1		AN ACT relating to motor vehicle dealers.					
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:					
3		→ Section 1. KRS 190.080 is amended to read as follows:					
4	(1)	As used in this section, "previous consumer-owner" <u>means</u> [shall mean] the last					
5		owner of the vehicle who could reasonably be expected to have operated the used					
6		car for personal, family, household, or business purposes, but <u>does not</u>					
7		<u>include</u> [shall not mean] an owner who possessed the vehicle primarily for resale					
8		purposes.					
9	(2)	(a) Except as provided in paragraph (b) of this subsection, a [It shall be unlawful					
10		for any] motor vehicle dealer or motor vehicle salesperson shall not [to] refuse					
11		to furnish, upon request of a prospective purchaser, the name, address, and					
12		telephone number, if known or available, of the previous consumer-owner of					
13		any used car offered for sale.					
14		(b) The provisions of paragraph (a) of this subsection shall not apply if the					
15		previous consumer-owner has not given written consent to share his or her					
16		information with a prospective purchaser.					
17	(3)	\underline{A} [It shall be unlawful for any] person $\underline{shall \ not}$ [to] transfer a motor vehicle in order					
18		to avoid compliance with this section.					
19		→ Section 2. KRS 281.926 is amended to read as follows:					
20	(1)	This section applies to any towing company that engages in, or offers to engage in,					
21		emergency towing.					
22	(2)	Prior to attaching a motor vehicle to the tow truck, the towing company shall					
23		furnish the vehicle's owner or operator, if the owner or operator is present at the					
24		scene of the disabled vehicle and upon the owner's or operator's request, a rate sheet					
25		listing all rates for towing services, including but not limited to all rates for towing					

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towing company.

1	(3)	(a)	Any towing company or storage facility snail:		
2			1. Post a rate sheet as described in subsection (2) of this section at its		
3			place of business:		
4			2. Provide a current rate sheet to the nearest Department of Kentucky		
5			State Police post and any law enforcement agency in its service area;		
6			and [shall]		
7			<u>3.</u> Make the rate sheet available upon a customer's request.		
8		(b)	Any charge in excess of the rate sheets provided under this subsection shall be		
9			deemed excessive.		
10		<u>(c)</u>	If a towing company fails to comply with any of the provisions of this		
11			subsection, the Department of Kentucky State Police and any local law		
12			enforcement agency in the company's service area shall remove that towing		
13			company from its wrecker log for a period of:		
14			1. Six (6) months for the first violation; and		
15			2. One (1) year for any subsequent violation.		
16	(4)	An i	temized invoice of actual towing charges assessed by a towing company for a		
17		completed tow shall be made available to the owner of the motor vehicle or the			
18		owner's agent no later than one (1) business day after:			
19		(a)	The tow is completed; or		
20		(b)	The towing company has obtained all necessary information to be included on		
21			the invoice, including any charges submitted by subcontractors used by the		
22			towing company to complete the tow and recovery.		
23	(5)	The	itemized invoice required under subsection (4) of this section shall contain the		
24		follo	owing information:		
25		(a)	The date and time the motor vehicle was towed;		
26		(b)	The location to which the motor vehicle was towed;		
27		(c)	The name, address, and telephone number of the towing company;		

1		(d)	A d	escription of the towed motor vehicle, including the color, make, model,		
2			year	, and vehicle identification number of the motor vehicle;		
3		(e)	The	license plate number and state of registration for the towed motor vehicle;		
4		(f)	The	cost of the original towing service;		
5		(g)	The	cost of any vehicle storage fees, expressed as a daily rate;		
6		(h)	Oth	er fees, including documentation fees and motor vehicle search fees; and		
7		(i)	A li	ist of the services that were performed under a warranty or that were		
8			othe	erwise performed at no cost to the owner of the motor vehicle.		
9	(6)	Any	servi	ce or fee in addition to the services or fees described in subsection (5)(f),		
10		(g),	(g), or (h) of this section shall be set forth individually as a single line item on the			
11		invo	invoice required by this section, with an explanation and the exact charge for the			
12		serv	service or the exact amount of the fee.			
13	(7)	A co	opy of	f each invoice and receipt submitted by a tow truck operator in accordance		
14		with	with this section shall:			
15		(a)	Be r	retained by the towing company for a period of two (2) years from the date		
16			of is	ssuance; and		
17		(b)	Thro	oughout the two (2) year period described in this subsection, be made		
18			avai	lable for inspection and copying not later than forty-eight (48) hours after		
19			rece	iving a written request for inspection from:		
20			1.	A law enforcement agency;		
21			2.	The Attorney General;		
22			3.	A city attorney, county attorney, or the prosecuting attorney having		
23				jurisdiction in the location of any of the towing company's business		
24				locations;		
25			4.	The disabled motor vehicle's owner or lienholder;		
26			5.	An agent of the disabled motor vehicle's owner or lienholder; or		
27			6.	Any individual involved in the underlying collision, his or her respective		

1			insurance companies, or his or her legal representatives, if the disabled			
2			motor vehicle was involved in a collision.			
3		→S	Section 3. KRS 281.990 is amended to read as follows:			
4	(1)	Exc	ept as provided in <u>subsections</u> [subsection] (4) <u>and (5)</u> of this section, a person			
5		shal	l be fined not less than twenty-five dollars (\$25) and no more than two hundred			
6		dolla	dollars (\$200), if the person:			
7		(a)	Violates, causes, aids, or abets any violation of the provisions of this chapter,			
8			or any order, rule, or administrative regulation lawfully issued pursuant to			
9			authority granted by this chapter;			
10		(b)	Knowingly makes any false or erroneous statement, report, or representation			
11			to the Department of Vehicle Regulation with respect to any matter placed			
12			under the jurisdiction of the department by this chapter;			
13		(c)	Knowingly makes any false entry in the accounts or records required to be			
14			kept pursuant to the authority granted by this chapter; or			
15		(d)	Knowingly fails to keep, or knowingly destroys or mutilates, any accounts or			
16			records.			
17		Eve	ry device to evade or to prevent the application of any provision of this chapter,			
18		or a	ny lawful order, rule or administrative regulation of the department issued			
19		purs	uant thereto, shall constitute a violation thereof.			
20	(2)	(a)	Any person who violates KRS 281.630(1) or 281.631(1) shall be fined not			
21			less than five hundred dollars (\$500) nor more than three thousand five			
22			hundred dollars (\$3,500).			
23		(b)	Any person who operates as a motor carrier in violation of the terms of his or			
24			her certificate or motor carrier vehicle license shall be fined not less than five			
25			hundred dollars (\$500) nor more than three thousand five hundred dollars			
26			(\$3,500).			
27	(3)	A po	erson who violates KRS 281.630(9) shall not be subject to a penalty under this			

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- 2 (4) (a) Except as provided in this subsection, any person who violates KRS 281.757 shall be fined two hundred fifty dollars (\$250) for each offense.
- 4 (b) A person who is cited for a violation of KRS 281.757 in which the lights were inoperable or the reflectors were missing may, within thirty (30) days from the date of the citation, provide proof to the county attorney of the county in which the offense occurred that the mechanical problem has been repaired and that the lights are in working order or that the required reflectors have been placed on the vehicle. If such proof is shown, the citation shall be dismissed.
 - (c) A law enforcement officer and the department shall not issue a citation to a person as violating KRS 281.757 if the atmospheric conditions all motorists were subjected to at the time the person is stopped reasonably limit the ability of a person to keep the vehicle's lights or reflectors from being obscured by dirt, mud, or debris.

(5) The cabinet may promulgate administrative regulations in accordance with KRS Chapter 13A to set penalties for violations of KRS 281.920 to 281.936.

- → Section 4. KRS 376.275 is amended to read as follows:
- 18 (1) (a) Any person engaged in the business of storing or towing motor vehicles, who
 19 has complied with the notification requirements of KRS 281.928, shall have a
 20 lien on the motor vehicle and its contents, except as set forth in subsection (2)
 21 of this section, for the applicable and reasonable charges assessed in
 22 accordance with KRS 281.926 and 281.932, as long as it remains in his or her
 23 possession.
 - (b) If, after a period of forty-five (45) days, the applicable and reasonable charges assessed in accordance with KRS 281.926 and 281.932 have not been paid, the motor vehicle and its contents, except as set forth in subsection (2) of this section, may be sold to pay the charges after the owner and any lienholder

have been notified by certified mail at the addresses specified in KRS
281.928(1), ten (10) days prior to the time and place of the sale. If the
proceeds of the sale of any vehicle pursuant to this section are insufficient to
satisfy accrued charges, the sale and collection of proceeds shall not constitute
a waiver or release of responsibility for payment of unpaid charges by the
owner or responsible casualty insurer of the vehicle. A lien on a vehicle under
this subsection shall be subject to prior recorded liens, unless released by any
existing lienholder pursuant to paragraph (c) of this subsection.

- (c) <u>1.</u> A lienholder having a prior recorded lien listed on the title issued by the Commonwealth of Kentucky shall be notified by certified mail within the first ten (10) days of impoundment in accordance with KRS 281.928.
 - 2. The Such notification, in addition to the requirements of KRS 281.928, shall include the make, model, license number, vehicle identification number, owner's name and last known address, and tentative date of sale for the vehicle, and state that the towing company or storage facility seeks to obtain a new title free and clear of any liens, excluding tax liens.
 - 3. If the above referenced certified letter required under this paragraph is not sent within the ten (10) days by the towing and storage company, then only ten (10) days of storage may be charged.
 - 4. The lienholder has the right to take possession of the motor vehicle after showing proof of lien still enforced, and paying the reasonable or agreed towing and storage charges on the motor vehicle.
 - 5. If a lienholder does not exercise the right to take possession of the motor vehicle under this paragraph within forty-five (45) days of notification, and all lienholders agree in writing, the towing company or storage

1				facility may obtain a new title under KRS 186A.145 free and clear of	
2				any liens, excluding tax liens.	
3			<u>6.</u>	Nothing in this section shall allow the transfer of a vehicle subject to a	
4				lien, except as provided in KRS 186A.190 or in subparagraph 5. of this	
5				paragraph.	
6		(d)	If th	nere are no lienholders required to be notified under KRS 281.920 to	
7			281.	936 and 359.230 and this section, and the owner does not exercise the	
8			right	t to take possession of the motor vehicle under this section within forty-	
9			five	(45) days of notification required under KRS 281.928, the towing	
10			com	pany or storage facility may obtain a new title under KRS 186A.145 free	
11			and	clear of any liens, excluding tax liens.	
12	(2)	Subs	section (1) of this section shall not apply to the following contents of a motor		
13		vehi	nicle, which shall be released to the vehicle owner or the owner's designated		
14		ager	nt upon request, if the request is made within forty-five (45) days of the date the		
15		vehi	nicle was towed:		
16		(a)	Pres	cription medication in its proper container;	
17		(b)	Pers	onal medical supplies and equipment or records;	
18		(c)	Edu	cational materials, including but not limited to calculators, books, papers,	
19			and	school supplies;	
20		(d)	Doc	uments, files, electronic devices, or equipment which may be able to store	
21			pers	onal information or information relating to a person's employment or	
22			busi	ness;	
23		(e)	Fire	arms and ammunition. Notwithstanding the provisions of subsection (3) of	
24			this	section, firearms and ammunition which are not claimed by the owner of	
25			the v	vehicle within forty-five (45) days of the date the vehicle was towed shall	
26			be ti	ransferred to the Department of Kentucky State Police for disposition as	
27			prov	vided by KRS 16.220;	

- 1 (f) Cargo in the possession of persons engaged in transportation in interstate 2 commerce as registered under KRS 186.020;
- 3 (g) Cargo in the possession of an integrated intermodal small package carrier as 4 defined by KRS 281.605(12);
- 5 (h) Child restraint systems or child booster seats; and
- 6 (i) Checks, checkbooks, debit or credit cards, money orders, stocks, or bonds.
- 7 (3) Except as provided in subsection (2)(e) of this section, any contents exempted 8 under subsection (2)(c), (d), (f), and (g) of this section that are not claimed by the 9 owner of the vehicle within forty-five (45) days of the date the vehicle was towed 10 may be sold or otherwise legally disposed of by the storage or towing company. 11 Any contents exempted under subsection (2)(a), (b), (h), and (i) of this section that 12 are not claimed by the owner of the vehicle within forty-five (45) days of the date 13 the vehicle was towed shall not be sold, but shall be otherwise legally disposed of 14 by the storage or towing company.
- 15 (4) The storage or towing company shall not be responsible for contents in a vehicle's
 16 trunk or other locked compartment to which the storage or towing company is
 17 without access, unless the towing company intentionally opens the area without the
 18 owner's consent.
- This section shall not apply when a local government causes a vehicle to be towed pursuant to KRS 82.605 to 82.640 or if state government causes a vehicle to be towed.