## STATE OF NEW YORK

7110

2023-2024 Regular Sessions

## IN ASSEMBLY

May 11, 2023

Introduced by M. of A. STERN -- read once and referred to the Committee on Local Governments

AN ACT to amend the general business law, in relation to requiring towers to clean up any debris in the surrounding area resulting from the vehicles they are towing

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Legislative intent. The legislature finds and determines 2 that often the delay caused by investigation and removal process of 3 damaged and disabled motor vehicles from vehicle accident crash scenes 4 results in congestion of traffic and can cause additional accidents.

5 The legislature further finds and determines that it is of vital 6 importance to remove damaged and disabled vehicles from the roads as 7 promptly as possible.

8 The legislature also finds and determines that motor vehicle accident 9 and disablement sites, are often left in an unsafe and unclean condition 10 after tow truck operators and emergency personnel leave the scene.

11 The legislature determines that clean up standards and enforcement are 12 needed to ensure public/vehicle safety is maintained and to ensure that 13 accident and disablement scenes are left free of debris and are safe 14 thoroughfares.

15 Therefore, the purpose of this law is to ensure that following motor 16 vehicle accidents and disablements, and as part of the towing services 17 involved, that the surrounding area/scene will be swept and left clean 18 and free from debris so as to protect the public and future vehicles 19 traveling in the area.

20 § 2. The general business law is amended by adding a new section 399-21 xxx to read as follows:

22 <u>§ 399-xxx. Towing vehicles from an accident or disablement scene.</u> 1.

23 Definitions. As used in this section, the following terms shall have the 24 following meanings:

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

LBD06856-01-3

A. 7110

1	(a) "Accident" shall mean any incident or occurrence in which one or
2	more motor vehicles come in contact with each other or another object,
3	thereby causing damage to a motor vehicle;
4	(b) "Debris" shall mean substances, materials, and objects that are
5	foreign to the normal roadway or thoroughfare environment area, includ-
б	ing traffic control debris. Debris may be produced by vehicular or non-
7	vehicular sources;
8	(c) "Disablement" shall mean motor vehicles not involved in accidents
9	but which are disabled and which must be removed from the road via
10	services of a tow truck operator;
11	(d) "Tower" shall mean a person owning or leasing or controlling one
12	or more tow trucks and driving or operating or causing any such vehicle
13	to be operated upon the public highways for hire; and
14	(e) "Tow truck" shall mean a motor vehicle which is designed or
15	equipped for carrying, lifting or moving another motor vehicle.
16	2. Clean up of debris and surrounding area. (a) All towers called to
17	the scene of an accident or disablement shall clean up any debris in the
18	surrounding area resulting from the vehicles they are towing to the
19	satisfaction of the police officer or authorized representative on the
20	scene.
21	(b) All tow trucks operating in the state shall be equipped for debris
22	clean up including, but not limited to, a shovel, broom and a container
23	to collect debris.
24	(c) Towers shall further clean up any oil, coolant, or gas that the
25	vehicles involved spilled on the road and shall carry a liquid absorbing
26	substance approved by the department of environmental conservation and
27	the department of transportation they can apply and sweep off of the
28 29	road so that it is clean and dry.
29	(d) The clean up services required by this section shall be included
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56 less than five days, to enjoin and restrain the continuance of such

1	violation; and if it shall appear to the satisfaction of the court or
2	justice that the defendant has, in fact, violated this section, an
3	injunction may be issued by such court or justice, enjoining and
4	restraining any further violation, without requiring proof that any
5	person has, in fact, been injured or damaged thereby. Whenever the court
б	shall determine that a violation of this section has occurred, the court
7	may impose a civil penalty of not less than one hundred dollars and not
8	more than five hundred dollars for each such violation. In connection
9	with any such proposed application, the attorney general is authorized
10	to take proof and make a determination of the relevant facts and to
11	issue subpoenas in accordance with the civil practice law and rules.
12	(b) The provisions of this section may be enforced concurrently by the
13	town attorney, city corporation counsel, or other lawful designee of a
14	municipality or local government, and all moneys collected thereunder
15	shall be retained by such municipality or local government.

16 § 3. This act shall take effect on the thirtieth day after it shall 17 have become a law.