**Section 1715.130 Commercial Towing Contracts**

a) Contractual Towing Agreements

Subparts C and D of this Part shall not apply to towing pursuant to a written contract between the safety relocator and another entity (for example, unit of local government, fleet operator, motor club, body shop, repair shop, vehicle dealer, etc.) establishing a predetermined cost of all relocation, storage and any other fees that the safety relocator will charge for its services, provided that a copy of the contract is made available for inspection by law enforcement at the offices of the safety relocator and is carried in the cab of every vehicle performing safety relocation services subject to this exemption.

b) Contract

1) In order to be eligible for this exemption, the contract must be a standing contract. It cannot be a contract designed to cover a single towing operation.

2) All items required by the Law to be disclosed shall be included in the contract, to the extent that those disclosures can be generalized.