(ii) department or the Depa	A certificate of inspection issued by a county police rtment of State Police; and
17 18	(iii) article.	A certificate of inspection as required under Title 23 of this
19 20	(3) (i) under paragraph (2)(ii)	The Administration may establish a fee for an inspection of this subsection.
21 22 23		1. The fees established under this paragraph shall be stration or the Automotive Safety Enforcement Division of the lice.
24 25 26 27 28	for the purpose of recover and may not be credit	2. The fees collected under this subparagraph shall be Safety Enforcement Division of the Department of State Police ering the cost of administering the salvage inspection program ed to the Gasoline and Motor Vehicle Revenue Account for 103 or § 8–404 of this article.
29	(b) (1) The	certificate of title issued by the Administration shall be:
30	(i)	Issued in the name of the applicant; and
31	(ii)	In a form as provided in this subsection.
32	(2) (i)	The Administration shall issue a certificate of title that

contains a conspicuous notation that the vehicle is "rebuilt salvage" if the salvage

- 1 certificate accompanying the application bears a notation under § 13–506(c)(2)(ii)1 of 2 this subtitle. 3 (ii) The Administration may not issue a certificate of title for a 4 vehicle if the salvage certificate for the vehicle bears a notation under § 5 13-506(c)(2)(ii)3 of this subtitle. 6 The Administration shall issue a certificate of title that contains a 7 conspicuous notation that the vehicle sustained cosmetic damage if the salvage 8 certificate accompanying the application bears a notation under § 13-506(c)(2)(ii)2 of 9 this subtitle. 10 **(4)** The Administration shall issue a certificate of title that contains a 11 conspicuous notation that the vehicle is "Flood Damaged" if the salvage certificate 12 accompanying the application bears a notation under § 13-506(c)(2)(ii)5 of this subtitle. 13 14 Except for a flood damaged vehicle, the Administration shall issue (5)15 a certificate of title that does not bear a notation or other similar statement under this section if an insurance company makes a claim settlement on a vehicle that has 16 sustained damage that costs 75% or less than the fair market value of the vehicle to 17 18 repair. 19 **(6)** THE ADMINISTRATION SHALL ISSUE A CERTIFICATE OF TITLE 20 THAT CONTAINS A CONSPICUOUS NOTATION THAT THE VEHICLE IS "SALVAGE" IF THE SALVAGE CERTIFICATE ACCOMPANYING THE APPLICATION BEARS A 21 22 NOTATION UNDER § 13–506(C) OF THIS SUBTITLE. 23 When an insurance company makes a claim settlement on a 24 vehicle that has been stolen, the company shall apply for a salvage certificate as 25 provided in § 13–506(c) of this subtitle. 26 On receipt of an application under this subsection, (2)27 Administration:
- 28 (i) Shall make the appropriate notation in its records; and
- 29 (ii) May not issue the salvage certificate until the vehicle is 30 recovered.
- 31 (3) When a vehicle that has been stolen is recovered, the 32 Administration shall:
- 33 (i) Issue a salvage certificate for the vehicle if the insurance company submits a certification under § 13–506(c)(2)(ii)1, 2, 3, or 5 of this subtitle; or

- 1 Issue a certificate of title in the name of the insurance (ii) 2 company in lieu of a salvage certificate if the insurance company states that the 3 vehicle has sustained damage, except for flood damage, that costs 75% or less than the 4 fair market value of the vehicle to repair. 5 **(4)** The provisions of subsection (b) of this section apply to a certificate 6 of title issued under this subsection. 7 A vehicle for which a certificate of title was issued under 8 paragraph (3)(ii) of this subsection is exempt from the vehicle excise tax as provided in 9 13-810(a)(9) of this title. 10 If the Administration receives an application for a certificate of title for a 11 vehicle accompanied by an ownership document issued by another state containing a notation under the laws of the issuing state that the vehicle is in a condition that is 12 13 substantially similar to a vehicle that is rebuilt salvage under Maryland law, the certificate of title issued by the Administration shall contain a similar notation. 14 15 The Administration may adopt regulations to implement this section. (e) 16 13 - 920.In this section, "tow truck" means a vehicle that: 17 (a) (1) Is a Class E (truck) vehicle that is designed to lift, pull, or 18 19 carry a vehicle by a hoist or mechanical apparatus: 20 Has a manufacturer's gross vehicle weight rating of 10,000 (ii) pounds or more; and 2122 Is equipped as a tow truck or designed as a rollback as (iii) 23defined in § 11–151.1 of this article. In this section, "tow truck" does not include a truck tractor as 24(2)25defined in § 11–172 of this article. 26 When registered with the Administration every tow truck as defined in 27this section is a Class T vehicle.
- 30 (d) (1) Subject to the provisions of paragraph (2) of this subsection, for each vehicle registered under this section, the annual registration fee is based on the manufacturer's gross vehicle weight rating as follows:

A tow truck registered under this section may be used to tow vehicles for

33 Manufacturer's Gross Weight Fee 34 Rating (in Pounds)

repair, storage, or removal from the highway.

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(c)

$\frac{1}{2}$	10,000 (or less) to 26,000 \$185.00 More than 26,000 \$550.00
3 4 5 6	(2) (i) The annual registration fee for a vehicle registered under this section that is used for any purpose other than that described in subsection (c) of this section shall be determined under subparagraph (ii) of this paragraph if the maximum gross weight of the vehicle or combination of vehicles:
7 8	1. Exceeds 18,000 pounds and the vehicle has a manufacturer's gross weight rating of 26,000 pounds or less; or
9 10	2. Exceeds 35,000 pounds and the vehicle has a manufacturer's gross weight rating of more than 26,000 pounds.
11	(ii) The annual registration fee shall be the greater of:
12 13	1. The fees set forth in paragraph (1) of this subsection; or
14	2. The fees set forth in § 13–916(b) of this subtitle.
15 16 17	(e) Notwithstanding §§ 24–104.1, 24–108, and 24–109 of this article, a tow truck registered under this section, while engaged in a tow, may move a vehicle or vehicle combination on a highway for safety reasons if:
18 19 20	(1) The tow truck and the vehicle or vehicle combination being towed comply with all applicable statutory weight and size restrictions under Title 24 of this article when measured or weighed separately; and
21 22	(2) The vehicle or vehicle combination is being towed by the safest and shortest practical route possible to the vehicle's destination.
23 24	(f) Notwithstanding any other provision of this section, while engaged in towing, a tow truck registered under this section is subject to:
25	(1) Weight restrictions imposed on restricted bridges; and
26 27 28	(2) All applicable statutory weight and size restrictions under Title 24 of this article while being operated within the limits of Baltimore City, unless the vehicle is being operated on an interstate highway.
29 30 31 32	(g) Except for tow trucks operated by dealers, automotive dismantlers and recyclers, and scrap processors displaying special registration plates issued under this title, the vehicle shall display a distinctive registration plate as authorized by the Administration.

- 1 (h) A person who registers a tow truck under this section, INCLUDING A 2 DEALER, AN AUTOMOTIVE DISMANTLER AND RECYCLER, OR A SCRAP 3 PROCESSOR WHO OPERATES A TOW TRUCK IN THIS STATE, or A PERSON WHO operates a tow truck in this State that is registered under the laws of another state. 4 5 shall: 6 Obtain commercial liability insurance in the amount [of at least (1) 7 \$100,000 per person, \$300,000 per occurrence bodily injury liability, and \$100,000 per 8 occurrence property damage liability | REQUIRED BY FEDERAL LAW; and 9 Provide a federal employer identification number and, if applicable to the tow truck under federal requirements: 10 11 A U.S. Department of Transportation motor carrier number; (i) 12or13 (ii) An Interstate Commerce Commission motor carrier authority number. 14 15 Except as provided under paragraph (2) of this subsection, a person (1) may not operate a rollback in combination with a vehicle being towed unless the 16 17 rollback is registered as a tow truck. 18 This subsection does not apply to a vehicle that is registered and (2) 19 operated in accordance with § 13–621 or § 13–622 of this title. 20 This subsection applies only to a vehicle required to be registered (j) (1) 21in the State. 22(2) A person may not operate a tow truck for hire unless the tow truck is registered under this section. 2324A person convicted of operating a tow truck in violation of this subsection shall be subject to a fine [of up to] NOT EXCEEDING \$3,000 OR 25IMPRISONMENT NOT EXCEEDING 1 YEAR OR BOTH. 26 27 A TOW TRUCK THAT IS IMPROPERLY REGISTERED OR (II) UNREGISTERED MAY BE IMPOUNDED. 28
- 29 21–10A–01.
- 30 (a) In this subtitle, "parking lot" means a privately owned facility consisting 31 of 3 or more spaces for motor vehicle parking that is:
- 32 (1) Accessible to the general public; and

- 1 (2) Intended by the owner of the facility to be used primarily by the owner's customers, clientele, residents, lessees, or guests.
- 3 (b) (1) This subtitle applies only to the towing or removal of vehicles from 4 parking lots [in Baltimore City or Baltimore County].
- 5 (2) Nothing in this subtitle prevents a local authority from exercising 6 any power to adopt ordinances or regulations relating to the registration or licensing 7 of persons engaged in the parking, towing or removal, or impounding of vehicles.
- 8 (c) This subtitle does not apply to an abandoned vehicle as defined in \S 9 25–201 of this article.
- 10 21–10A–02.

- 11 (a) The owner or operator of a parking lot or the owner's or operator's agent 12 may not have a vehicle towed or otherwise removed from the parking lot unless the 13 owner, operator, or agent has placed in conspicuous locations, as described in 14 subsection (b) of this section, signs that:
 - (1) Are at least 24 inches high and 30 inches wide;
- 16 (2) Are clearly visible to the driver of a motor vehicle entering or being 17 parked in the parking lot;
- 18 (3) State the location to which the vehicle will be towed or removed 19 AND THE NAME OF THE TOWING COMPANY;
- 20 (4) State [the hours during which the vehicle may be reclaimed] THAT
 21 STATE LAW REQUIRES THAT THE VEHICLE BE AVAILABLE FOR RECLAMATION 24
 22 HOURS PER DAY, 7 DAYS PER WEEK;
- 23 (5) State the maximum amount that the owner of the vehicle may be charged for the towing or removal of the vehicle; and
- 25 (6) Provide the telephone number of a person who can be contacted to arrange for the reclaiming of the vehicle by its owner or the owner's agent.
- 27 (b) The signs described in subsection (a) of this section shall be placed to 28 provide at least 1 sign for every 7,500 square feet of parking space in the parking lot.
- 29 21–10A–03.
- 30 (A) [A] SUBJECT TO SUBSECTION (B) OF THIS SECTION, A vehicle may not 31 be towed or otherwise removed from a parking lot to a location that is more than [10] 32 15 miles from the parking lot.

1 2 3 4	(B) A LOCAL JURISDICTION MAY ESTABLISH A MAXIMUM DISTANCE FROM A PARKING LOT TO A TOWED VEHICLE STORAGE FACILITY THAT IS DIFFERENT THAN THAT ESTABLISHED UNDER SUBSECTION (A) OF THIS SECTION.
5	21–10A–04.
6	A person who undertakes the towing or removal of a vehicle from a parking lot:
7 8	(1) May not charge the owner of the vehicle or the owner's agent MORE THAN THE AMOUNT OF:
9 10 11	(i) [More than twice the amount of the] THE total fees normally charged or authorized by the political subdivision for the PUBLIC SAFETY impound towing of vehicles; [and]
12 13 14 15	(ii) [Except as provided in] NOTWITHSTANDING § 16–207(f)(1) of the Commercial Law Article, [more than \$8 per day for storage] THE FEE NORMALLY CHARGED OR AUTHORIZED BY THE POLITICAL SUBDIVISION FOR THE DAILY STORAGE OF IMPOUNDED VEHICLES;
16 17 18 19	(III) IF A POLITICAL SUBDIVISION DOES NOT ESTABLISH A FEE LIMIT FOR THE PUBLIC SAFETY TOWING OR STORAGE OF IMPOUNDED VEHICLES, \$400 FOR TOWING A VEHICLE AND \$35 PER DAY FOR VEHICLE STORAGE; AND
20 21 22	(IV) FOR A VEHICLE WITH A GROSS VEHICLE WEIGHT RATING OF 10,000 POUNDS OR LESS, \$1,200 FOR THE TOTAL OF ALL COSTS RELATED TO VEHICLE TOWING AND STORAGE;
23 24 25	(2) Shall notify the police department in the jurisdiction where the parking lot is located within [two hours] 1 HOUR after towing or removing the vehicle from the parking lot, and shall provide the following information:
26 27	(i) A description of the vehicle including the vehicle's registration plate number and vehicle identification number;
28	(ii) The date and time the vehicle was towed or removed;
29	(iii) The reason the vehicle was towed or removed; and
30 31	(iv) The locations from which and to which the vehicle was towed or removed;
32	(3) Before towing or removing the vehicle, shall have authorization of

the parking lot owner which shall include:

32

(3)

$\frac{1}{2}$	(i) The name of the person authorizing the tow or removal; [and]
3 4	(ii) A statement that the vehicle is being towed or removed at the request of the parking lot owner; ${f AND}$
5 6	(III) PHOTOGRAPHIC EVIDENCE OF THE VIOLATION OR EVENT THAT PRECIPITATED THE TOWING OF THE VEHICLE;
7 8 9	(4) Shall obtain commercial liability insurance in the amount [of at least \$20,000 per occurrence] REQUIRED BY FEDERAL LAW to cover the cost of any damage to the vehicle resulting from the person's negligence;
10 11	(5) [Shall obtain a surety bond in the amount of \$20,000 to guarantee payment of any liability incurred under this subtitle;
12 13 14	(6)] May not employ individuals, commonly referred to as "spotters", whose primary task is to report the presence of unauthorized parked vehicles for the purposes of towing or removal, and impounding; [and]
15 16	[(7)] (6) May not pay any remuneration to the owner of the parking lot; AND
17 18 19 20	(7) MAY NOT TOW A VEHICLE SOLELY FOR A VIOLATION OF FAILURE TO DISPLAY A VALID CURRENT REGISTRATION UNDER § 13–411 OF THIS ARTICLE UNTIL 72 HOURS AFTER A NOTICE OF VIOLATION IS PLACED ON THE VEHICLE.
21	21–10A–05.
22 23 24	(A) [If] SUBJECT TO SUBSECTION (B) OF THIS SECTION, IF a vehicle is towed or otherwise removed from a parking lot, the person in possession of the vehicle [shall]:
25 26 27 28	(1) [Immediately] SHALL IMMEDIATELY deliver the vehicle directly to [a] THE storage facility [customarily used by the person undertaking the towing or removal of the vehicle] STATED ON THE SIGNS POSTED IN ACCORDANCE WITH § 21–10A–02 OF THIS SUBTITLE; [and]
29 30	(2) MAY NOT MOVE THE TOWED VEHICLE FROM THAT STORAGE FACILITY TO ANOTHER STORAGE FACILITY FOR AT LEAST 72 HOURS; AND

[Provide] SHALL PROVIDE the owner of the vehicle or the owner's

agent immediate and continuous opportunity, 24 HOURS PER DAY, 7 DAYS PER

- WEEK, from the time the vehicle was received at the storage facility, to retake possession of the vehicle.
- 3 (B) BEFORE A VEHICLE IS REMOVED FROM A PARKING LOT, A TOWER
 4 WHO POSSESSES THE VEHICLE SHALL RELEASE THE VEHICLE TO THE OWNER OR
 5 AN AGENT OF THE OWNER:
- 6 (1) IF THE OWNER OR AGENT REQUESTS THAT THE TOWER 7 RELEASE THE VEHICLE;
- 8 (2) If the vehicle can be driven under its own power;
- 9 (3) WHETHER OR NOT THE VEHICLE HAS BEEN LIFTED OFF THE 10 GROUND; AND
- 11 (4) IF THE OWNER OR AGENT PAYS A DROP FEE TO THE TOWER IN 12 AN AMOUNT NOT EXCEEDING 50% OF THE COST OF A FULL TOW.
- 13 (C) A STORAGE FACILITY THAT IS IN POSSESSION OF A TOWED VEHICLE 14 SHALL:
- 15 (1) ACCEPT PAYMENT FOR OUTSTANDING TOWING OR STORAGE 16 CHARGES BY AT LEAST TWO MAJOR, NATIONALLY RECOGNIZED CREDIT CARDS; 17 OR
- 18 **(2)** HAVE AN OPERABLE AUTOMATIC TELLER MACHINE 19 AVAILABLE ON THE PREMISES.
- 20 21–10A–06.
- Any person who undertakes the towing or removal of a vehicle from a parking lot in violation of any provision of this subtitle:
- 23 (1) Shall be liable for actual damages sustained by any person as a 24 direct result of the violation; and
- 25 (2) Shall be liable to the vehicle owner, A SECURED PARTY, AN INSURER, OR A SUCCESSOR IN INTEREST for triple the amount paid by the owner or the owner's agent to retake possession of the vehicle.
- 28 27–101.
- 29 (a) It is a misdemeanor for any person to violate any of the provisions of the 30 Maryland Vehicle Law unless the violation:

- 1 (1) Is declared to be a felony by the Maryland Vehicle Law or by any 2 other law of this State; or
- 3 (2) Is punishable by a civil penalty under the applicable provision of 4 the Maryland Vehicle Law.
- 5 (b) Except as otherwise provided in this section, any person convicted of a 6 misdemeanor for the violation of any of the provisions of the Maryland Vehicle Law is 7 subject to a fine of not more than \$500.
- 8 (c) Any person who is convicted of a violation of any of the provisions of the 9 following sections of this article is subject to a fine of not more than \$500 or 10 imprisonment for not more than 2 months or both:
- 11 (1) § 12–301(e) or (f) ("Special identification cards: Unlawful use of identification card prohibited");
- 13 (2) § 14–102 ("Taking or driving vehicle without consent of owner");
- 14 (3) § 14–104 ("Damaging or tampering with vehicle");
- 15 (4) § 14–107 ("Removed, falsified, or unauthorized identification 16 number or registration card or plate");
- 17 (5) § 14–110 ("Altered or forged documents and plates");
- 18 (6) § 15–312 ("Dealers: Prohibited acts Vehicle sales transactions");
- 19 (7) § 15–313 ("Dealers: Prohibited acts Advertising practices");
- 20 (8) § 15–314 ("Dealers: Prohibited acts Violation of licensing laws");
- 21 (9) § 15–411 ("Vehicle salesmen: Prohibited acts");
- 22 (10) § 15–502(c) ("Storage of certain vehicles by unlicensed persons 23 prohibited");
- 24 (11) § 16–113(j) ("Violation of alcohol restriction");
- 25 (12) § 16–301, except § 16–301(a) or (b) ("Unlawful use of license");
- 26 (13) § 16–303(h) ("Licenses suspended under certain provisions of Code");
- 28 (14) § 16–303(i) ("Licenses suspended under certain provisions of the traffic laws or regulations of another state");
- 30 (15) § 18–106 ("Unauthorized use of rented motor vehicle");

- 1 (16) § 20–103 ("Driver to remain at scene Accidents resulting only in damage to attended vehicle or property");
- 3 (17) § 20–104 ("Duty to give information and render aid");
- 4 (18) § 20–105 ("Duty on striking unattended vehicle or other property");
- 5 (19) § 20–108 ("False reports prohibited");
- 6 (20) § 21–206 ("Interference with traffic control devices or railroad 7 signs and signals");
- 8 (21) As to a pedestrian in a marked crosswalk, § 21–502(a) 9 ("Pedestrians' right–of–way in crosswalks: In general"), if the violation contributes to 10 an accident;
- 11 (22) As to another vehicle stopped at a marked crosswalk, § 21–502(c) 12 ("Passing of vehicle stopped for pedestrian prohibited"), if the violation contributes to
- 13 an accident;
- 14 (23) Except as provided in subsections (f) and (q) of this section, § 15 21–902(b) ("Driving while impaired by alcohol");
- 16 (24) Except as provided in subsections (f) and (q) of this section, § 17 21–902(c) ("Driving while impaired by drugs or drugs and alcohol");
- 18 (25) § 21–902.1 ("Driving within 12 hours after arrest"); [or]
- 19 (26) TITLE 21, SUBTITLE 10A ("TOWING OR REMOVAL OF 20 VEHICLES FROM PARKING LOTS"); OR
- 21 **(27)** § 27–107(d), (e), (f), or (g) ("Prohibited acts Ignition interlock 22 systems").
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2010.