

DAVID Y. IGE GOVERNOR

September 15, 2020

GOV. MSG. NO. 1146

The Honorable Ronald D. Kouchi,
President
and Members of the Senate
Thirtieth State Legislature
State Capitol, Room 409
Honolulu, Hawai'i 96813

The Honorable Scott K. Saiki, Speaker and Members of the House of Representatives Thirtieth State Legislature State Capitol, Room 431 Honolulu, Hawai'i 96813

Dear President Kouchi, Speaker Saiki, and Members of the Legislature:

This is to inform you that on September 15, 2020, the following bill was signed into law:

HB2162 HD2 SD1

RELATING TO TOWING. Act 041 (20)

Sincerely,

DAVID Y. IGE

Governor, State of Hawai'i

HOUSE OF REPRESENTATIVES THIRTIETH LEGISLATURE, 2020 STATE OF HAWAII ORIGINAL

ACT 041

H.B. NO. 2162 H.D. 2 S.D. 1

A BILL FOR AN ACT

RELATING TO TOWING.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. The legislature finds that predatory towing is
2	a combination of generally unethical practices used by some
3	towing companies to maximize their income. These practices
4	include using spotters to get cars towed almost as soon as they
5	are parked; charging excessive fees for towing or storage; or
6	making private side deals with owners of stores or parking lots
7	to maximize towing income. The legislature further finds that
8	any of these practices can result in unfair and excessive
9	charges for the vehicle owner.
10	The purpose of this Act is to protect consumers from
11	predatory towing practices by:
12	(1) Clarifying the fees tow companies may charge;
13	(2) Clarifying the duties of a tow company when a vehicle
14	owner arrives on the scene while the vehicle is in the
15	process of being hooked up;
16	(3) Requiring tow and storage companies to accept credit
17	cards and debit cards:

1	(4)	Subjecting any violation of the towing statute to the
2		penalties and remedies under the State's unfair or
3		deceptive acts or practices law and consumer
4		protection law; and
5	(5)	Adding definitions for clarity.
6	SECT	ION 2. Section 290-11, Hawaii Revised Statutes, is
7	amended t	o read as follows:
8	"§29	0-11 Vehicles left unattended on private and public
9	property;	sale or disposition of abandoned vehicles. (a)
10	Notwithst	anding any other provision of this chapter, any vehicle
11	left unat	tended on private or public property without
12	authoriza	tion of the owner or occupant of the property, may be
13	towed awa	y at the expense of the $\underline{\text{vehicle}}$ owner [$\underline{\text{of the vehicle}}$],
14	by order	of the owner, occupant, or person in charge of the
15	property;	provided that there is posted a notice prohibiting
16	vehicles	to park on the property without authorization. The
17	notice sh	all clearly state, in not less than two-inch high,
18	light ref	lective letters on a contrasting background, that the
19	vehicle <u>p</u>	arked without authorization will be towed and held at
20	the expen	se of the vehicle owner, as well as the name, address,
21	and a tel	ephone number of the facility where the vehicle will be

- 1 towed and held. The notice shall be of such size and be placed
- 2 in a location that is clearly visible to the driver of a vehicle
- 3 approaching any individual marked or unmarked parking space;
- 4 provided that where an entire parking lot consists of restricted
- 5 parking spaces, placement of the notice at each entrance of the
- 6 parking lot shall suffice.
- 7 (b) Towing companies engaged by the owner, occupant, or
- 8 person in charge of the property shall:
- 9 (1) Charge not more than \$65 for a tow, or \$75 for a tow
- using a dolly, plus a mileage charge of \$7.50 per mile
- towed and \$25 per day or fraction thereof for storage
- for the first seven days and \$20 per day thereafter.
- In the case of a difficult hookup, a towing surcharge
- of \$30 shall apply. When the tow occurs between the
- hours of six o'clock p.m. and six o'clock a.m., from
- Monday through Thursday and from six o'clock p.m.
- 17 Friday to six o'clock a.m. Monday, the towing company
- shall be entitled to an overtime charge of \$15. [If
- 19 the vehicle is in the process of being hooked up or is
- 20 hooked up to the tow truck and the owner appears on
- 21 the scene, the towing company shall unhook the vehicle

1		and shall not charge any fee to the owner of the
2		vehicle. In the case of a difficult hookup, meaning
3		an above or below ground hookup in a multilevel
4		facility, a towing surcharge of \$30 shall be
5		applicable; The charges listed in this paragraph
6		shall be the only charges tow companies are authorized
7		to charge vehicle owners. For purposes of this
8		paragraph, "difficult hookup" shall mean an above or
9		below ground hookup in a multilevel facility;
10	(2)	If the vehicle is in the process of being hooked up,
11		meaning up to the point when the tow truck is driving
12		away, and the vehicle owner appears on the scene, the
13		tow company shall release the vehicle to the vehicle
14		owner at a location that ensures the safety of all
15		persons and property involved, regardless of whether
16		the release occurs on the scene or if the vehicle must
17		be removed from the scene to be safely released;
18		provided that no fee will be charged to the vehicle
19		owner under this paragraph;
20	[(2)]	(3) Determine the name of the legal owner and the
21		last registered owner of the vehicle from the

1	department of transportation of the county department
2	of finance. The legal owner and the <u>last</u> registered
3	owner shall be notified in writing at the address on
4	record with the department of transportation or with
5	the county department of finance by registered or
6	certified mail of the location of the vehicle,
7	together with a description of the vehicle, within a
8	reasonable period not to exceed fifteen days following
9	the tow. The notice shall state:
10	(A) The maximum towing charges and fees allowed by
11	law;
12	(B) The telephone number of the consumer information
13	service of the department of commerce and
14	consumer affairs; and
15	(C) That if the vehicle is not recovered within
16	thirty days after the mailing of the notice, the
17	vehicle shall be deemed abandoned and will be
18	sold or disposed of as junk.
19	Where the [owners] legal owner and the last registered
20	owner have not been [so] notified[, then the owner]
21	pursuant to this paragraph, the vehicle may [recover

1		the owner's car] be recovered by the vehicle owner
2		from the towing company without paying tow or storage
3		fees[+ provided that the] . The notice need not be
4		sent to a legal <u>owner</u> or <u>last</u> registered owner or any
5		person with an unrecorded interest in the vehicle
6		whose name or address cannot be determined. Absent
7		evidence to the contrary, a notice shall be deemed
8		received by the legal <u>owner</u> or <u>last</u> registered owner
9		five days after the mailing[. A person, including but
10		not limited to the owner's or driver's insurer, who
11		has been charged in excess of the charges permitted
12		under this section may sue for damages sustained and,
13		if the judgment is for the plaintiff, the court shall
14		award the plaintiff a sum not to exceed the amount of
15		the damages and reasonable attorney's fees together
16		with the cost of suit];
17	[(3)]	(4) Provide, when a vehicle is recovered by the
18		vehicle owner [before written notice is sent by
19		registered or certified mail, the vehicle owner with
20		a receipt stating:

1	(A)	The maximum towing charges and fees allowed by				
2		law; and				
3	(B)	The telephone number of the consumer information				
4		service of the department of commerce and				
5		consumer affairs; and				
6	[(4)] <u>(5)</u>	Accommodate payment by the <u>vehicle</u> owner for				
7	char	ges under paragraph (1) by cash [and-by-either],				
8	cred	lit card [or automated teller machine located on				
9	the-	premises.], or debit card.				
10	(c) When	a vehicle is not recovered within thirty days				
11	after the mail	ing of the notice, it shall be deemed abandoned				
12	and the owner	of the towing company, or the owner of the towing				
13	company's authorized representative, after one public					
14	advertisement	in a newspaper of general circulation in the				
15	State, may neg	otiate a sale of the vehicle or dispose of it as				
16	junk.					
17	(d) The	authorized seller of the vehicle shall be entitled				
18	to the proceed	s of the sale to the extent that compensation is				
19	due the author	ized seller for services rendered in respect to				
20	the vehicle, i	ncluding reasonable and customary charges for				
21	towing, handli	ng, storage, and the cost of the notices and				

- 1 advertising required by this part. Any remaining balance shall
- 2 be forwarded to the legal owner or last registered owner of the
- 3 vehicle if the legal owner or last registered owner can be
- 4 found. If the legal owner or last registered owner cannot be
- 5 found at the address on record at the department of
- 6 transportation or the county department of finance, the balance
- 7 shall be deposited with the [director of finance of the State]
- 8 State's unclaimed property program administered by the
- 9 department of budget and finance and shall be paid out to the
- 10 legal owner or last registered owner of the vehicle if a proper
- 11 claim is filed therefor within one year from the execution of
- 12 the sales agreement. If no claim is made within the year
- 13 allowed, the money shall become a state realization.
- (e) The transfer of title and interest by sale under this
- 15 part is a transfer by operation of law[; provided that if the
- 16 certificate of ownership or registration is unavailable, a bill
- 17 of sale executed by an authorized seller is satisfactory
- 18 evidence authorizing the transfer of the title or interest.],
- 19 pursuant to the requirements under section 286-52(f).
- 20 (f) Notwithstanding any law or ordinance to the contrary,
- 21 including subsection $\left[\frac{g}{g}\right]$ (h) and section 46-20.5, any towing

1	company engaged in cowing in a country with a population greater
2	than five hundred thousand shall offer towing services to
3	consumers twenty-four hours per day every day of the week[$ au$
4	which] . The towing services shall include the release of
5	vehicles kept in storage to [a registered owner, legal owner,]
6	an insurer, vehicle owner or a designated representative.
7	(g) Any person who violates any provision of this section
8	shall be deemed to have:
9	(1) Engaged in an unfair or deceptive act or practice in
10	the conduct of any trade or commerce within the
11	meaning of section 480-2 and subject to penalties and
12	remedies under chapter 480; and
13	(2) Furnished services without a license within the
14	meaning of section 487-13 and subject to penalties and
15	remedies under chapter 487.
16	$\left[\frac{(g)}{(h)}\right]$ This section shall not apply to a county that
17	has adopted ordinances regulating towing operations.
18	(i) As used in this section:
19	"Hooked up" means completely and securely attached and
20	fastened to the tow truck by means of clamps, couplings, straps,
21	tow bars, and other mechanical devices that are specifically

1	designed	to	prevent	the	vehicle	from	dropping	off	or	detaching

- 2 from the tow truck in any way or otherwise shifting in any
- 3 manner.
- 4 "Scene" means the location of the vehicle while it is in
- 5 the process of being hooked up, or the location where it was
- 6 hooked up, and anywhere within a fifty foot radius of that
- 7 location.
- 8 "Vehicle owner" means any person, other than the towing
- 9 company, who has possession of or any other interest in the
- 10 vehicle, including but not limited to the legal or last
- 11 registered owner of the vehicle, the insurance company insuring
- 12 the vehicle, the person renting the vehicle pursuant to chapter
- 13 437D or any other law authorizing a person to operate the
- 14 vehicle, or any person in possession of the key or remote
- 15 keyless ignition system device to the vehicle.
- 16 "Vehicle parked without authorization" means any vehicle
- 17 left unattended on private or public property that is not parked
- 18 in compliance with the notice required by subsection (a).
- 19 "Vehicle parked without authorization" shall not include:
- 20 (1) A vehicle otherwise parked in compliance with the
- 21 notice required by subsection (a) where the vehicle

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1		owner has prepaid for parking and placed a payment
2		receipt, placard, or permit anywhere on or in the
3		vehicle and the payment receipt, placard, or permit is
4		visible from outside the vehicle; or
5	(2)	A vehicle otherwise parked in compliance with the
6	•	notice required by subsection (a) where the vehicle
7		owner has received authorization from an owner,
8		occupant, or person in charge of the property and
9		placed the placard, permit, or written authorization,
10		if any, anywhere on or in the vehicle and the placard,
11		permit, or written authorization is visible from the
12		outside of the vehicle."
13	SECT	ION 3. Section 291C-165.5, Hawaii Revised Statutes, is
14	amended b	y amending subsection (b) to read as follows:
15	"(b)	The towing company shall determine the name of the
16	lien hold	er and the <u>last</u> registered owner of the vehicle from
17	the depar	tment of transportation or the county department of
18	finance.	The lien holder and the registered owner shall be
19	notified :	by the towing company in writing at the address on
20	record wi	th the department of transportation or with the county
21	departmen	t of finance by registered or certified mail of the

1	rocation of the vehicle, together with a description of the
2	vehicle, within a reasonable period not to exceed twenty days
3	following the tow. The notice shall state:
4	(1) The maximum towing charges and fees allowed by law;
5	(2) The telephone number of the county finance department
6	that arranged for or authorized the tow; and
7	(3) That if the vehicle is not recovered within thirty
8	days after the mailing of the notice, the vehicle
9	shall be deemed abandoned and will be sold or disposed
10	of as junk.
11	Any towing company engaged in towing pursuant to this section
12	shall comply with the requirements of section 291C-135. When
13	the vehicle is recovered after the tow by the <u>last</u> registered
14	owner or lien holder, the party recovering the vehicle shall pay
15	the tow and storage charges which shall not exceed the charges
16	as provided by section 290-11(b) or the rates agreed upon with
17	the respective counties, whichever is lower, except that tow
18	operators may charge additional reasonable amounts for
19	excavating vehicles from off-road locations; provided that if
20	the notice required by this section was not sent within twenty
21	days after the tow, neither the last registered owner nor the

1	lien holder shall be required to pay the tow and storage
2	charges. No notice shall be sent to a legal or <u>last</u> registered
3	owner or any person with any unrecorded interest in the vehicle
4	whose name or address cannot be determined. [A person,
5	including but not limited to the owner's or driver's insurer,
6	who has been charged in excess of the charges permitted under
7	this section may sue for damages sustained, and, if the judgment
8	is for the plaintiff, the court shall award the plaintiff a sum
9	not to exceed the amount of these damages and reasonable
10	attorney's fees together with the cost of the suit.] Any person
11	who violates any provision of this section shall be deemed to
12	have:
13	(1) Engaged in an unfair or deceptive act or practice in
14	the conduct of any trade or commerce within the
15	meaning of section 480-2 and subject to the penalties
16	and remedies of chapter 480; and
17	(2) Furnished services without a license within the
18	meaning of section 487-13 and subject to penalties and
19	remedies under chapter 487."
20	SECTION 4. Statutory material to be repealed is bracketed
21	and stricken. New statutory material is underscored.

SECTION 5. This Act shall take effect on October 1, 2020.

APPROVED this 15 day of SEP , 2020

GOVERNOR OF THE STATE OF HAWAII

Aarid of In

THE SENATE OF THE STATE OF HAWAI'I

Date: July 6, 2020 Honolulu, Hawaii 96813

We hereby certify that the foregoing Bill this day passed Final Reading in the Senate of the Thirtieth Legislature of the State of Hawai'i, Regular Session of 2020.

Muss-M.
President of the Senate

Clerk of the Senate

HB No. 2162, HD 2, SD 1

THE HOUSE OF REPRESENTATIVES OF THE STATE OF HAWAII

Date: July 10, 2020 Honolulu, Hawaii

We hereby certify that the above-referenced Bill on this day passed Final Reading in the House of Representatives of the Thirtieth Legislature of the State of Hawaii, Regular Session of 2020.

Com por

Scott K. Saiki Speaker House of Representatives

N. L. I Da

Brian L. Takeshita

Chief Clerk

House of Representatives