H.B. NO. <sup>1577</sup> H.D. 1

### A BILL FOR AN ACT

RELATING TO MOTOR VEHICLE TOWING FEES.

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

SECTION 1. Section 290-11, Hawaii Revised Statutes, is
amended by amending subsection (b) to read as follows:

3 "(b) Towing companies engaged by the owner, occupant, or 4 person in charge of the property shall:

5 (1)Charge not more than \$65 for a tow, or \$75 for a tow 6 using a dolly, plus a mileage charge of \$7.50 per mile 7 towed and \$25 per day or fraction thereof for storage 8 for the first seven days and \$20 per day thereafter. 9 In the case of a difficult hookup, a towing surcharge 10 of \$30 shall apply. When the tow occurs between the 11 hours of six o'clock p.m. and six o'clock a.m., from 12 Monday through Thursday and from six o'clock p.m. 13 Friday to six o'clock a.m. Monday, the towing company 14 shall be entitled to an overtime charge of \$15. The 15 charges listed in this paragraph shall be the only 16 charges tow companies are authorized to charge vehicle 17 owners [-]; provided that if the tow involves an



# H.B. NO. <sup>1577</sup><sub>H.D. 1</sub>

1		overturned vehicle, the towing company shall be
2		entitled to an additional charge of no more than
3		S . For purposes of this paragraph,
4		"difficult hookup" shall mean an above or below ground
5		hookup in a multilevel facility;
6	(2)	If the vehicle is in the process of being hooked up,
7		meaning up to the point when the tow truck is driving
8		away, and the vehicle owner appears on the scene, the
9		tow company shall release the vehicle to the vehicle
10		owner at a location that ensures the safety of all
11		persons and property involved, regardless of whether
12		the release occurs on the scene or if the vehicle must
13		be removed from the scene to be safely released;
14		provided that no fee will be charged to the vehicle
15		owner under this paragraph;
16	(3)	Determine the name of the legal owner and the last
17		registered owner of the vehicle from the department of
18		transportation or the county department of finance.
19		The legal owner and the last registered owner shall be
20		notified in writing at the address on record with the
21		department of transportation or with the county

2024-1095 HB1577 HD1 HMSO

# H.B. NO. <sup>1577</sup><sub>H.D. 1</sub>

1	depa	rtment of finance by registered or certified mail
2	of t	he location of the vehicle, together with a
3	desc	ription of the vehicle, within a reasonable period
4	not '	to exceed fifteen days following the tow. The
5	noti	ce shall state:
6	(A)	The maximum towing charges and fees allowed by
7		law;
8	(B)	The telephone number of the consumer information
9		service of the department of commerce and
10		consumer affairs; and
11	(C)	That if the vehicle is not recovered within
12		thirty days after the mailing of the notice, the
13		vehicle shall be deemed abandoned and will be
14		sold or disposed of as junk.
15	Where	e the legal owner and the last registered owner
16	have	not been notified pursuant to this paragraph, the
17	vehi	cle may be recovered by the vehicle owner from the
18	towin	ng company without paying tow or storage fees.
19	The 1	notice need not be sent to a legal owner or last
20	regis	stered owner or any person with an unrecorded
21	inte	rest in the vehicle whose name or address cannot

2024-1095 HB1577 HD1 HMSO

Page 4

# H.B. NO. <sup>1577</sup> H.D. 1

1		be determined. Absent evidence to the contrary, a
2		notice shall be deemed received by the legal owner or
3		last registered owner five days after the mailing;
4	(4)	Provide, when a vehicle is recovered by the vehicle
5		owner the vehicle owner with a receipt stating:
6		(A) The maximum towing charges and fees allowed by
7		law; and
8		(B) The telephone number of the consumer information
9		service of the department of commerce and
10		consumer affairs; and
11	(5)	Accommodate payment by the vehicle owner for charges
12		under paragraph (1) by cash, credit card, or debit
13		card."
14	SECT	ION 2. Section 291C-165.5, Hawaii Revised Statutes, is
15	amended b	y amending subsection (b) to read as follows:
16	"(b)	The towing company shall determine the name of the
17	lien hold	er and the last registered owner of the vehicle from
18	the depar	tment of transportation or the county department of
19	finance.	The lien holder and the registered owner shall be
20	notified l	by the towing company in writing at the address on
21	record wi	th the department of transportation or with the county

## 2024-1095 HB1577 HD1 HMS0

Page 5

H.B. NO. <sup>1577</sup> H.D. 1

1	department of finance by registered or certified mail of the			
2	location of the vehicle, together with a description of the			
3	vehicle, within a reasonable period not to exceed twenty days			
4	following the tow. The notice shall state:			
5	(1) The maximum towing charges and fees allowed by law;			
6	(2) The telephone number of the county finance department			
7	that arranged for or authorized the tow; and			
8	(3) That if the vehicle is not recovered within thirty			
9	days after the mailing of the notice, the vehicle			
10	shall be deemed abandoned and will be sold or disposed			
11	of as junk.			
12	Any towing company engaged in towing pursuant to this section			
13	shall comply with the requirements of section 291C-135. When			
14	the vehicle is recovered after the tow by the last registered			
15	owner or lien holder, the party recovering the vehicle shall pay			
16	the tow and storage charges which shall not exceed the charges			
17	as provided by section 290-11(b) or the rates agreed upon with			
18	the respective counties, whichever is lower, except that tow			
19	operators may charge additional reasonable amounts for			
20	excavating vehicles from off-road locations[+] and any			
21	additional amount allowed by section 290-11(b) for overturned			

### 2024-1095 HB1577 HD1 HMSO

Page 6

# H.B. NO. <sup>1577</sup> H.D. 1

1	vehicles; provided that if the notice required by this section
2	was not sent within twenty days after the tow, neither the last
3	registered owner nor the lien holder shall be required to pay
4	the tow and storage charges. No notice shall be sent to a legal
5	or last registered owner or any person with any unrecorded
6	interest in the vehicle whose name or address cannot be
7	determined. Any person who violates any provision of this
8	section 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 the penalties
12	and remedies of 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	SECTION 3. Statutory material to be repealed is bracketed
17	and stricken. New statutory material is underscored.
18	SECTION 4. This Act shall take effect on July 1, 3000.

# 2024-1095 HB1577 HD1 HMSO



#### Report Title:

Tow Operators; Overturned Vehicles; Additional Fees

#### Description:

Authorizes tow operators to charge an additional amount for overturned vehicles. Effective 7/1/3000. (HD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

2024-1095 HB1577 HD1 HMS0