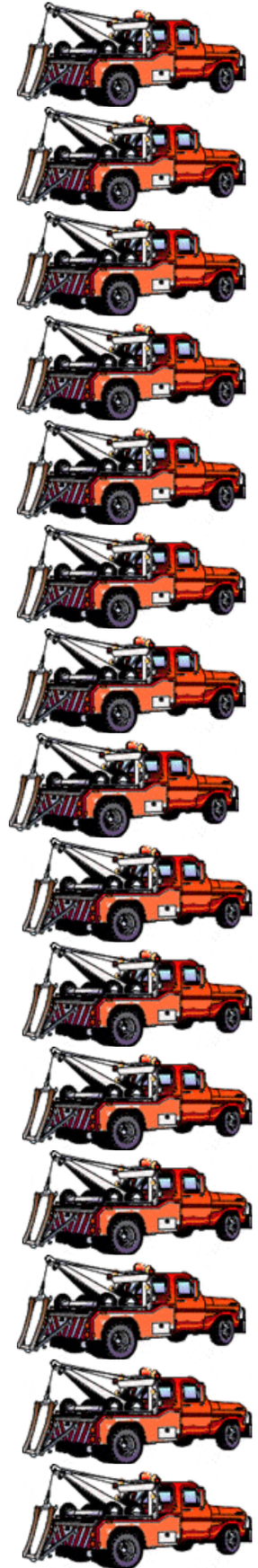


AUTOMOBILE WRECKER TOW CAR OPERATOR INSTRUCTION GUIDE



APRIL 2008



PREFACE

The Nevada Department of Motor Vehicles has prepared this guide to assist Nevada Automobile Wreckers and Tow Car Operators when conducting business with the Department. It was created as an informational and instructional reference, and attention to the detailed information and examples will ensure proper completion of forms required to register and/or title vehicles in the State of Nevada.

Implementation of requirements as outlined in this guide and attention to detail when completing forms will be beneficial to you, your customers and the Department. Documents properly prepared and submitted will ensure that our records are correct. This allows the Department to respond to inquiries from consumers, vehicle industry members and law enforcement with up to date, accurate information.

If you have any suggestions that may help improve this guide, please provide them in writing to:

Nevada Department of Motor Vehicles
Research and Development Division
Vehicle Programs
555 Wright Way
Carson City, NV 89711

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SECTION I

GENERAL INFORMATION

AUTOMOBILE WRECKER OPERATIONS

WRECKER AND SALVAGE POOL INFORMATION

“Wrecker” defined. “Automobile Wrecker” means a person licensed by the department who dismantles, scraps, processes or wrecks vehicle subject to the registration laws of Nevada. NAC 487.010.1

“Salvage Pool” defined. “Salvage Pool” means a business which obtains motor vehicles from:

1. Insurers and self-insurers for sale on consignment or as an agent for the insurer or self-insurer if the vehicles are acquired by the insurer or self-insurer as the result of a settlement for insurance; or
2. Licensed vehicle dealers, rebuilders, lessors or wreckers for sale on consignment. NRS 487.400.2

Wrecker and Salvage Pool require separate licenses and fees.

LICENSING REQUIREMENTS

1. Application for Business License. (DS237) Application must be completed in full and signed by a principal of the business.
2. Personal History Questionnaire completed by each principal or corporate officer being listed on the license application.
3. Authorization for Release of Information form signed by each principal or corporate officer. Release must be notarized or signature witnessed by an authorized DMV representative.
4. Child Support Information form completed and signed by each principal.
5. Licensee Acknowledgement form. (DS308)
6. A surety bond or deposit in lieu of bond in the amount of \$50,000.
7. If applying for wrecker or salvage pool plates, an insurance certificate showing automobile liability coverage. See insurance information sheet.
8. Non-refundable license application fee of \$300.
9. City or County business license.
10. Fictitious Firm Name Filing.

11. Copy of Certificate of Incorporation and Corporate filing, with names of the officers, filed with the State of Nevada, Secretary of State's Office, if applicable.
12. The federal identification number of the business.
13. An established place of business, with a permanently enclosed building located on at least one-half acre. The business location must be surrounded by a screened fence at least six feet tall.
14. A permanently affixed display sign with the name of the business in lettering eight inches high, formed by lines that are at least one inch wide. Sign must be clearly legible from the center of the nearest street or roadway.
15. Two color photographs that clearly show the exterior of the business to include the display sign.

It is unlawful for any person to dismantle, scrap, process or wreck any vehicle without first applying for and obtaining a license for that operation from the Department. NRS 487.050.1.

No person may operate a salvage pool without first applying for and obtaining a license for that business from the Department. NRS 487.410.1.

Additional Information

Wreckers Only - I.D. cards may be obtained, which authorizes a licensed wrecker to bid to purchase a vehicle from an operator of a salvage pool. A licensed wrecker may obtain two cards annually for his business at a fee of \$50 each card. I.D. cards expire April 30th of each year for which it was issued. NRS 487.070(2)(3).

ACQUIRING VEHICLES

Nevada automobile wreckers may acquire vehicles in the following manner:

1. By direct purchase, with the owner providing title documents.
2. By direct purchase, with an automobile wrecker providing a salvage title, non-repairable vehicle certificate or junk certificate.
3. By direct purchase, with an insurance company or its agent providing a salvage title, non-repairable vehicle certificate or junk certificate.
4. By direct purchase, with a salvage pool providing salvage title, non-repairable vehicle certificate or junk certificate.
5. Through receipt of a vehicle removed from public or private property at the request of an enforcement agency, owner, or person in lawful possession of the property.
6. Lien Process.
7. Junk Certificate.

ACQUIRING PARTS OF PARTIAL VEHICLES

When an automobile wrecker acquires parts of a vehicle through purchase or exchange, a bill of sale from the owner of the parts must be maintained.

1. If a vehicle that has been partially dismantled is acquired, a written statement from the owner, listing those parts that have previously been removed is required.
2. If the part includes the frame or other major component, a salvage title may be required.

DETERMINING AN ENTIRE VEHICLE OR PARTIAL VEHICLES

1. Whenever an entire salvage vehicle is sold to any person by a licensed automobile wrecker, the automobile wrecker shall deliver a properly endorsed salvage title to the buyer for such an entire salvage vehicle.
2. A salvage vehicle shall be deemed an entire salvage vehicle:
 - (a) If all the following essential components are included and identifiable as coming from the same salvage vehicle:

- (1) The cowl assembly;
 - (2) The floor pan assembly;
 - (3) The passenger compartment;
 - (4) The rear clip assembly; and
 - (5) The roof assembly; and
- (b) In addition to the essential components required pursuant to paragraph (a):
- (1) If the salvage vehicle was manufactured with a conventional frame, the conventional frame is included and identifiable as coming from the same salvage vehicle;
 - (2) If the salvage vehicle was manufactured with a unibody, the complete front inner structure is included and identifiable as coming from the same salvage vehicle;
 - (3) If the salvage vehicle is a truck which was manufactured with a conventional frame, the conventional frame and the truck cab assembly are included and identifiable as coming from the same salvage vehicle; and
 - (4) If the salvage vehicle is a truck which was manufactured with a unibody, the complete front inner structure and the truck cab assembly are included and identifiable as coming from the same salvage vehicle.
3. A salvage vehicle that does not satisfy the requirements of subsection 2 is deemed a part or parts of an entire salvage vehicle.

GUIDELINES

Always type or print in black or dark blue ink.

The owner's full legal name and address information must be recorded on registration and title documents exactly as it reads on the owner's driver's license.

Ensure the Vehicle Identification Number (VIN), year, make, odometer readings and registered owner and legal owner information are consistent on all documents.

Signatures must always be handwritten, unless waived by the Department because the submittal is done by electronic means. A printed release will not be accepted unless accompanied by a notarized or witnessed statement (from the person in question) stating that the signature is a legal signature.

Do not use correction fluid or correction tape.

Do not alter any information on documents.

A release should be the same, as it appears on title documents, i.e., Elizabeth should sign as Elizabeth.

All documents must be originals, unless certified to be true copies of the original document.

IMPORTANCE OF ACCURACY

The Department of Motor Vehicles uses the VIN as the primary identifier for entry and retrieval of records. It is therefore critical that all documents are completed using the correct VIN.

TO AVOID ERRORS:

- Ensure the entire VIN is used at all times.
- Ensure the VIN is entered or recorded legibly and accurately. It is best to use block letters.
- If the VIN is handwritten, try to avoid the following most common errors:

<u>LETTER</u>	<u>MAY BE MISTAKEN FOR</u>
B	13 or 8
D	0
G	6 or C
J	T or I or 5
R	K
S	5
Y	4 or H
U	Y or V
Z	2 or a 7 on a line

“l” and “1” are often confused. The letter “l” is rarely used in a VIN. The number 9 and/or 4 can also be confused if not written legibly.

The letter “O” is never used in a VIN, with the exception of state assigned VINs, such as those that are assigned by the states of Colorado (i.e., COLO123456) or Missouri (DR000000MO or DRMVB0000000000MO).

VEHICLES IDENTIFICATION NUMBER INFORMATION

Since 1954, American automobile manufacturers have used a Vehicle Identification Number (VIN) to identify and describe a vehicle.

Since 1981, all manufacturers of vehicles sold in the United States are required to use a standardized 17-digit VIN structure. When the Department is provided with a vehicle with an 18-digit VIN, the VIN will be verified before the vehicle information is entered.

Variations exist in the location of a VIN and in the systems used for a VIN; they may vary by year of manufacture and between manufacturers.

A VIN should always be verified by a physical inspection of the vehicle.

VIN SCHEMATIC/DESCRIPTION

Position	Description
1-3	Manufacturer Identifier
4	Restraint System Type
5	Manufacturer Specification
6	Line, Series, Body Type
7-8	Engine Type
9	Check Digit
10	Model Year
11	Assembly Plant
12-17	Production Sequence Number

- 1st Character: Identifies the country in which the vehicle was manufactured, i.e., USA (1 or 4), Canada (2), Mexico (3), Japan (J), Korea (K), England (S), Germany (W), Italy (Z).
- 2nd Character: Identifies the manufacturer, i.e., Audi (A), BMW (B), Buick (4), Cadillac (6), Chevrolet (1), Chrysler (C), Dodge (B), Ford (F), GM Canada (7), General Motors (G), Honda (H), Jaguar (A), Lincoln (L), Mercedes Benz (D), Mercury (M), Nissan (N), Oldsmobile (3), Pontiac (2 or 5), Plymouth (P), Saturn (8), Toyota (T), VW (V), Volvo (V).
- 3rd Character: Identifies the vehicle type or manufacturing division.
- 4th to 8th Characters: Identifies vehicle features such as body style, engine type, model, series, etc.
- 9th Character: Identifies the VIN accuracy as a check digit.
- 10th Character: Identifies the model year, i.e., 1988 (J), 1989 (K), 1990 (L), 1991 (M), 1992 (N), 1993 (P), 1994 (R), 1995 (S), 1996 (T), 1997 (V), 1998 (W), 1999 (X), 2000 (Y), 2001 (1), 2002 (2), 2003 (3), 2004 (4), 2005 (5), 2006 (6), 2007 (7), 2008 (8), 2009 (9), 2010 (A), 2011 (B), 2012 (C), 2013 (D), 2014 (E), 2015 (F). 2016 – 2029 use G thru X – 2030 (Y), and 2031-2039 use digits 1 thru 9.

- 11th Character: Identifies the assembly plant for the vehicle.
12th to 17th Characters: Identifies the sequence of the vehicle for production as it rolled off of the manufacturer's assembly line.

If a manufacturer produces less than 500 vehicles per year, the VIN characters along with the third, fourth and fifth characters of the fourth section shall uniquely identify the manufacturer, make and type of motor vehicle. (Title 49 CFR, Section 565.6 Content Requirements)

ATTEMPT TO CONTACT

If the Department of Motor Vehicles requires evidence of an "Attempt to Contact" the owner or lienholder of a vehicle, you must do the following:

- Write to the owner of record asking them to sign the enclosed documents (Bill of Sale, Application for Duplicate Title, etc., depending on the requirements) in front of a Notary or to contact you. Caution: Do not mail original ownership documents that are in your possession. Mail photocopies of the ownership documents.
- If you need a signature on an original document, and it is a secure document (i.e., Secure Power of Attorney, Title) a photocopy is not acceptable.
- Send the letter by "Certified Mail – Return Receipt Requested." Keep the payment receipt, issued to you by the Post Office, with your records. Retain copies of everything you mail.
- If the letter is returned with a forwarding address filed with the U.S. Postal Service, resend the letter to the forwarding address by "Certified Mail – Return Receipt Requested."
- If the letter is returned to you as "Undeliverable," do not open it; or
- If you receive a signed Post Office Receipt showing the letter was received and fifteen (15) days have passed since the date of receipt:
 - Bring all documents for the vehicle, along with the returned letter or the signed receipt, to the Department of Motor Vehicles.
 - At that time, the Department of Motor Vehicles may be able to assist you with the vehicle registration and titling of the vehicle.
- If the former owner(s) contact you and provide you with the necessary signatures, the receipt or returned letter is not needed.

- Prior to being issued a vehicle registration or title, you may need to have a vehicle identification number inspection completed on the vehicle.

MOTOR HOME

Motor homes are vehicles described as permanently attached to a self-propelled chassis and are designed for use as temporary living quarters. Nevada Revised Statutes defines three types of motor homes.

Note: The legal maximum width of a recreational vehicle is 102 inches excluding mirrors, lights and other devices required for safety; and an awning and any hardware used to attach the awning, but it cannot extend beyond any mirror.

Mini motor home (NRS 482.066): A vehicular-type unit designed for temporary living quarters for travel, camping or recreational use, which is:

1. A structure attached permanently on a self-propelled chassis; or
2. A portable unit designed to be affixed permanently to a truck chassis with cab, which is designated as a mini motor home by the manufacturer.

Motor home (NRS 482.071): A structure:

1. Attached permanently to a self-propelled motor vehicle chassis;
2. Designed as a temporary dwelling for travel, recreational or camping use; and
3. When assembled for the road, having a maximum body width of 102 inches.

Chassis-mount camper (NRS 482.0151):

A portable unit designed to be permanently affixed to a truck chassis and cab, and so constructed as to provide temporary living quarters for travel, camping or recreational use.

In all cases, the chassis/frame number is used as the Vehicle Identification Number (VIN). The make of the vehicle is the motor home name, not the chassis/frame manufacturer.

Example: Winnebago makes the Itasca and Fleetwood makes the Tioga. The makes are therefore Itasca and Tioga; Winnebago and Fleetwood are not used.

The vehicle year is established by the manufacturer on the vehicle's original documentation.

In all cases, the vehicle length must be included on the registration and title documents as part of the vehicle description.

Recreational park trailer (NRS 482.1005) means a vehicle, which is primarily designed to provide temporary living quarters for recreational, camping or seasonal use and which:

1. Is built on a single chassis mounted on wheels;
2. Has a gross trailer area not exceeding 400 square feet in the set-up mode; and
3. Is certified by the manufacturer as complying with Standard No. A119.5 of the American National Standards Institute.

Note: The Department will issue a title only for recreational park trailers because they are over 102 inches in width. Moving a recreational park trailer requires a special movement permit issued by the Department of Transportation.

NOTARIES PUBLIC

A licensed Nevada dealer's signature is not required to be acknowledged by a notary public on documents that the dealer must file with the Department, except in regard to deposit in lieu of bond. Nevada Revised Statutes (NRS) 482.3275

If a document must be notarized, the provisions of NRS 240.010 through 240.150 must be followed.

A notary public may not perform any act authorized by NRS 240.065 if he or she:

1. Executed or is named in the instrument acknowledged or sworn to;
2. Will receive directly from a transaction relating to the instrument any commission, fee, advantage, right, title or interest, property or other consideration in excess of the authorized fees; or
3. Is related to the person whose signature is to be acknowledged or sworn to as a spouse, sibling, or lineal ancestor or descendant.

SECTION II
OWNERSHIP DOCUMENTS
AND FORMS

NEVADA TITLE

NRS 482.285 and 482.400

There are currently several valid styles of Nevada Certificates of Title (Form RD-2) in circulation. For the purpose of this guide, only the three most recent styles will be addressed (Revisions 1/06, 10/01, and 10/96).

The registered owner or seller must sign the certificate of title exactly as the name appears on the face of the certificate of title.

- If there is more than one registered owner or seller, and they are joined by “and,” the signature of each owner or seller is required.
- If there is more than one registered owner or seller, and they are joined by “and/or” or “or,” only one of the owner’s or seller’s signature is required.
- If there is more than one registered owner or seller, and not joined by “and” or “and/or” or “or,” the signature of each registered owner or seller is required. The Department considers no name indicator as “and” in these cases.
- If the registered owner or seller information is in the name of a business, the name of the business must appear along with the signature of an authorized business representative.

Buyer information must be completed indicating exactly how the new Certificate of Title is to read, using the buyer’s full legal name as it appears on their driver’s license.

NEVADA CERTIFICATE OF TITLE
(FORM RD-2)
REVISION 1/06 (FRONT)

1. Vehicle Information: The vehicle identification number, year, make, model and vehicle body.
2. Title Number: The number assigned at the time the title is created.
3. Date Issued: The date the title was issued.
4. Odometer Miles: The reading indicated on the vehicle's odometer apparatus.
5. Fuel Type: The type of fuel the vehicle uses.
6. Sales Tax Paid: Nevada does not print this information at this time.
7. Empty Weight: The actual weight of the vehicle when empty.
8. Gross Weight: The maximum recommended weight of the vehicle when full (passengers, luggage, etc.).
9. GVWR: The gross vehicle weight rating (the weight of the vehicle plus the vehicle's useful or maximum-load).
10. Vehicle Color: The color of the vehicle. Nevada does not capture the vehicle color at this time.
11. Odometer Brand: The actual status of the odometer reading.
 - A. Actual Mileage; the miles shown on the odometer are the exact miles the vehicle has been driven, required for all vehicles that are nine years and newer and do not meet exemptions in Title 49 Odometer Disclosure.
 - B. Exceeds Mechanical Limits; the vehicle has traveled more miles than the odometer is capable of showing.
 - C. Warning Odometer Discrepancy; the odometer reading is not the actual mileage (the odometer may have been broken or a new odometer may have been installed).
 - D. Exempt; the vehicle is ten years old or older or meets the exemption qualifications in Title 49 Odometer Disclosure.

12. Brands: The description of a vehicle that applies. When more than one brand applies, those brands will be listed:
- Flood Damage
 - Lemon Law Buyback
 - Non-Rebuildable
 - Non-U.S. Vehicle
 - Not Street Legal
 - Rebuilt
 - Total Loss
 - Reconstructed
 - Specially Constructed
13. Owner(s) Name and Address: The name and address of the person or persons the Certificate of Title is issued to.
14. Lienholder(s) Name and Address: The name and address of the legal owner of the vehicle who holds the security interest if different from number 13.
15. Lienholder(s) Release: All Nevada Certificates of Title that show a lienholder require a release of lien to transfer ownership. The lienholder or authorized agent of the lienholder must complete this section. The signature of the lienholder or the authorized agent and the date of the signature are required to complete the release. If the lienholder is a business, the business name must appear along with the signature of an authorized representative of the business.
16. Full Legal Name and Address of Buyer(s): Record the registered owner's full legal name exactly as it appears on the customer's driver's license, identification card, or business license. This is the name that will be recorded on the vehicle registration certificate and Certificate of Title when created. Customers purchasing a vehicle(s) for a business are not required to present their business license.
- Note:**
- If the registration is to read "doing business as" enter "DBA" preceding the business name.
 - If the vehicle is leased, the words "Lessee" and "Lessor" must be included prior to the full legal name
 - If there is more than one Lessee, separate the Lessees with a semi-colon " ; " .
17. Nevada Driver's License, Identification Card Number, or FEIN for businesses: Enter the number based on the document presented during the purchase transaction. The DMV will use these numbers to ensure the full legal name of the owner is placed on the registration and title.

Note:

- If the customer does not have a Nevada driver's license or identification card, "No Nevada DL or ID" must be printed in the registered owner's information area.
 - Customers purchasing a vehicle(s) for a business that does not have a FEIN (Federal Employer Identification Number), enter "No FEIN."
 - Do not enter or use the customer's social security number.
18. And/Or: If the registration and title are in more than one name, the appropriate box must be marked to indicate "and" or "or." Using "and" will require all persons on the title to sign the title to release interest in the vehicle. "Or" will allow for one person to sign the title to release interest in the vehicle, if there are two or more recorded owners.
19. Odometer Reading: The odometer reading must be recorded exactly as it shows on the vehicle's odometer apparatus, excluding tenths. The seller(s) must complete the Odometer Statement to the best of their knowledge.
20. Odometer Declaration: If the odometer reading is not the actual mileage of the vehicle, one of the statements must be checked. The Certificate of Title will be branded accordingly.
21. Signature and Printed Name of the Seller(s)/Agent/Dealership.
22. DMV issued Dealer's License Number.
23. Date of Sale: The actual date ownership of the vehicle was transferred.
24. Signature and Printed Full Legal Name of the Buyer(s).

Note: Any alteration or erasure voids a Nevada Certificate of Title. The control number in the lower right hand corner of the Certificate of Title is not the title number. The Department uses this number internally.

STATE OF NEVADA
DEPARTMENT OF MOTOR VEHICLES

CERTIFICATE OF TITLE

VIN **1** YEAR **1** MAKE **1** MODEL **1** VEHICLE BODY **1** TITLE NUMBER **2**
 DATE ISSUED **3** ODOMETER MILES **4** FUEL TYPE **5** SALES TAX PD **6** EMPTY WT **7** GROSS WT **8** GVWR **9**
 VEHICLE COLOR **10** ODOMETER BRAND **11** BRANDS **12**

OWNER(S) NAME AND ADDRESS **13**

LIENHOLDER(S) NAME AND ADDRESS **14**

LIENHOLDER(S) RELEASE - INTEREST IN THE VEHICLE DESCRIBED ON THIS TITLE IS HEREBY RELEASED: **15**

SIGNATURE OF AUTHORIZED AGENT _____ DATE _____
 PRINTED NAME OR COMPANY STAMP _____

FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT.

The **16** signed hereby certifies the vehicle described in this title has been transferred to the following buyer(s): **17** **18**
 Printed Full Legal Name of Buyer Nevada Driver's License Number or Identification Number AND
 Printed Full Legal Name of Buyer Nevada Driver's License Number or Identification Number

Address _____ City _____ State _____ Zip Code _____
 I certify in the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.
19 NO TENTHS The mileage stated is in excess of its mechanical limits. **20**
 ODOMETER READING **21** The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY.
 Exempt - Model year over 9 years old.

Signature of Seller(s)/Agent/Dealership _____ Printed Name of Seller(s)/Agent/Dealership _____
 I am aware of the above odometer certification made by the seller/agent. Dealer's License Number **22** Date of Sale **23**
24 Signature of Buyer _____ Printed Full Legal Name of Buyer _____

ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES, THE PERSON NAMED HEREON IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE, SUBJECT TO LIEN AS SHOWN.
 CONTROL NO. _____
 RD-2 (Rev. 1/06) (THIS IS NOT A TITLE NO.)
0000000B

ALTERATION OR ERASURE VOIDS THIS TITLE

NEVADA CERTIFICATE OF TITLE

REVISION 1/06 (BACK)

1. Dealer Only First Reassignment of Title: To be completed only by a dealer upon the first reassignment of the Certificate of Title. The dealer's business name and business license number must be recorded, and the reassignment must be completed in the same manner as the assignment on the front of the Certificate of Title.
2. Dealer Only Second Reassignment of Title: To be completed only by a dealer upon the second reassignment of the Certificate of Title. The dealer's business name and business license number must be recorded, and the reassignment must be completed in the same manner as the assignment on the front of the Certificate of Title.
3. Dealer Only Third Reassignment of Title: To be completed only by a dealer upon the third reassignment of the Certificate of Title. The dealer's business name and business license number must be recorded, and the reassignment must be completed in the same manner as the assignment on the front of the Certificate of Title.
4. Lienholder to be recorded: This section must be completed if the new Certificate of Title is to reflect a security interest in the vehicle. The lienholder's name and address must be recorded. If there is no lienholder, "None" must be recorded in this section.

Note: Any alteration or erasure voids a Nevada Certificate of Title. The reassignment on the front of the title (beginning on item 16 on the front of the title) must be completed before the Dealer Only First Reassignment of Title is completed.

	FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):			
1 FIRST REASSIGNMENT DEALER ONLY	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____ <input type="checkbox"/> AND <input type="checkbox"/> OR	
	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____	
	Address _____	City _____	State _____	Zip Code _____
	I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			
	<input type="checkbox"/> NO <input type="checkbox"/> TENTHS		<input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY <input type="checkbox"/> Exempt - Model year over 9 yrs. old.	
	ODOMETER READING _____			
Signature of Seller(s)/Agent/Dealership _____		Printed Name of Seller(s)/Agent/Dealership _____		
I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>		Dealer's License Number _____ Date of Sale _____		
Signature of Buyer _____		Printed Full Legal Name of Buyer _____		
FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):				
2 SECOND REASSIGNMENT DEALER ONLY	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____ <input type="checkbox"/> AND <input type="checkbox"/> OR	
	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____	
	Address _____	City _____	State _____	Zip Code _____
	I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			
	<input type="checkbox"/> NO <input type="checkbox"/> TENTHS		<input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY <input type="checkbox"/> Exempt - Model year over 9 yrs. old.	
	ODOMETER READING _____			
Signature of Seller(s)/Agent/Dealership _____		Printed Name of Seller(s)/Agent/Dealership _____		
I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>		Dealer's License Number _____ Date of Sale _____		
Signature of Buyer _____		Printed Full Legal Name of Buyer _____		
FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):				
3 THIRD REASSIGNMENT DEALER ONLY	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____ <input type="checkbox"/> AND <input type="checkbox"/> OR	
	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____	
	Address _____	City _____	State _____	Zip Code _____
	I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			
	<input type="checkbox"/> NO <input type="checkbox"/> TENTHS		<input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY <input type="checkbox"/> Exempt - Model year over 9 yrs. old.	
	ODOMETER READING _____			
Signature of Seller(s)/Agent/Dealership _____		Printed Name of Seller(s)/Agent/Dealership _____		
I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>		Dealer's License Number _____ Date of Sale _____		
Signature of Buyer _____		Printed Full Legal Name of Buyer _____		
4 LIEN	LIENHOLDER TO BE RECORDED			
	Printed Full Legal Name of Lienholder _____		FEIN _____	
	Address _____ (if no lienholder write "NONE") Street _____ City _____ State _____ Zip Code _____			

ALTERATION OR ERASURE VOIDS THIS TITLE

NEVADA CERTIFICATE OF TITLE
(FORM RD-2)
REVISION 10/01 (FRONT)

1. Vehicle Information: Includes the vehicle identification number, year, make, model, and vehicle body.
2. Title Number: The number assigned at the time the title is created. Please note; the four digits following the dash are the technician's identification number who processed the title.
3. Date Issued: The date the title was issued.
4. Odometer Miles: The reading that shows on the vehicle's odometer apparatus.
5. Fuel Type: The type of fuel the vehicle uses.
6. Sales Tax Paid: Nevada does not print this information at this time.
7. Empty Weight: The actual weight of the vehicle when empty.
8. Gross Weight: The maximum recommended weight of the vehicle when full (passengers, luggage, etc.).
9. GVWR: The gross vehicle weight rating (the weight of the vehicle plus the vehicle's useful or maximum-load).
10. Vehicle Color: The color of the vehicle. Nevada does not capture the vehicle color at this time.
11. Odometer Brand: The actual status of the odometer reading.
 - A. Actual Mileage; the miles shown on the odometer are the exact miles the vehicle has been driven, required for all vehicles that are nine years and newer and do not meet exemptions in Title 49 Odometer Disclosure.
 - B. Exceeds Mechanical Limits; the vehicle has traveled more miles than the odometer is capable of showing.
 - C. Warning Odometer Discrepancy; the odometer reading is not the actual mileage (the odometer may have been broken or a new odometer may have been installed).
 - D. Exempt; the vehicle is ten years old or older or meets the exemption qualifications in Title 49 Odometer Disclosure.

12. Brands: The description of a vehicle that applies. When more than one brand applies, those brands will be listed:
 - Flood Damage
 - Lemon Law Buyback
 - Non-Rebuildable
 - Non-U.S. Vehicle
 - Not Street Legal
 - Rebuilt
 - Salvage
 - Dis-Salvage
 - Total Loss
 - Reconstructed
 - Specially Constructed
13. Owner(s) Name and Address: The full legal name and address of the person or persons the Certificate of Title is issued to.
14. Lienholder(s) Name and Address: The name and address of the legal owner of the vehicle who holds the security interest, if different from number 13.
15. Lienholder(s) Release: All Nevada Certificates of Title that show a lienholder require a release of lien before legal ownership can be transferred/vehicle sold. The lienholder or his authorized agent must complete this section. The signature of the lienholder or the authorized agent and the date of the signature are required to complete the release. If the lienholder is a business, the business name must appear along with the signature of an authorized representative of the business.
16. Full Legal Name and Address of Buyer(s): This section must be completed exactly as it is to appear on the new Certificate of Title; this is the first assignment.
17. Odometer Reading: The odometer reading must be recorded exactly as it shows on the vehicle's odometer apparatus, excluding tenths. The seller(s) must complete the Odometer Statement to the best of their knowledge.
18. Odometer Declaration: If the odometer reading is not the actual mileage of the vehicle, one of the odometer disclaimer boxes must be checked. The certificate of title will be branded accordingly.
19. Date of Sale: The actual date the ownership of the vehicle was transferred.
20. Signature, Printed Name or Company Name of the Seller(s) as it appears on the Certificate of Title.

21. Signature, Printed Name Full Legal Name or Company Name of the Buyer(s).

Note: Any alteration or erasure voids a Nevada Certificate of Title. The control number in the lower right hand corner of the Certificate of Title is not the title number. The Department uses this number internally.

Front of Title

STATE OF NEVADA
DEPARTMENT OF MOTOR VEHICLES

CERTIFICATE OF TITLE

VIN	YEAR	MAKE	MODEL	VEHICLE BODY	TITLE NUMBER	
<u>1</u>	<u>1</u>	<u>1</u>	<u>1</u>	<u>1</u>	<u>2</u>	
DATE ISSUED	ODOMETER MILES	FUEL TYPE	SALES TAX PD.	EMPTY WT.	GROSS WT.	GVWR
<u>3</u>	<u>4</u>	<u>5</u>	<u>6</u>	<u>7</u>	<u>8</u>	<u>9</u>
VEHICLE COLOR	ODOMETER	BRAND		BRAND		
<u>10</u>	<u>11</u>			<u>12</u>		

OWNER(S) NAME AND ADDRESS
13

LIENHOLDER(S) NAME AND ADDRESS
14

LIENHOLDER(S) RELEASE - INTEREST IN THE VEHICLE DESCRIBED ON THIS TITLE IS HEREBY RELEASED:
15 15

SIGNATURE OF AUTHORIZED AGENT _____ DATE _____
Printed Name _____

FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT.
The undersigned hereby certifies that the vehicle described in this title has been transferred to the following buyer(s):

Printed Name of Buyer(s) 16 AND OR
Printed Name of Buyer(s) 16

Address _____ City _____ State _____ Zip Code _____

I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked:
17 NO TENTHS 18 The mileage stated is in excess of its mechanical limits. Date of Sale 19
 The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY.
 Exempt - Model year over 9 years old.

20 _____ 20 _____
Signature of Seller(s) Printed Name of Seller(s)

21 _____ 21 _____
Signature of Buyer(s) Printed Name of Buyer(s)

I am aware of the above odometer certification made by the seller/agent.

ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES, THE PERSON NAMED HEREON IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE, SUBJECT TO LIEN(S) AS SHOWN.

RD-2 (Rev. 10/01) CONTROL NO. 000010A
(THIS IS NOT A TITLE NO.)

ALTERATION OR ERASURE VOIDS THIS TITLE

NEVADA CERTIFICATE OF TITLE
REVISION 10/01 (BACK)

1. Dealer Only First Reassignment of Title: To be completed only by a dealer upon the first reassignment of the Certificate of Title. The dealer's business name and business license number must be recorded, and the reassignment must be completed in the same manner as the assignment on the front of the Certificate of Title.
2. Dealer Only Second Reassignment of Title: To be completed only by a dealer upon the second reassignment of the Certificate of Title. The dealer's business name and business license number must be recorded, and the reassignment must be completed in the same manner as the assignment on the front of the Certificate of Title.
3. Dealer Only Third Reassignment of Title: To be completed only by a dealer upon the third reassignment of the Certificate of Title. The dealer's business name and business license number must be recorded, and the reassignment must be completed in the same manner as the assignment on the front of the Certificate of Title.
4. Lienholder to be Recorded: This section must be completed if the new certificate of title is to reflect a security interest in the vehicle. The lienholder's name and address must be recorded. If there is no lienholder, "None" must be recorded in this section.

Note: Any alteration or erasure voids a Nevada Certificate of Title. The reassignment on the front of the title (area 16 on previous page) must be completed before the Dealer Only First Reassignment of Title is completed.

NEVADA CERTIFICATE OF TITLE
(FORM RD-2)
REVISION 10/96 (FRONT)

1. Vehicle Information: Includes the vehicle identification number, year, make, model, and vehicle body.
2. Odometer/Odometer Remarks: The reading that actually shows on the vehicle's odometer apparatus. The Certificate of Title will be branded as appropriate to indicate the status of the odometer reading.
 - A. Actual Mileage; the miles shown on the odometer are the exact miles the vehicle has been driven, required for all vehicles that are nine years and newer and do not meet exemptions in Title 49 Odometer Disclosure.
 - B. Exceeds Mechanical Limits; the vehicle has traveled more miles than the odometer is capable of showing.
 - C. Warning Odometer Discrepancy; the odometer reading is not the actual mileage (the odometer may have been broken or a new odometer may have been installed).
 - D. Exempt; the vehicle is ten years old or older or meets the exemption qualifications in Title 49 Odometer Disclosure.
3. MSRP: The manufacturer's suggested retail price and the basis for the amount of governmental services tax imposed as part of the total registration fees. It is also used to compute the sales tax when the vehicle is sold between private parties.

Note: Private party (occasional) sales that occurred December 31, 2005, or before, are subject to occasional sales tax. However, if the private party (occasional) sale occurred January 1, 2006, or later, no sales tax is due.

4. Title Number: The number assigned at the time the Certificate of Title is created. Please note; the four digits following the dash are the technician's identification number who processed the title.
5. Issue Date: The date the Certificate of Title was issued.
6. Type of Title: This information will read Original, Duplicate, Non-Repairable or Salvage.
7. Brand: The description of a vehicle that applies. When more than one brand applies, those brands must be listed.
 - Flood Damage

- Lemon Law Buyback
- Non-Rebuildable
- Non-U.S. Vehicle
- Not Street Legal
- Rebuilt
- Salvage
- Dis-Salvage
- Total Loss
- Reconstructed
- Specially Constructed

8. Mailing Address: Indicates where the Certificate of Title is mailed.
9. Owner's Name and Address: Indicates to whom the Certificate of Title issued.
10. Lienholder: Indicates the legal owner of the vehicle if different from number 9.
11. Release of Lien: All Nevada Certificates of Title that show a lienholder require a release of lien, before a new title can be issued or before the vehicle can be sold. The lienholder or his authorized agent must complete this section. The signature of the lienholder or the authorized agent and the date of the signature are required to complete the release. If the lienholder is a business, the business name must appear along with the signature of an authorized representative of the business. If the lien is not released on the title, a lien release form RD-186 may be used.

Note: The control number in the lower right hand corner of the Certificate of Title is not the title number. The Department uses this number internally.

Front of Title

STATE OF NEVADA
DEPARTMENT OF MOTOR VEHICLES AND PUBLIC SAFETY

CERTIFICATE OF TITLE

VEHICLE IDENTIFICATION NO.	YEAR	MAKE	ODOMETER
1	1	1	2
BODY TYPE	MODEL	MSRP	ODOMETER REMARKS
1	1	3	2
TITLE NO.	ISSUE DATE	TYPE OF TITLE	BRAND
4	5	6	7

MAILING ADDRESS
8

OWNER(S) NAME AND ADDRESS
9

SPECIMEN

LIENHOLDER
10

11 RELEASE OF LIEN

INTEREST IN THE VEHICLE DESCRIBED ON THIS TITLE IS HEREBY RELEASED

LIENHOLDER NAME

BY _____
SIGNATURE OF AUTHORIZED AGENT

_____/_____/_____
DATE

ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES AND PUBLIC SAFETY, THE PERSON NAMED HEREON IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE, SUBJECT TO LIEN(S) AS SHOWN

RD-2 (Rev. 10/96)

CONTROL NO.
M000000
(THIS IS NOT A TITLE NO.)

ALTERATION OR ERASURE VOIDS THIS TITLE

**NEVADA CERTIFICATE OF TITLE
REVISION 10/96 (BACK)**

Assignment of Title:

1. Full Legal Name and Address of Buyer: This information must show exactly as it is to appear on the new certificate of title.
2. Odometer Declaration: The odometer reading must be recorded exactly as it appears on the vehicle's odometer apparatus, excluding tenths. The seller must complete the odometer statement to the best of his or her knowledge.
3. Odometer Reading: If the odometer reading is not the actual mileage, one of the statements must be checked. The certificate of title will be branded accordingly.
4. Date of Sale: The actual date the ownership of the vehicle was transferred.
5. The Signature and Printed Name of Seller.
6. The Signature and Printed Full Legal Name of Buyer.
7. Dealer Reassignment (First and Second): These assignments are for dealers only, and they must be completed in the same manner as the assignment of title. The dealer's business name and business license number must be recorded.
8. Lienholder: This section must be completed if the new Certificate of Title is to reflect a security interest in the vehicle. The lienholder's name and address must be recorded. If there is no lienholder, "None" must be recorded in this section.

Note: Any alteration or erasure voids the certificate of title.

SALVAGE TITLE (FORM RD2S)

Salvage Title (NAC 487.010) means a title of ownership issued by the Department to an automobile wrecker authorizing the disposal of the vehicle identified on the salvage title.

The Department will issue a Salvage Title for a vehicle upon application to the:

- Owner of the vehicle;
- The person to whom the vehicle is titled;
- An insurance company that acquires the vehicle as a salvage vehicle; or
- A lienholder who acquires title to the vehicle.

If the Certificate of Title/Ownership is held by a lienholder, the registered owner must notify the lienholder within 10 days that the vehicle has become a salvage vehicle. The lienholder must, within 30 days of receiving the notice, forward the title and the Application for Salvage Title or Non-Repairable Vehicle Certificate (Form RD213) to the Department.

An Application for Salvage Title or Non-Repairable Vehicle Certificate (Form RD213) and all accompanying documents will be returned to the applicant if they are not completed in full.

Salvage Title Fees:

- | | |
|---|---------|
| • Licensed Nevada Automobile Wrecker | No fee |
| • Out-of-State Automobile Wrecker | \$10.00 |
| • Licensed Nevada Salvage Pool | \$10.00 |
| • In-State or Out-of-State Insurance Companies | \$10.00 |
| • Out-of-State Vehicle Dealers (must be registered with a Salvage Pool) | \$10.00 |

An owner of a salvage vehicle may only sell the salvage vehicle to a salvage pool, automobile auction, rebuilder, automobile wrecker, or a new or used automobile dealer.

The Authorization for Vehicle Restoration must be obtained prior to the vehicle being rebuilt for vehicles five years old or newer. The vehicle must be repaired or restored to operation, complete a RD-64 and have a branded title before the vehicle may be sold to a person other than the businesses listed.

**Front of Salvage Title
(Revised 1-06)**

STATE OF NEVADA DEPARTMENT OF MOTOR VEHICLES						
SALVAGE TITLE						
VIN	YEAR	MAKE	MODEL	VEHICLE BODY	TITLE NUMBER	
DATE ISSUED	ODOMETER MILES	FUEL TYPE	SALES TAX PD	EMPTY WT	GROSS WT	GVWR
VEHICLE COLOR	ODOMETER BRAND			BRANDS		
SAMPLE						
OWNER(S) NAME AND ADDRESS						
LIENHOLDER(S) NAME AND ADDRESS						
LIENHOLDER(S) RELEASE – INTEREST IN THE VEHICLE DESCRIBED ON THIS TITLE IS HEREBY RELEASED:						
SIGNATURE OF AUTHORIZED AGENT _____			DATE _____			
PRINTED NAME OR COMPANY STAMP _____						
<small>FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):</small>						
Printed Full Legal Name of Buyer _____				Nevada Driver's License Number or Identification Number _____		<input type="checkbox"/> AND <input type="checkbox"/> OR
Printed Full Legal Name of Buyer _____				Nevada Driver's License Number or Identification Number _____		
Address _____		City _____		State _____		Zip Code _____
<small>I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked. <input type="checkbox"/> NO TENTHS <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> ODOMETER READING <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY. <small>Exempt – Model year over 9 years old.</small> </small>						
Signature of Seller(s)/Agent/Dealership _____			Printed Name of Seller(s)/Agent/Dealership _____			
I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>			Dealer's License Number _____		Date of Sale _____	
Signature of Buyer _____			Printed Full Legal Name of Buyer _____			
<small>ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES, THE PERSON NAMED HEREON IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE, SUBJECT TO LIEN AS SHOWN.</small>			CONTROL NO. _____			
RD-25 (Rev. 1/06)			(THIS IS NOT A TITLE NO.) S000000			
<small>ALTERATION OR ERASURE VOIDS THIS TITLE</small>						

Back of Salvage Title (Revised 1-06)

▼	<p style="text-align: center;">FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):</p>			
FIRST REASSIGNMENT DEALER ONLY	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____ <input type="checkbox"/> AND <input type="checkbox"/> OR	
	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____	
	Address _____	City _____	State _____	Zip Code _____
	I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			
	ODOMETER READING _____		<input type="checkbox"/> NO TENTHS <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY Exempt - Model year over 9 yrs. old.	
	Signature of Seller(s)/Agent/Dealership _____ I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>		Printed Name of Seller(s)/Agent/Dealership _____ Dealer's License Number _____ Date of Sale _____	
Signature of Buyer _____		Printed Full Legal Name of Buyer _____		
▼	<p style="text-align: center;">FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):</p>			
SECOND REASSIGNMENT DEALER ONLY	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____ <input type="checkbox"/> AND <input type="checkbox"/> OR	
	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____	
	Address _____	City _____	State _____	Zip Code _____
	I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			
	ODOMETER READING _____		<input type="checkbox"/> NO TENTHS <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY Exempt - Model year over 9 yrs. old.	
	Signature of Seller(s)/Agent/Dealership _____ I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>		Printed Name of Seller(s)/Agent/Dealership _____ Dealer's License Number _____ Date of Sale _____	
Signature of Buyer _____		Printed Full Legal Name of Buyer _____		
▼	<p style="text-align: center;">FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies the vehicle described in this title has been transferred to the following buyer(s):</p>			
THIRD REASSIGNMENT DEALER ONLY	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____ <input type="checkbox"/> AND <input type="checkbox"/> OR	
	Printed Full Legal Name of Buyer _____		Nevada Driver's License Number or Identification Number _____	
	Address _____	City _____	State _____	Zip Code _____
	I certify to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			
	ODOMETER READING _____		<input type="checkbox"/> NO TENTHS <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPANCY Exempt - Model year over 9 yrs. old.	
	Signature of Seller(s)/Agent/Dealership _____ I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/>		Printed Name of Seller(s)/Agent/Dealership _____ Dealer's License Number _____ Date of Sale _____	
Signature of Buyer _____		Printed Full Legal Name of Buyer _____		
LIEN	LIENHOLDER TO BE RECORDED			FEIN _____
	Printed Full Legal Name of Lienholder _____ (if no lienholder write "NONE")			
Address _____		City _____	State _____	Zip Code _____

ALTERATION OR ERASURE VOIDS THIS TITLE

Back of Salvage Title (Revised 8-03)

FIRST REASSIGNMENT	<p>FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies that the vehicle described in this title has been transferred to the following buyer(s):</p> <p>Printed Name of Buyer(s) _____ <input type="checkbox"/> AND <input type="checkbox"/> OR Printed Name of Buyer(s) _____ BUS. LIC. NO. _____</p> <p>Address _____ City _____ State _____ Zip Code _____</p> <p>I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. Date of Sale _____ <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY. <input type="checkbox"/> Exempt - Model year over 9 years old.</p> <p>Signature of Seller(s) _____ Printed Name of Seller(s) _____ I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/></p> <p>Signature of Buyer(s) _____ Printed Name of Buyer(s) _____</p>
SECOND REASSIGNMENT	<p>FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies that the vehicle described in this title has been transferred to the following buyer(s):</p> <p>Printed Name of Buyer(s) _____ <input type="checkbox"/> AND <input type="checkbox"/> OR Printed Name of Buyer(s) _____ BUS. LIC. NO. _____</p> <p>Address _____ City _____ State _____ Zip Code _____</p> <p>I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. Date of Sale _____ <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY. <input type="checkbox"/> Exempt - Model year over 9 years old.</p> <p>Signature of Seller(s) _____ Printed Name of Seller(s) _____ I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/></p> <p>Signature of Buyer(s) _____ Printed Name of Buyer(s) _____</p>
THIRD REASSIGNMENT	<p>FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONNECTION WITH THE TRANSFER OF OWNERSHIP. FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RESULT IN FINES AND/OR IMPRISONMENT. The undersigned hereby certifies that the vehicle described in this title has been transferred to the following buyer(s):</p> <p>Printed Name of Buyer(s) _____ <input type="checkbox"/> AND <input type="checkbox"/> OR Printed Name of Buyer(s) _____ BUS. LIC. NO. _____</p> <p>Address _____ City _____ State _____ Zip Code _____</p> <p>I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: <input type="checkbox"/> The mileage stated is in excess of its mechanical limits. Date of Sale _____ <input type="checkbox"/> The odometer reading is not the actual mileage. WARNING: ODOMETER DISCREPANCY. <input type="checkbox"/> Exempt - Model year over 9 years old.</p> <p>Signature of Seller(s) _____ Printed Name of Seller(s) _____ I am aware of the above odometer certification made by the seller/agent. <input type="checkbox"/></p> <p>Signature of Buyer(s) _____ Printed Name of Buyer(s) _____</p>
LIEN	<p>LIENHOLDER TO BE RECORDED</p> <p>Printed Name of Lienholder _____</p> <p>Address _____ City _____ State _____ Zip Code _____</p>

ALTERATION OR ERASURE VOIDS THIS TITLE

OUT-OF-STATE SALVAGE CERTIFICATES

Salvage titles issued by other states must be properly endorsed and must indicate and document a complete “chain of ownership” for the vehicle.

Contact the Department prior to accepting documents for a salvaged or junked vehicle, as laws from other states vary, and there may be instances where the Department must determine whether the documents can be accepted and whether a Salvage Title can be issued.

RETENTION OF SALVAGE VEHICLES

An insured party (registered owner) may elect to retain a vehicle that has been declared a total loss insurance settlement. The insurance company or authorized agent must obtain the signature of the registered owner on the Application for Salvage Title or Non-Repairable Vehicle Certificate.

The insurance company must apply for a Salvage Title on behalf of the person who is retaining the salvage vehicle. The vehicle may not be sold or transferred until the registered owner has received a Salvage Title.

**APPLICATION FOR SALVAGE TITLE OR
NON-REPAIRABLE VEHICLE CERTIFICATE
(FORM RD213)**

An Application for Salvage Title or Non-Repairable Vehicle Certificate (Form RD213) must be submitted with properly endorsed ownership documents, including an odometer disclosure and applicable fees.

Within two days after receipt in the Department's Carson City office, the Department will issue a Salvage Title for the vehicle. The Salvage Title will be mailed to the new owner/purchaser as documented on the outstanding title documents.

Before ownership interest in a salvage vehicle may be transferred, the Department must issue a Salvage Title. The titled owner must forward the endorsed title with an Application for Salvage Title or Non-Repairable Vehicle Certificate to the Department within 30 days after the vehicle becomes a salvage vehicle.

A Duplicate Salvage Title may be issued by completing an Application for Salvage Title or Non-Repairable Vehicle Certificate, checking the transaction type box, indicating, and "Duplicate."

Requests for Salvage Titles must be made through:

Attention: Salvage Unit
Department of Motor Vehicles
555 Wright Way
Carson City, NV 89711
(775) 684-4785
(775) 684-4493 (FAX)

INSTRUCTIONS FOR COMPLETING FORM RD213

1. The applicant must indicate, by checking the appropriate box, if they are:
 - Insurance Company;
 - Licensed Nevada Business;
 - Individual Owner; or
 - Out of State Wrecker.
2. Printed Name of Business, Nevada License Number, and title of person submitting application for a business.
3. Applicant's Full Legal Name and Date the application is being completed. The applicant is either an individual owner or the person who is submitting the application for a business.
4. Mailing address for where the Salvage Title will be sent.
5. Contact telephone number where the person from line 3 can be reached.
6. Signature of the person listed on line 3.
7. Vehicle Description, complete vehicle identification number, year and make.
8. If the vehicle is a Salvage Vehicle, indicate if the vehicle is a Total Loss Insurance Settlement, Salvage Only (not Total Loss or Flood Damaged), or a Flood-Damaged Vehicle.
9. If the Vehicle is a Non-Repairable Vehicle, indicate by checking the box.
10. Check the box if applying for a duplicate Salvage Title or a Non-Repairable Vehicle Certificate.

Attach evidence of ownership to the application. Evidence of ownership must include a:

- Certificate of title/ownership;
- Salvage Title;
- Lien Sale Affidavit; or
- Statement of Facts.

All future Certificates of Title issued from a Salvage Title will be branded as "Rebuilt."

Ownership interest in a salvage vehicle may not be transferred unless the Department has issued a Salvage Title.



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Las Vegas area (702) 486-4DMV (4368)
Rural Nevada or Out of State (877) 368-7828
www.dmvnv.com

APPLICATION FOR SALVAGE TITLE OR NON-REPAIRABLE VEHICLE CERTIFICATE
NRS 487.480

PLEASE PRINT OR TYPE

Check one: **1** Insurance Company Licensed Nevada Business (i.e. Wrecker, Recycler)
 Individual Owner Out of State Wrecker

Printed Name of Business **2** NV. License Number **2**

If submitted by a business position (i.e. Manager, mechanic etc.) **2**

Applicant Name **3** Date **3**
Last First MI

Mailing Address **4** Telephone No. () **5**
City State Zip Code

Signature of Applicant: **6**

The original, properly endorsed Certificate of Title, and/or other required documents, must be attached for the vehicle listed on this application.

VIN **7** Year **7** Make **7**
Complete Vehicle Identification Number

Please check indicating Type of Damage and Brand Please check if duplicate:

- Salvage Title: **10** Duplicate
- 8** Total Loss Flood Damaged
- Salvage Only (Vehicle, not Total Loss or Flood Damaged, acquired by Automobile Wrecker - NRS 487.100)
- 9** Non-Repairable Vehicle (NO FEE REQUIRED FOR CERTIFICATE)

A Non-Repairable Vehicle may only be processed as parts or scrap metal by a licensed automobile wrecker, dismantler, or recycler.

State law prohibits a Non-Repairable Vehicle from being rebuilt, reconstructed, or restored for operating on the highways of Nevada.

NOTE: Please include a \$10.00 Salvage Title fee for each Salvage Title requested. Licensed Nevada Automobile Wreckers are exempt from the Salvage Title fee. There is **NO** fee charged for a "Non-Repairable Vehicle Certificate".

RD-213 (Rev 5/2007)

NON-REPAIRABLE VEHICLE CERTIFICATE (FORM RD2-NR)

A Non-Repairable Vehicle is defined as a motor vehicle, other than an abandoned vehicle that:

1. Has value only as a source of parts or scrap metal;
2. Has been designated by its owner for dismantling as a source of parts or scrap metal;
3. Has been stripped of all body panels, doors, hatches, substantially all interior components and substantially all grill and light assemblies; or
4. Has been burned, destroyed or otherwise damaged to such an extent that it cannot be returned to a condition which is legal for operation on the highways of this state.

A Non-Repairable Vehicle Certificate will be issued, upon application, for a vehicle as described in the definition (follow directions for Application for Salvage Title or Non-Repairable Vehicle Certificate, page II-3). A Non-Repairable Vehicle Certificate must be issued before the ownership interest in a non-repairable vehicle may be transferred.

Once a vehicle has been issued a Non-Repairable Vehicle Certificate, the vehicle may not be registered or issued a Certificate of Title, or be restored for use on Nevada highways.

A vehicle for which a Non-Repairable Vehicle Certificate has been issued may not apply for or be issued a Salvage Title.

Transfer of ownership for a Non-Repairable Vehicle may only occur between a licensed automobile wrecker, dismantler or recycler. A licensed automobile wrecker, dismantler or recycler may only process a Non-Repairable Vehicle as parts or scrap metal.

A Duplicate Non-Repairable Vehicle Certificate may be issued by completing an Application for Salvage Title or Non-Repairable Vehicle Certificate, checking the transaction type box, indicating "Duplicate."

No fee is assessed for a Non-Repairable Vehicle Certificate.

Front of Non-Repairable Vehicle Certificate

STATE OF NEVADA
DEPARTMENT OF MOTOR VEHICLES

NON-REPAIRABLE VEHICLE CERTIFICATE

VIN	YEAR	MAKE	MODEL	VEHICLE BODY	TITLE NUMBER	
DATE ISSUED	ODOMETER MILES	FUEL TYPE	SALES TAX PD.	EMPTY WT.	GROSS WT.	GWR
VEHICLE COLOR	ODOMETER BRAND		BRANDS			

OWNER(S) NAME AND ADDRESS



STATE LAW PROHIBITS THIS NON-REPAIRABLE VEHICLE FROM BEING REBUILT, RECONSTRUCTED, OR RESTORED FOR OPERATING ON THE HIGHWAYS OF NEVADA. THIS VEHICLE MAY ONLY BE PROCESSED AS PARTS AND SCRAP METAL BY A LICENSED AUTOMOBILE WRECKER, DISMANTLER, REPAIRER, OR REPAIR SHOP.

ACCORDING TO THE RECORDS OF THE DEPARTMENT OF MOTOR VEHICLES, THE PERSON NAMED HEREON IS THE OWNER OF THE VEHICLE DESCRIBED ABOVE.

000500
(THIS IS NOT A TITLE.)

RD-2NR 8/2003 (NSPO 8-03) (C) 4/99

ALTERATION OR ERASURE VOIDS THIS CERTIFICATE

SECTION III

FORMS

**AUTHORIZATION FOR VEHICLE RESTORATION
(FORM RD-209)
NRS 487.480**

As required by NRS 487.480, the Department will not issue a Certificate of Registration or title for vehicles that have been issued a Salvage Title (if the vehicle is five years old or newer) unless the Department has authorized the restoration of the vehicle. Form RD-209, Authorization for Vehicle Restoration, must be completed.

The authorization to restore the vehicle must be obtained prior to the vehicle being rebuilt. Only an authorized Nevada Department of Motor Vehicles Representative may complete the form.

In order to register and/or title the vehicle, the Authorization for Vehicle Restoration, Salvage Title and Certificate of Inspection/Affidavit of Vehicle Construction for Rebuilt or Specially Constructed Vehicles (RD-64) must be provided. Additional documents may be required as deemed necessary by the Department.

**INSTRUCTIONS FOR COMPLETING AUTHORIZATION FOR
VEHICLE RESTORATION**

1. **Vehicle Description:** The description must include the vehicle identification number, year, make, type, model and odometer reading.
2. **Name:** The name and address appearing in section 2 must be in the person in possession of the vehicle at the time of inspection.
3. **Authorized Signature:** The DMV representative who inspects the vehicle must sign and date the form to validate it.



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AUTHORIZATION FOR VEHICLE RESTORATION

PURSANT TO NRS 487.480

Vehicle Identification Number:

1

Year **1** Make **1** Model **1** Type **1** Odometer **1**

In Possession of:

Name **2**
First Middle Last

Address **2**
City State Zip Code

I, the undersign, have inspected the above described vehicle and authorize its restoration.

Printed name **3** Authorized Nevada DMV Representative

Signature **3** Date

RD 209 (04/03)

BILL OF SALE (FORM RD-104)

A Bill of Sale releases interest in a vehicle, and must be accompanied by a Certificate of Title or other ownership documents.

A Bill of Sale does not replace a Certificate of Title.

All areas of the Bill of Sale must be completed in full, and either typed or printed in ink. They must correspond to the title or other ownership documentation.

1. The purchase price must be written out in full (i.e., one hundred dollars).
2. The purchase price must also be identified numerically (i.e., \$100.00).
3. Full Legal Name of Buyer(s) should be completed exactly as it appears on the customer's driver's license, identification card, or business license.
4. Nevada Driver's License, Identification Card Number, or FEIN for businesses: Enter the number based on the document presented during the purchase transaction.
 - If the customer does not have a Nevada driver's license or identification card, "No Nevada DL or ID" must be printed in the registered owner's information area.
 - Customers purchasing a vehicle(s) for a business that does not have an FEIN (Federal Employer Identification Number), enter "No FEIN."
 - Do not enter or use the customer's social security number.
5. Indicate "AND" or "OR" between names if there is more than one owner. Using "and" will require all persons on the title to sign the title to release interest in the vehicle. "OR" will allow for one person to sign the title of the two or more recorded, releasing interest in the vehicle.
6. The Bill of Sale must include the address of the buyer.
7. Buyer's Signature must be present.
8. The Date the Buyer signed the Bill of Sale form.
9. The Bill of Sale must include a complete description of the vehicle, including the year, make, model and vehicle identification number (VIN).
10. If no liens exist, write "NONE." If a lien exists, record the name of the lienholder.
11. Enter the mailing address for the lienholder.
12. The Bill of Sale must include the name, address and signature of the seller.
13. The Seller's Signature must be included.
14. The Date of Seller's signed the Bill of Sale form.

Note: Any alteration or erasure on the Bill of Sale requires additional verification.

**CERTIFICATE OF INSPECTION / AFFIDAVIT OF VEHICLE
CONSTRUCTION FOR REBUILT SALVAGE, RECONSTRUCTED,
SPECIALLY CONSTRUCTED, REBUILT OR LOW SPEED VEHICLES
FORM RD-64
REBUILT SALVAGE, RECONSTRUCTED, SPECIALLY
CONSTRUCTED, REBUILT TRAILERS FORM RD-223
NRS 487.110**

Certificate of Inspection Affidavit of Construction for Rebuilt Salvage, Reconstructed, Specially Constructed, Rebuilt or Low Speed Vehicles (Form RD-64) or Certificate of Inspection Affidavit of Construction for Rebuilt Salvage, Reconstructed, Specially Constructed, Rebuilt Trailers (Form RD-223) must be completed. In order to register or title a vehicle for which a Salvage Title has been issued. The Certificate of Title and other documentation, as required, must also accompany the RD-64 or RD-223.

An owner or authorized employee of a Nevada registered garageman, licensed body shop, or rebuilder must certify that a salvage vehicle is repaired or rebuilt and must comply with the standards published and commonly applied in the motor vehicle repair industry.

Motorcycle repair shops must be registered with the Department.

If any safety equipment that was present in a motor vehicle at the time it was manufactured is repaired or replaced, the equipment must be repaired or replaced to the standards published and commonly applied in the motor vehicle repair industry.

If a motor vehicle has been in an accident and a garageman, operator of a body shop, or rebuilder accepts or assumes control of the motor vehicle to make any repair, the garageman or operator shall:

- (a) For a motor vehicle that is equipped with an airbag that has been deployed, replace the airbag in a manner that complies with the standards set forth in 49 C.F.R. § 571.208, Standard No. 208, for such equipment; and
- (b) For a motor vehicle that is equipped with a seatbelt assembly which requires repair or replacement, repair or replace the seatbelt assembly in a manner that complies with the standards set forth in 49 C.F.R. § 571.209, Standard No. 209, for such equipment.

A garageman or operator of a body shop who is licensed pursuant to the provisions of chapter 487 of NRS and who performs the work required must retain a written record of the work, including, without limitation, the date of the repair, rebuilding or replacement, and any identifying information regarding any parts or equipment used in the repair, rebuilding or replacement.

Nevada Highway Patrol Troopers, local police and sheriffs are considered authorized agents of the Department and may complete a VIN inspection (RD15). However an Authorized DMV Agency Inspector must complete the Form RD-64. An "Authorized Nevada DMV Representative" must complete the RD-223 and RD-209. The agency name and badge number must be recorded on the form.

Nevada Certificates of Title issued for vehicles using Form RD-64 or RD-223 will be branded in accordance with statements made on the form by the owner.

Form RD-64 or RD-223 may also be used for inspection and VIN assignment on Specially Constructed trailers, required mechanic's inspections, and required Department safety checks from "not street legal" vehicle to "street legal declarations as applicable.

INSTRUCTION FOR COMPLETING FORM RD-64

Part I - To be completed by a garageman, operator, or authorized employee of a licensed Nevada Body Shop or rebuilder.

1. Indicate whether the vehicle is rebuilt salvage, reconstructed, specially constructed, rebuilt, or low speed vehicle.

PART I – SAFETY INSPECTION

2. Vehicle description must be completed in full.

A. Rebuilt Salvage, Reconstructed, Specially Constructed, Rebuilt, or Low Speed Vehicle

3. If items being inspected are acceptable, the applicable box must be checked after each item is inspected.

B. MOTORCYCLE

4. If items being inspected are acceptable, the applicable box must be checked after each item is inspected.

Note: Before signing Part D all items must be marked “Pass” indicating item is in a safe operating condition.

C. Certification

5. Must be completed by a Nevada Registered Garage or a Licensed Nevada Body Shop.

PART II – AFFIDAVIT OF CONSTRUCTION FOR REBUILT SALVAGE, RECONSTRUCTED, SPECIALLY CONSTRUCTED OR LOW SPEED MOTOR VEHICLE

6. Completed by the owner.
 - a. Check appropriate box for materials used.
 - b. Vehicle information; Year, Make, Model, Type, and number of Axles.
 - c. Affiant's printed full legal name.
 - d. Affiant's address.
 - e. Affiant's signature.
 - f. Signature must be witnessed by Authorized Nevada DMV Representative.

PART III – Authorized DMV Agency Representative

7. To be completed by an Authorized Nevada DMV Agency Representative.
 - a. VIN and part description must be completed for all components used.
 - b. Reason VIN assigned, if applicable.
 - c. Additional comments, if applicable.
 - d. Printed Name and Signature of Authorized Nevada DMV Representative
 - e. Representative - Include Employee Identification Number.
 - f. Date Part II was completed.

INSTRUCTIONS FOR COMPLETING FORM RD-223

To be completed by an authorized employee of the Department of Motor Vehicles.

1. Indicate whether the trailer is rebuilt, reconstructed or specially constructed.

PART 1 – INSPECTION

2. If items being inspected are acceptable, check the applicable box after each item is inspected.
3. Enter trailer's empty weight.
4. Enter Vehicle Identification Number.
5. Enter reason VIN was assigned.
6. Printed Name of Authorized Nevada DMV Representative. The authorized Nevada DMV Representative should sign the form and include their employee identification number.
7. Enter date Part II was completed.

PART 2 – AFFIDAVIT OF CONSTRUCTION FOR REBUILT, RECONSTRUCTED OR SPECIALLY CONSTRUCTED TRAILER

Completed by the person who built or rebuilt the trailer, if available.

8. Check appropriate box for materials used.
9. Enter the description of the trailer.
10. Enter Affiant's printed full legal name.
11. Enter Affiant's address.
12. Affiant's signature.
13. Signature must be witnessed by Authorized Nevada DMV Representative.



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**CERTIFICATE OF INSPECTION AND AFFIDAVIT OF CONSTRUCTION
 FOR A HOMEMADE OR ASSEMBLED TRAILER**

1 REBUILT TRAILER RECONSTRUCTED TRAILER SPECIALLY CONSTRUCTED TRAILER

COMPLETED BY AN AUTHORIZED NEVADA DMV REPRESENTATIVE

PART I - INSPECTION

Note: If trailer is assembled by a person other than the manufacturer, all of PART 2 must also be completed.

2	Brakes (if required/over 1,500 lbs)	PASS <input type="checkbox"/>	FAIL <input type="checkbox"/>	Tail Lights	PASS <input type="checkbox"/>	FAIL <input type="checkbox"/>	Turn Signals	PASS <input type="checkbox"/>	FAIL <input type="checkbox"/>
	Brake Lights	<input type="checkbox"/>	<input type="checkbox"/>	Clearance Lights (Over 80 inches in Width NRS 484.561)	<input type="checkbox"/>	<input type="checkbox"/>	Reflectors	<input type="checkbox"/>	<input type="checkbox"/>
	Unladen Trailer Weight 3			Marker Lights (Over 80 inches in Width NRS 484.561)	<input type="checkbox"/>	<input type="checkbox"/>	Mudguards (Over 26,000 lbs.)	<input type="checkbox"/>	<input type="checkbox"/>

** All items must be checked and in a safe operating condition before form is signed.

Please Print or Type

4
 DMV Assigned VIN or Manufacturer's VIN (if applicable)

Reason VIN assigned **5**

6 **6** **6** **7**
 Printed name of Authorized Nev DMV Representative Signature of Authorized Nev DMV Representative ID No. Date

AFFIDAVIT OF CONSTRUCTION

PART 2 - VIN ASSIGNMENT

The undersigned, being duly sworn upon oath, deposes and says they are the owner of the trailer listed below. This trailer was built from parts and materials on hand, purchased materials from a supplier, a manufactured kit, "as is" from a builder, or otherwise lawfully acquired. The affiant or registered owner makes this affidavit as part of an application to the Nevada Department of Motor Vehicles for a Certificate of Registration and/or a Certificate of Title. The undersigned will indemnify and save harmless the State of Nevada on account of the issuance of a Certificate of Registration and/or Certificate of Title for said trailer.

8 Trailer built from materials on hand Trailer built from purchased materials, (receipts attached)
 Trailer was purchased "as is" from builder Manufacture Kit

9 **9** **9** **9**
 Year Make (if a manufactured kit) No. of axles Type

Affiant's Full Legal Name **10**

Address **11**
 City State Zip Code

Affiant's Legal Signature **12** Date

13 **13** **13** **13**
 Printed name of Authorized Nevada DMV Representative Signature of Authorized Nevada DMV Representative I.D. No. Date

RD 223 (REV 11/03)

ERASURE AFFIDAVIT (RD-19)

An Erasure Affidavit (RD-19) must be completed whenever an error has been made on Certificate of Title documents. The affidavit provides for the removal of incorrect information.

An Erasure Affidavit (RD-19) cannot be used to correct anything having to do with signatures, vehicle information or the mileage disclosure. The Erasure Affidavit must be completed by the person whose name is being removed from the document. Any other changes of information require the signature of the person taking responsibility for the error.

When correcting information, draw a single line through the error and write the corrected information above. Do not obliterate the information. If the correct information cannot be placed in the appropriate area on the Certificate of Title, Manufacturer's Certificate of Origin or Salvage Title, it may be placed on the Erasure Affidavit.

INSTRUCTIONS FOR COMPLETING THE ERASURE AFFIDAVIT

1. State and county where the form was completed.
2. The complete description of the vehicle, including the year, make, model and identification number of the vehicle. The description of the vehicle must match all corresponding documents.
3. A complete description of the reason for the change or removal of information on the title documents.
4. The full legal name, address and signature of the person whose name is being removed from the document. Any other change of information requires the signature of the person taking responsibility for the error or removal of information from the document.

If the person is representing a business, the business name and the name of the representative must also appear (i.e., ABC Auto Sales, by Sam Jones).

5. An Erasure Affidavit must be signed in the presence of a Notary Public or authorized Nevada Department of Motor Vehicles representative. If witnessed by a Notary Public, the stamp and signature of the Notary Public must appear on the affidavit. If witnessed by an authorized Department representative, the name and validation stamp or employee identification number, as applicable, must appear on the affidavit.



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ERASURE AFFIDAVIT

An individual taking full responsibility for an error, change, or removal of information on ownership documents must complete and sign the Erasure Affidavit. If a person is being removed from the ownership documents, that individual is required to sign the affidavit. When representing a business, the business name and the name of the authorized business representative must appear on the affidavit.

Please print or type

State of Nevada **1** }
County of _____ } ss.

Year **2** Make _____ **2** Model _____ **2**

Vehicle Identification Number _____ **2**

The undersigned, being duly sworn, states that the error or change appearing on the attached ownership documents for the described vehicle was made due to: (PLEASE STATE AREA CHANGE WAS MADE IN)

3

This information should not be part of the vehicle record.

Affiant's Full Legal Name _____ **4**
Last First MI

Address _____ **4**
Street City State Zip Code

Affiant's Legal Signature _____ **4**

Subscribed and Sworn before me this **5** day of _____ **5** 20 **5**
5

Notary Public or Authorized Nevada DMV Representative

RD19 (Rev. 10/2003)

LIEN RELEASE/SATISFACTION OF LIEN

Lien Release means a written release from a person, business or financial institution on record as having a security interest in a vehicle. The lien release must include a complete vehicle description.

A lien release or satisfaction of lien enables a lienholder to release the security interest in a vehicle. It may be used with the Certificate of Title or with an application for a duplicate Certificate of Title.

INSTRUCTIONS FOR COMPLETING FORM RD-186

The lien release must include:

1. A complete description of the vehicle, including the vehicle identification number, year, make, and model,
2. The registered owner's full legal name and address,
3. The name, address and phone number of the lienholder,
4. The printed name of the lienholder representative and their title if the lienholder is a business, the name of the business,
5. The signature of an authorized representative of the business, and
6. The date it was signed by the lienholder.
7. Signature must be witnessed by a Notary Public or authorized Nevada DMV representative.

Note: A Lien Release (Form RD-186) is available from the Department. However, other forms will be accepted provided they contain the information specified above.

DEALER REASSIGNMENT OF TITLE

Dealer Reassignment of Title (Form RD-190) is a form provided by the Department pursuant to NRS 482.400 for use by a dealer for the transfer of ownership of a vehicle.

If a Certificate of Title is not available at the time of transfer of ownership, and it is not in the possession of a lienholder and it has not been lost or stolen, a dealer may use a Dealer Reassignment of Title form to transfer ownership of a vehicle.

The Dealer Reassignment of Title may also be used if the spaces on the reverse side of the Certificate of Title have been filled in or struck through.

The first assignment area on the Certificate of Title must always be completed.

If a dealer uses a Dealer Reassignment of Title form to transfer the ownership of a vehicle, the dealer shall, before submitting documentation concerning the transaction to the Department:

- Write the number of the Dealer Reassignment of Title form in the upper right corner of the reverse side of the Certificate of Title for the vehicle;
- Attach the Dealer Reassignment of Title form to the Certificate of Title; and
- Strike through any spaces on the reverse side of the Certificate of Title that remains unfilled.

If a reassignment of title form is used, and the buyer is not a dealer, the buyer must be provided with an opportunity to examine:

- The Certificate of Title or a photocopy of the Certificate of Title; and
- Any power of attorney for the purpose of mileage disclosure that was given to the dealer in connection with his acquisition of the vehicle.

POWER OF ATTORNEY (RD-136)

A Power of Attorney is a written legal document whereby one individual conveys to another the legal right to act on his or her behalf.

If the right to release interest in a vehicle has been conveyed to another person or firm by Power of Attorney, the original Power of Attorney must accompany the title document, and it must contain a complete description of the vehicle, including the vehicle identification number, year, make, and model.

If a general Power of Attorney is used to convey an individual's legal rights, a photocopy attached to the title document is acceptable.

A Power of Attorney becomes null and void upon the death of the individual who conveyed his or her rights to another.

The Power of Attorney must be exercised by the person or firm named as representative on the form. To properly exercise the Power of Attorney, the name of the owner must be listed prior to that of the representative.

- Example for an individual:
Sharon Smith by Jane Doe, P of A
- Example for a business:
Sharon Smith by Morrison's Garage George Morrison, P of A

The Power of Attorney may only be exercised on the Certificate of Title or document for which the authority was granted. Otherwise, it is null and void.

The Power of Attorney must be witnessed by a notary public or authorized Nevada Department of Motor Vehicles employee or representative.

When the Power of Attorney is used to release ownership of a vehicle, the Certificate of Title must be signed in the appropriate area by the individual appointed as power of attorney.

If a specific Power of Attorney is used to release ownership of a vehicle, only certified copies are acceptable. The following statement must be included on the certified copy:

"I hereby certify that this is a true and exact copy of the original that is being held in our files. I further certify the original will be available during normal business hours for review by Department of Motor Vehicles personnel if necessary."

If a Power of Attorney is given to a business, the certification statement must include the business stamp or the printed or typed name of the business, the signature of the

individual authorized to act on behalf of the business and the printed or typed name of the person certifying the copy of the specific Power of Attorney.

A general or specific power of attorney cannot be used to disclose the odometer reading on vehicles nine years old or newer.

**VEHICLE INSPECTION CERTIFICATE AND
ODOMETER DECLARATION
(FORM RD-15)**

Vehicle Inspection Certificate (Form RD-15) is a form provided by the Department and when completed shows evidence that a vehicle inspection was completed by a DMV inspector or an authorized representative (including law enforcement) to verify the vehicle identification number.

Verification of the vehicle identification number (VIN) will be confirmed by a physical inspection of the vehicle.

The physical inspection of the vehicle must be completed by a Nevada DMV employee or authorized Nevada DMV representative.

Verification of the VIN ensures the accuracy of the information used to create a Nevada Certificate of Title.

INSTRUCTIONS FOR COMPLETING FORM RD-15

1. Date: Enter the date the inspection was completed.
2. Vehicle Description: Enter the year, make, model and type of vehicle.
3. Low Speed Vehicles must meet safety standards set forth in Federal Motor Safety Standard No. 500 at 49 C.F.R. § 571.500 and if registered in Clark or Washoe Counties must pass an emission test.
4. Vehicle Identification Number: Enter the complete vehicle identification number as it appears on the vehicle. Do not use other documents to retrieve this information. After inspecting the vehicle, compare the VIN from the vehicle to that on the other title documents to ensure they match.
5. Odometer Reading: Record the odometer reading as it appears on the vehicle's odometer apparatus.
6. Cylinders/Rotor: Enter whether the vehicle has cylinders or rotors and how many.
7. If the vehicle is a trailer, indicate whether the vehicle has living quarters or not.
8. Fuel: Select the type of fuel this vehicle is powered by, if applicable.
9. Remarks: Comment on any unusual circumstances encountered during the inspection.
10. Authorized Officer-Inspector: The name and signature of the authorized individual who completed the inspection.
11. Badge or ID#: The badge number of the officer or employee ID of the authorized individual who completed the inspection.
12. Date: Date of when the inspection was conducted.
13. Address: Address of the authorized individual who completed the inspection.
14. Agency Name: Record the name of the agency conducting the inspection. Indicate whether the agency is law enforcement or an authorized agency such as a licensed Nevada dealer.

SECTION IV

FEES

**SALVAGE TITLE AND NON-REPAIRABLE
VEHICLE CERTIFICATE FEES
NRS 487.810**

Salvage Title Fees:

- | | |
|---|---------|
| • Licensed Nevada Automobile Wrecker | No fee |
| • Out-of-State Automobile Wrecker | \$10.00 |
| • Licensed Nevada Salvage Pool | \$10.00 |
| • In-State or Out-of-State Insurance Companies | \$10.00 |
| • Out-of-State Vehicle Dealers (must be registered with a Salvage Pool) | \$10.00 |

No fee is assessed for a Non-Repairable Vehicle Certificate.

TITLE FEES NRS 482.429

A title fee must be submitted for the following transactions:

- Vehicles sold or leased to a governmental agency including city, county, state, etc.
- All unregistered vehicles.
- Commercial vehicles registered by the Motor Carrier Division of the Nevada Department of Motor Vehicles.
- Lease terminations.
- Vehicles being titled in a dealership's name.
- Repossessed vehicles.
- Unregistered vehicles being titled to perfect a lien against the vehicle.
- Applications for a duplicate Nevada Certificate of Title, unless Form RD-206 is presented.
- All private-party transfers and dealer sales.

Fees:

- First-time, change of ownership or duplicate certificates of title \$20.00
- Vehicles not physically present in or registered in Nevada \$35.00

A Title Processing Fee in the amount of \$8.25 must be charged on all title transactions that include a complete change of ownership.

Examples of when a title-processing fee is charged:

- Dealer sales
- Private-party sales
- Sale between family members
- Gift transactions
- Any sale or transaction that is processed involving a change of ownership
- Lien sale transaction, lease assumptions and lease terms
- Lease buyouts

Do not charge a Title Processing Fee for:

- Salvage titles
- Non-repairable vehicle certificates
- Duplicate titles
- Removing a lienholder
- Removing a name (if one name from the original title remains on the new title)
- Changing a last name if person is "one-in-the-same" (e.g., married, legal name change)
- Changing an address
- Manufacturer's Statement of Origin or Manufacturer's Certificate of Origin is in the registered owner's full legal name.

SECTION V

LIEN SALES

LIEN SALES

Any person who is entitled to impose a lien on a motor vehicle as provided for in Nevada Revised Statutes 487 or 108 may, without process of law, detain the vehicle in his possession until the sum due to him is paid. If the sum due is not paid the lien may be satisfied by a sale. Prior to the sale, Nevada law requires the lien claimant to meet a number of requirements.

The following information is intended to help you process a lien sale in a minimum amount of time, while meeting all statutory requirements. Samples of letters and forms are provided for your convenience.

DETERMINING FIRST OR SECOND LIEN NRS 108.290

A first lien is acquired pursuant to NRS 108.315, as in the case of a lien on a motor vehicle for charges for towing, storing, and any related administrative fees:

- For the first 30 days of the lien:
 - If the amount of the lien does not exceed \$1,000, it is considered a first lien.
 - If the amount of the lien is \$1,000 or more, it is considered a second lien.
- After the first 30 days of the lien:
 - If the amount of the lien does not exceed \$2,500, it is considered a first lien.
 - If the amount is \$2,500 or more, it is considered a second lien.
- In all other cases, if the amount of the lien:
 - Does not exceed \$1,000, it is a first lien.
 - Exceeds \$1,000, it is a second lien.

TOWING ABANDONED VEHICLES

NRS 487.095
NAC 487.030

Nevada licensed Automobile Wreckers and Tow Car Operators who remove abandoned vehicles from public or private property as prescribed by NRS 487.230 may place a lien on the vehicle for towing and storage charges.

The vehicle must be declared abandoned on public property by a law enforcement agency or on private property by the property owner or person in lawful possession of the private property. NRS 258.125 entitles a \$50.00 fee be paid to a constable who requests a vehicle be removed from public property after the lien has been satisfied.

Whenever a vehicle has been removed to a garage or other place as provided by NRS 487.230, the owner of the garage or the automobile wrecker who towed the vehicle has a lien on the vehicle for the costs of towing and storing for a period not exceeding 90 days.

Nevada Administrative Code 487.030 sets towing fees at a fixed rate of \$55.00, regardless of the time of day, the distance to the vehicle or the type of equipment used to tow the vehicle.

ABANDONED VEHICLE LIENS

NRS 487.205

Automobile wreckers and tow car operators who remove abandoned vehicles from public or private property as prescribed by NRS 487.270 may place a lien on the vehicle for towing and storage charges.

A vehicle must be declared as abandoned on public property by a law enforcement agency and on private property by the property owner or person in lawful possession of the private property.

As prescribed by NRS 706.4479, automobile wreckers and tow car operators must make every reasonable attempt and use all resources reasonably necessary, as evidenced by written documentation, to obtain the identity of the owner and any other necessary information from the agency charged with the registration of the motor vehicle in this State or any other state within:

- Twenty-one days after placing the motor vehicle in storage if the motor vehicle was towed at the request of a law enforcement officer following an accident involving the motor vehicle; or
- Fifteen days after placing any other motor vehicle in storage.

The operator shall attempt to notify the owner of the vehicle by certified mail as soon as possible, but in no case later than 15 days after identification of the owner is obtained for any motor vehicle.

If an operator includes in his tariff a fee to be charged to the registered and legal owner of a vehicle for the towing and storage of the vehicle, the fee may not be charged:

- For more than 21 days after placing the motor vehicle in storage if the motor vehicle was towed at the request of a law enforcement officer following an accident involving the motor vehicle; or
- For more than 15 days after placing any other vehicle in storage,
- Unless the operator complies with the notification requirements.

In every instance where charges are made for the towing of a vehicle, a tow bill must be completed in full and comply with all NAC 706.420. If a licensed Nevada Automobile Wrecker tows the vehicle; the tow bill must be in a similar format and must contain the following information:

- Business name, address, telephone number and certificate number or DMV business license number.
- Address of the facility where the vehicle is stored.
- Date and time of the request for towing including designations to “am” or “pm”.
- Name and address of the registered owner of the towed vehicle, if available.
- The year, make, model, vehicle identification number, license plate number and state of issuance.
- Exact location from where vehicle was towed.
- Address of the location to which the vehicle was towed, if different from the where the vehicle is being stored.
- The time the wrecker was dispatched to tow the vehicle and the reading of the odometer of the tow vehicle at the beginning of the trip.
- The time of the arrival of the tow car at the site of the car to be towed and the reading on the odometer upon its arrival.
- The time of the departure of the tow car from the site of the vehicle to be towed.

- The time of the arrival of the tow car at the location to where the vehicle was towed and the reading of the odometer upon its arrival.
- The total time, this passes while at the site of the towing in hours and minutes.
- The exact mileage and hourly charges.
- If an extra person was required, the time he was sent to the site and the time he returned.
- A detailed listing of all charges and, if charges are based on time, the starting and ending times. If more space is needed for the listing, a separate sheet of paper must be attached to the bill and a notation made on the bill that an additional sheet is attached. If the tow was requested by a constable, include the \$50 fee.
- The date and the time the storage of the vehicle started and ended and a notation of whether the vehicle was stored inside a locked building or in a secured, fenced area.
- Statement of total charges for towing.

SAMPLE TOW BILL

PRIVATE PROPERTY ABANDONED VEHICLE RELEASE

I, the undersigned, do hereby release to _____
Name of automobile wrecker or tow car operator

the following vehicle:

Vehicle Identification Number

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Year _____ Make _____ Model _____

License Plate Number

--	--	--	--	--	--	--

Expiration date _____ State _____

Registered Owner(s)

Name _____

Address _____
Address City State Zip Code

Legal Owner

Name _____

Address _____
Address City State Zip Code

Address of Property the vehicle was removed from

Address _____
Address City State Zip Code

Name of person requesting tow _____

I further save and hold (business name of automobile wrecker or tow company)

_____ harmless and direct them to remove the vehicle from my property.

Signature _____ Date _____

Property Owner's Printed Name _____

LETTER OF TRANSMITTAL FOR ABANDONED JUNK VEHICLES (RD-162)

Transmittal forms must be submitted to the nearest full service branch of the Department of Motor Vehicles, Field Services Division. Appraisals will be completed within 10 business days of receipt of transmittal. Only abandoned vehicles will be appraised. Automobile wreckers or tow companies must have proof of abandonment and have possession of the vehicle. Only those vehicles that a vehicle identification number has been ascribed will be inspected.



555 Wright Way
 Carson City, NV 89711
 Reno/Sparks/Carson City (775) 684-4DMV (4368)
 Las Vegas Area (702) 486-4DMV (4368)
 Rural Nevada or Out of State (877) 368-7828
www.dmvnv.com

LETTER OF TRANSMITTAL FOR ABANDONED JUNK VEHICLES

Company Name _____

Wrecker's DMV or Tow Company's Business License No _____

Address _____
Address City State Zip Code

Date Sent _____ By _____

Phone (_____) _____ - _____ Fax (_____) _____ - _____

Vehicle Information				For DMV Use				
Vehicle Identification Number				Year	Make	Lic # & State	Registration Info	State
1.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
2.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
3.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
4.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
5.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
6.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
7.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
8.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
9.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
10.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
11.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
12.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
13.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
14.							<input type="checkbox"/> Yes <input type="checkbox"/> No	
15.							<input type="checkbox"/> Yes <input type="checkbox"/> No	

***** FOR OFFICIAL DMV USE ONLY *****

Date Postmarked _____ Date Received _____ Date Completed _____

Technician's Name _____ ID _____

Appraiser's Name _____ ID _____

This form may be photocopied

APPRAISAL REPORT FOR ABANDONED VEHICLE (RD-161)

This form is used for determining the value of vehicles declared abandoned pursuant to NRS 487.230.

Valuation will be noted as:

- Does not exceed \$200 – eligible for Junk Certificate if requested under NRS 487.260.5(e).
- \$500 or less – eligible for lien sale under NRS 487.250.4.
- Exceeds \$500 – eligible lien sale under NRS 108.

JUNK CERTIFICATE (RD-161) NRS 487.260

A Junk Certificate may be issued to a vehicle that has been appraised by the Department at a value of \$200 or less. This certificate may be issued to an automobile wrecker or tow company who removed the vehicle. An automobile wrecker who possesses a junk certificate may sell the vehicle to another automobile wrecker, dismantle, scrap, crush or otherwise destroy the vehicle or sell to another automobile wrecker. A tow company may transfer ownership to a wrecker by endorsing the junk certificate. The automobile wrecker, within 10 days of purchase must apply for a new junk certificate. The wrecker or tow company must keep a junk certificate on file for 2 (two) years after the vehicle has been destroyed. The records must be available for inspection during normal business hours. A vehicle for which a junk certificate has been issued may never be titled or registered again.

Requirements for a junk certificate:

- The vehicle must have been acquired pursuant to NRS 487.230, removal of abandoned vehicles. Abandoned Vehicle verification must be presented by a written tow request from law enforcement for removal on public property. A declaration of abandonment is required from a property owner or a person in lawful possession of the property to remove a vehicle from private property.
- Vehicles must have a vehicle identification number that can be located. Partial vehicles or component parts are not considered a vehicle.
- Vehicles must be ruined, wrecked, dismantled or rendered inoperative.
- Vehicle must be unfit for further use in accordance with the original purpose for which it was constructed.
- Vehicle must not be currently registered with the Department or has not been reclaimed by the registered owner or a person having a security interest in the vehicle within 15 days after notification pursuant to NRS 487.250.
- Vehicle has value principally as scrap that does not exceed \$200.

Upon appraisal, if the vehicle meets all requirements a "Junk Certificate" may immediately be issued.

There is no fee for a junk certificate.

APPRAISAL REPORT FOR ABANDONED VEHICLE JUNK CERTIFICATE (RD161) FRONT PAGE (Revised 3-2006)

	555 Wright Way Carson City, NV 89711 Reno/Sparks/Carson City (775) 684-4DMV (4368) Las Vegas area (702) 486-4DMV (4368) Rural Nevada or Out of State (877) 368-7828 www.dmvnv.com
---	---

APPRAISAL REPORT FOR ABANDONED VEHICLE
 OR
 JUNK CERTIFICATE

Please print or type

Wrecker or Tow Company:		Address:			
<input type="checkbox"/> Original <input type="checkbox"/> Re-Assignment		Location Towed From:		Authorizing Authority:	
Year:	Make:	Body Type:	Model:	Color:	Odometer Reading:
VIN:			License Plate No.	<input type="checkbox"/> One <input type="checkbox"/> Two	Expiration Month/Year: State:

Engine Components and Drive Train	Present	Damaged	Missing	Body	Present	Damaged	Missing
Engine Block	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Left Front Fender	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Heads	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Left Rear Fender	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Carburetor/Fuel Injector	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Right Front Fender	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Radiator	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Right Rear Fender	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Transmission	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Hood	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Transfer Case	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Trunk Lid/Tailgate	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Air Conditioning	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Grill	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
				Bumper(s)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

4 or more items listed as present indicate a viable resource. 5 or more items listed as present indicate a viable resource.

Interior	Present	Damaged	Missing	Frame and Suspension	Present	Damaged	Missing
Seats	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Frame	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Dash	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Driveline(s)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Instruments	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Axle(s)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Radio	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	Springs/Struts	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
Steering Column	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>				

4 or more items listed as present indicate a viable resource. 3 or more items listed as present indicate a viable resource.

I certify the vehicle described above was obtained in the condition documented by this appraisal on the date of inspection.

I, the undersigned, have inspected the above vehicle, per NRS 487.240, and to the best of my knowledge and belief the estimated appraised value is:

Wrecker or Tow Company Representative Date

Appraised Value:
 1. Exceeds \$500.00
 2. Between \$200.00 and \$500.00
 3. Under \$200.00

Printed Name of Wrecker or Tow Company Representative

Remarks: _____

Printed Name of Authorized Representative

Signature of Authorized Representative Date

Control No.

DMV Office Address

RD-161 (Rev. 3/2006)

The Department issues the Junk Certificate if all requirements have been met.

APPRAISAL REPORT FOR ABANDONED VEHICLE JUNK CERTIFICATE (RD161) FRONT PAGE (Revised 1-2004)



STATE OF NEVADA
DEPARTMENT OF MOTOR VEHICLES

APPRAISAL REPORT FOR ABANDONED VEHICLE
OR
 JUNK CERTIFICATE

WRECKER/TOW COMPANY:		ADDRESS:			TELEPHONE: ()	
DATE OF INSPECTION:		PROOF OF ABANDONMENT: <input type="checkbox"/> YES <input type="checkbox"/> NO		LOCATION TOWED FROM:		AUTHORIZING AUTHORITY:
YEAR:	MAKE:	BODY TYPE:	MODEL:	COLOR:	ODOMETER READING:	
VEHICLE IDENTIFICATION NUMBER: 				LICENSE PLATE NO. <input type="checkbox"/> ONE <input type="checkbox"/> TWO	EXPIRATION MONTH/YEAR	STATE

Engine Components and Drive Train	Present	Damaged	Missing	Body	Present	Damaged	Missing
ENGINE BLOCK	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	LEFT FRONT FENDER	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
HEADS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	LEFT REAR FENDER	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
CARB/FUEL INJ.	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	RIGHT FRONT FENDER	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
RADIATOR	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	RIGHT REAR FENDER	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
TRANSMISSION	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	HOOD	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
TRANSFER CASE	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	TRUNK LID	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
AIR CONDITIONING	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	GRILL	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
				BUMPER(S)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

4 or more items listed as present indicate a viable resource.

5 or more items listed as present indicate a viable resource.

Interior	Present	Damaged	Missing	Frame and Suspension	Present	Damaged	Missing
SEATS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	FRAME	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
DASH	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	DRIVELINE(S)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
INSTRUMENTS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	AXLE(S)	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
RADIO	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	SPRINGS/STRUTS	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
STEERING COLUMN	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>				

4 or more items listed as present indicate a viable resource.

3 or more items listed as present indicate a viable resource.

I certify that the vehicle described above was obtained in the condition documented by this appraisal on the date of inspection.

I, the undersigned, have inspected the above vehicle, per NRS 487.240, and to the best of my knowledge and belief the estimated appraised value is:

Wrecker or Tow Company Representative _____ Date _____

- APPRAISED VALUE: 1. EXCEEDS \$500.00
 2. BETWEEN \$200.00 and \$500.00
 3. UNDER \$200.00

Remarks:

.....

.....

Authorized Nevada DMV Representative _____ Date _____

INSTRUCTIONS FOR COMPLETING ASSIGNMENT OF JUNK CERTIFICATE

These instructions are valid for both versions of the Junk Certificate when completing an assignment.

1. Printed full legal name of buyer and address.
2. Signature of buyer and date.
3. Printed name of seller and address.
4. Signature of seller and date.

APPRAISAL REPORT FOR ABANDONED VEHICLE JUNK CERTIFICATE (RD-161) BACK PAGE (Revised 1-2004)

A Junk Certificate may only be issued to an automobile wrecker or tow car operator for a vehicle which meets the definition of "Junk Vehicle" pursuant to NRS 487.260. This certificate authorizes an automobile wrecker to dismantle, scrap, crush or otherwise destroy the vehicle described on the face of this certificate. The identified vehicle may be sold to an automobile wrecker upon assignment of this certificate. The vehicle may never be rebuilt, titled or registered in Nevada again.

FIRST REASSIGNMENT

Printed Name of Buyer.....	1
Address.....	1
		<small>City State Zip Code</small>
Signature of Buyer.....	2 Date.....
Printed Name of Seller.....	3
Address.....	3
		<small>City State Zip Code</small>
Signature of Seller.....	4 Date.....

SECOND REASSIGNMENT

Printed Name of Buyer.....
Address.....
	<small>City State Zip Code</small>
Signature of Buyer..... Date.....
Printed Name of Seller.....
Address.....
	<small>City State Zip Code</small>
Signature of Seller..... Date.....

THIRD REASSIGNMENT

Printed Name of Buyer.....
Address.....
	<small>City State Zip Code</small>
Signature of Buyer..... Date.....
Printed Name of Seller.....
Address.....
	<small>City State Zip Code</small>
Signature of Seller..... Date.....

NOTICE OF LIEN SALE NRS 108.310

A lien claimant is required under NRS 108.310 to give written notice to the Department of Motor Vehicles of their lien. The notice must be given to the Department at the time the written notice is made to the registered and legal owner of the vehicle.

The Notice must include:

1. A vehicle description which includes the:
 - a. Vehicle Identification Number
 - b. Make
 - c. Year
2. License plate number, if attached
 - a. State of issue
 - b. Expiration date
3. Impound date
4. Party requesting tow
5. Date, time and location of auction

A sample Notice of Lien Sale is included. You may copy the sample for your use or use a similar format. If you do not use the sample, please include all information as listed.

The notice is to be mailed to:

Department of Motor Vehicles
Central Services and Records Division
Title Section
555 Wright Way
Carson City, NV 89711

VEHICLES VALUED UNDER \$500

If the vehicle is appraised at a value of \$500 or less, the lien claimant is required to notify the registered and legal owner by registered or certified mail. The notice must include a statement the vehicle will be junked or dismantled or otherwise disposed of unless the registered or legal owner response and pays the cost of removal.

Failure to reclaim the vehicle within 15 days after the notice was mailed constitutes a waiver of interest in the vehicle.

If the registered and legal owners have waived interest in the vehicle either by failure to respond to the notice or by written disclaimer, the Department will issue a salvage title to the automobile wrecker who towed the vehicle or a Certificate of Title to the garage owner if he elects to retain the vehicle and the vehicle is equipped as required by chapter 487 of NRS.

An example of a Notice of Lien is included. You may photocopy the form or create a form in similar format.

NOTICE OF LIEN VEHICLE VALUED UNDER \$500

Please print or type

Vehicle Identification Number

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Year _____ Make _____ Model _____

License Plate Number

--	--	--	--	--	--	--

Expiration date _____ State _____

The above-described vehicle was acquired on _____ through a _____ agreement. As required by Nevada Revised Statute 108.272 this is to inform you that demand is being made for payment of \$_____ for services rendered by _____. This sum is due on _____; payment may be made at _____.

Below is an itemized statement of the lien costs incurred:

1. Tow charge or agreed service contract amount \$_____.
2. Storage fees \$_____, and accruing daily at the approved Public Service Commission rate.
3. Total lien fees \$_____.

Please be advised that if payment is not received on or before _____ the vehicle may be sold by auction at _____
 a.m. p.m., on _____ at _____
or retained by lien claimant.

Lien Claimant _____

Business Name _____

Address _____
Address City State Zip Code

Telephone Number (_____) _____ - _____

Authorized Signature _____ Date _____

VEHICLES VALUED OVER \$500 NOTICE NRS 487.250 AND 487.270

A lien claimant must notify the registered and legal owner the vehicle has been removed. The notice of lien must be delivered in person or by a registered or certified letter, addressed to the last known address of each person who holds interest in the vehicle. The notice must contain the following:

- An itemized statement, showing the sum due at the time of notice and the date when it became due.
- A brief description of the vehicle against which the lien exists which includes:
 - Vehicle year
 - Make
 - Vehicle Identification Number
- Demand the amount of the claim as stated in the notice and of any further claim as may accrue must be paid on or before a day mentioned.
- A statement that unless the claim is paid within the time specified the vehicle will be advertised for sale and sold by auction. The address, date and time of auction must be specified.

An example of an acceptable Demand for Payment is provided. You may photocopy the example for your use or create a similar form.

Nevada Revised Statute 487.270 provides that when an abandoned vehicle has been removed to a garage or other place for storage, the automobile wrecker or tow car operator who towed the vehicle has a lien on the vehicle for the costs of towing and storage for a period not exceeding 90 days. If the owner has not reclaimed the vehicle within 45 days, the vehicle may be sold to satisfy the lien. NRS 706.4479 requires the owner of the vehicle be notified by certified mail within 21 days if the vehicle was towed at the direction of law enforcement following an accident or 15 days after the vehicle is placed in storage.

If the vehicle is appraised at a value of more than \$500 and is not reclaimed within 45 days, the owner of the garage or automobile wrecker may satisfy his lien, in accordance with the provisions of NRS 108.265 to 108.360, inclusive. Before such a person may sell the vehicle, he shall obtain a certificate pursuant to NRS 487.880, if applicable, or a salvage title as provided in NRS 487.810.

DEMAND FOR PAYMENT

Vehicle Identification Number

--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Year _____ Make _____ Model _____

License Plate Number

--	--	--	--	--	--	--

Expiration date _____ State _____

The above-described vehicle was acquired on _____ through a _____ agreement. As required by Nevada Revised Statute 108.272 this is to inform you that demand is being made for payment of \$_____ for services rendered by _____. This sum is due on _____; payment may be made at _____.

Below is an itemized statement of the lien costs incurred:

1. Tow charge or agreed service contract amount \$_____.
2. Storage fees \$_____, and accruing daily at the approved Public Service Commission rate.
3. Total lien fees \$_____.

Please be advised that if payment is not received on or before _____ the vehicle may be sold by auction at _____
 a.m. p.m., on _____ at _____
or retained by lien claimant.

Lien Claimant _____

Business Name _____

Address _____
Address City State Zip Code

Telephone Number (_____) _____ - _____

Authorized Signature _____ Date _____

CERTIFIED MAILING

Acceptable proofs of certified mailing are:

- The returned un-opened letter,
- The green returned receipt, signed by the accepting party,
- The white copy of the certified mailing, stamped by the post office, or
- Log book listing certified mailings stamped by the post office.

If the notice is delivered in person a written statement is required which includes:

- Date of delivery,
- Place of delivery (complete address),
- Name of individual who accepts the notice,
- Name of individual who delivered the notice,
- Signature of person accepting the notice, and
- Signature of individual who delivered the notice.

ADVERTISEMENT OF SALE NRS 108.310

After the time for payment of the claim specified in the notice has elapsed and the registered and legal owners have not satisfied the claim, an advertisement of sale must be published once a week for 3 consecutive weeks. The advertisement must be published in a newspaper circulated in the place where the sale is to be held. If no newspaper is published in that place, then the advertisement must be placed in a newspaper published in this state that is circulated in the place the sale is to be held.

The sale must not be held less than 22 days after the first date of publication.

The advertisement must:

- Describe the vehicle.
- State the names of the registered and legal owners.
- State the date, time and place of the sale.

Example of publication

NOTICE OF SALE

Notice is hereby given to the last
Registered and Legal Owner of:
1997 Chevy Monte Carol
VIN 1H67K3ZA6999999
R/O J. Q. Smith
L/O Bank in Nevada

The vehicle described above will be sold at
a public auction to the highest bidder to
satisfy the lien incurred by name of
automobile wrecker or towing company.
The sale will be held at time including am
or pm on month/day/year at exact location
of the sale.

AFFIDAVIT OF PUBLICATION

The newspaper that publishes the advertisement of sale must provide the lien claimant with verification the advertisement was published and the date of publication.

EXAMPLE OF AFFIDAVIT OF PUBLICATION

AFFIDAVIT OF PUBLICATION

Attach article here

STATE OF NEVADA } COUNTY OF CLARK } ss
_____, being first duly sworn, deposes and says:
That she/he is a legal clerk for the LAS VEGAS GAZETTE and THE LAS VEGAS COURIER, daily newspapers regularly issued, published and circulated in the city of Las Vegas, County of Clark, State of Nevada, and the advertisement, is a true copy of which is attached, was continuously published in the LAS VEGAS GAZETTE or THE LAS VEGAS COURIER, on the following days:
_____ _____ _____
Signed: _____
Subscribed and sworn to before me this _____ day of _____, _____
_____ Notary Public or Authorized Nevada DMV Representative

SALE BY AUCTION NRS 108.310

Once all statutory requirements have been met, the sale may take place. The sale must be held at the time and date that all notices have indicated. The location must be where the lien was acquired or if that place is unsuitable, at the nearest suitable place.

The lien claimant may satisfy his lien from the proceeds of the sale, including reasonable charges of notice, advertisement and sale. The balance, if any of the proceeds must be delivered, on demand to the registered and/or legal owner.

SUBMITTING LIEN SALE DOCUMENTS NAC 108.110

The Lien Sale Affidavit and the other lien documents must be submitted to the Department within thirty-days from the date of the sale of the vehicle. The title fees must also be submitted with the Lien Sale Affidavit and other lien sale documents, the standard title fee is \$20, salvage title fee is \$10 and the title-processing fee is \$8.25. When a licensed Nevada wrecker purchases the vehicle, give the lien packet to the wrecker. The wrecker will submit the lien sale packet to obtain a title at a later time.

Submit Lien Sale Affidavit and other lien documents to:

Department of Motor Vehicles
Central Services and Records Division
Titles Section
555 Wright Way
Carson City, Nevada 89711

COLLECTING SALES TAX NAC 108.110

Lien claimants must collect sales tax for the lien sale of a vehicle. For more information regarding sales tax, contact the Department of Taxation at 775/684-2100.

INSTRUCTIONS FOR COMPLETING LIEN SALE AFFIDAVIT (RD-147)

Front of the form revised 9/2006

1. Select the appropriate type of ownership document that is being requested by marking the box.

NOTE: Title fee is \$28.25, Salvage Title fee is \$10, and licensed Nevada wreckers salvage title fee is \$0.

2. Print or type the full legal name of the business representative who is completing the affidavit.
3. Print or type the name of the business.
4. Print or type the DMV Business License number if your business is licensed or registered with DMV. If you do not hold a DMV business license, enter your Federal Employer Identification number (FEIN).
5. Print or type the business address.
6. Print or type the date the business physically acquired the vehicle.
7. Print or type the name of the person who authorized the services that initiated the lien process, this also includes law enforcement.
8. Print or type the vehicle identification number.
9. Print or type the vehicle description including year, make, model, body type and number of cylinders.
10. Print or type the registered owners name and address.
11. Print or type the legal owners name and address. If there is no lien write "none".
12. Select what the charges are assessed for by marking the box in front of the type of lien.
13. Print or type the total of all charges that have incurred.
14. Print or type the date the vehicle was sold.
15. Print or type the amount the vehicle was sold for.
16. Print or type the amount of sales tax collected.
17. Print or type the title fee.

18. Print or type the total purchase price.
19. Print or type the purchaser's full legal name.
20. Select and/or if the registration and title is in more than one name, the appropriate box must be marked to indicate "and" or "or."
21. Nevada Driver's License, Identification Card Number, or FEIN for businesses: Enter the number from the appropriate document. Enter the DMV Business License number if the purchaser has a business licensed or registered with DMV. If the customer is not a business and does not have a Nevada Driver's License or Identification Card, write "None" on this line.
22. Print or type the purchaser's address.
23. Print or type the new lienholder's name and address. If there is no lienholder, write "None" on the Lienholder Name line.

INSTRUCTIONS FOR COMPLETING LIEN SALE AFFIDAVIT (RD-147)

Back of the form revised 9/2006

1. Print or type the odometer reading, do not include tenths of a mile.
2. Mark the appropriate box, which describes the odometer reading.
3. Select any condition that may be applicable to the vehicle.

Note: If the vehicle has been Rebuilt a Certificate of Inspection / Affidavit of Vehicle Construction form (RD-64) must accompany the Lien Sale Affidavit.

If the vehicle is Non-Repairable, the vehicle may only be sold to a licensed Nevada Automobile Wrecker.

4. If none of the conditions listed apply to the vehicle, select the affirmation.
5. Select the box indicating whether the vehicle was registered or was not registered. If the vehicle was registered (currently or expired), enter the license plate number, expiration date, and state the vehicle was registered. If the license plate number or expiration date is unavailable, write "None" on the corresponding line.
6. Print or type the date the certified letter was mailed.
7. Print or type the first day the notice was published in the newspaper.
8. Print or type the name and address of the newspaper.
9. Print or type the date of the public auction.
10. Print or type the full legal name, sign, and date the affidavit.
11. To be completed either by a notary public or an authorized Nevada DMV representative.

AFFIDAVIT – STORAGE LIEN, ABANDONED VEHICLE LIEN (RD-147)

Back of the form revised 9/2006

LIEN CLAIMANT'S CERTIFICATION

Federal law requires that you state the mileage upon transfer of ownership. Failure to complete or provide a false statement may result in fines and/or imprisonment. This vehicle was an involuntary transfer; at the time of sale the odometer reading:

Odometer Reading (as shown on apparatus) 1 NO TENTHS

- 2 1. The mileage stated is in excess of its mechanical limits.
 2. The odometer reading is not the actual mileage. **WARNING – ODOMETER DISCREPANCY**
 3. Exempt – Model year over 9 years old.

3 To the best of my knowledge, at the time of lien sale this vehicle is (select any that may apply)
 Salvage Flood Damaged Total Loss Rebuilt Non-Repairable (Non-Repairable vehicles may only be sold to licensed automobile wreckers.)

4 I have inspected the vehicle herein described and to the best of my knowledge and information do hereby certify and affirm the vehicle is NOT a Salvage, Flood Damaged, Total Loss, previously Rebuilt or Non-Repairable vehicle.

5 The vehicle Was registered (current or expired) and the license plate number is _____
Expiration date _____ State _____
Or Was not registered.

Date of Certified Mailing: 6 day of _____ 20____.

*First Date of Newspaper Publication: 7 day of _____ 20____.

Name of Newspaper 8 _____

Address 8 _____
Address City State Zip Code

Public Auction Date: 9 day of _____ 20____.

I hereby certify and affirm that all provisions of NRS 108.270 through 108.360 and 487.250 have been complied with, and make this affidavit for the purpose of satisfying the Nevada Department of Motor Vehicles that a Registration Certificate and/or Certificate of Title for the described vehicle should be issued to the purchaser upon the facts stated herein. I also hereby release, discharge and agree to hold harmless the Nevada Department of Motor Vehicles of and from any and all liability to anyone whomsoever which may arise by reason of any contest of the validity of the lien herein referred to, or the validity of the sale under said lien, or failure of Lien Claimant to satisfy lien in the manner prescribed in NRS and NAC 108.

Printed Full Legal Name of Lien Claimant 10 _____

Signature of Lien Claimant 10 _____ Date 10 _____

Subscribed and sworn to before me this 11 day of _____ 20____

11 _____
Notary Public or Authorized Nevada DMV Representative

NOTE: This document must be accompanied with a completed Vehicle Inspection Certificate (Form RD-15). Nevada licensed wreckers, body shops, or garages do not have to provide a completed Vehicle Inspection Certificate.

Definition of Types of Liens

- Abandoned Vehicle means at the direction of any peace officer or with the release of a property owner who orders the towing or storage of any vehicle
- Keeper of a Trailer Park means a mobile home park, mobile home lot or other land for rental of spaces for trailers, mobile homes or manufactured homes
- Mechanics means a garage or place for the maintenance or repair of motor vehicles, motorcycles, motor equipment, or trailers, including the operator of a salvage pool
- Storage means the sum due for the storing, maintaining, or keeping of the motor vehicle, motorcycle, motor equipment, or trailer
- Tow means the sum due for the towing and storing of the motor vehicle, motorcycle, motor equipment, or trailer

*Not required for abandoned vehicle with an appraised value under \$500.

INSTRUCTIONS FOR COMPLETING LIEN SALE AFFIDAVIT (RD-147)

Front of the form revised 6/2006

1. Select the type of lien by marking the box in front of the lien type.
2. Select the type of ownership document that is being requested by marking the box in front of the ownership document.
3. Enter the DMV Business License number if your business is licensed or registered with DMV. If you do not hold a DMV business license, enter your Federal Employer Identification number (FEIN).
4. Enter the full legal name of the business representative who is completing the affidavit.
5. Enter the name of the business.
6. Enter the business address.
7. Enter the date the business physically acquired the vehicle.
8. Enter the name of the person who authorized the services that initiated the lien process, this also includes law enforcement.
9. Enter the vehicle identification number.
10. Enter the vehicle description including year, make, model, body type and number of cylinders.
11. Enter the registered owners name and address.
12. Enter the legal owners name and address. If there is no lien write "none".
13. Select what the charges are assessed for by marking the box in front of the type of lien.
14. Enter the total of all charges that have incurred.
15. Enter the date the vehicle was sold.
16. Enter the amount the vehicle was sold for.
17. Enter the amount of sales tax collected.
18. Enter the total purchase price.
19. Enter the purchaser's name and address.
20. Enter the new legal owner's name and address.

AFFIDAVIT – STORAGE LIEN, ABANDONED VEHICLE LIEN (RD-147) FRONT



555 Wright Way
Carson City, NV 89711
Reno/Sparks/Carson City (775) 684-4DMV (4368)
Las Vegas area (702) 488-4DMV (4368)
Rural Nevada or Out of State (877) 368-7828
www.dmvnv.com

LIEN SALE AFFIDAVIT

Type of Lien
 Tow **1**
 Storage Lien
 Abandoned Vehicle Lien
 Mechanics Lien
 Keeper of a Trailer Park

Type of Ownership Document
Please select one title type
 Title **2**
 Salvage Title **3**

Nevada DMV Business License or Registration Number _____

Please Print or Type
 I, **4** _____ on behalf of **5** _____
Full Legal Name of Business Representative Business Name

Business Address **6** _____
Address City State Zip Code

Certify that on the **7** day of _____ 20____, one **8** _____
Name of who authorized the service from the business above

left with him/her the vehicle described as follows:
 Vehicle Identification Number **9** _____
 Year **10** Make _____ Model _____ Body Type _____ Cylinders _____

Registered Owner(s) **11** _____
First Middle Last

Address **11** _____
Address City State Zip Code

Legal Owner **12** _____
Address City State Zip Code

Address **12** _____
Address City State Zip Code

13 The charges assessed are for (check appropriate boxes):
 Towing Storage Repair Accessories or Supplies, totaling the sum of \$ **14**
 and was not paid after due notice and demand was given and made pursuant to the provisions of NRS 108.270 through

108.360. Therefore on the **15** day of _____ 20____, the vehicle was sold pursuant to the provision of
 said law, at public auction for the sum of \$ **16**, Nevada Sales Tax Collected \$ **17**.

Nevada title and title processing fee \$28.25, therefore, the Total Purchase Price of \$ **18**. (If purchaser
 is a licensed wrecker in the state of Nevada, do not collect title fee. Provide the lien sale packet to the licensed wrecker.)

Purchaser's Full Legal Name **19** _____ and
First Middle Last or

Purchaser's Full Legal Name **19** _____
First Middle Last

Address **19** _____
Address City State Zip Code

Lienholder Name **20** _____
(if no lienholder, write "NONE")

Address **20** _____
Address City State Zip Code

INSTRUCTIONS FOR COMPLETING LIEN SALE AFFIDAVIT (RD-147)

Back of the form revised 6/2006

1. Enter the odometer reading; do not include tenths of a mile.
2. Select the state of the odometer if any of the items apply.
3. Enter the full legal name, signature and address of the purchaser of the vehicle.
4. Enter the name, signature and address of the lien claimant.
5. Select "Yes" or "No" for each vehicle type.

Note: If the vehicle is salvage, flood damaged, or total loss and has been Rebuilt a Certificate of Inspection / Affidavit of Vehicle Construction form (RD-64) must be the most current revision issued by the DMV and accompany the Lien Sale Affidavit.

R&D: Revised. bnm

If the vehicle is Non-Repairable, the vehicle may only be sold to a licensed Nevada Automobile Wrecker.

6. Select the box indicating whether the vehicle was registered or was not registered. If the vehicle was registered (currently or expired), enter the license plate number, expiration date, and state the vehicle was registered. If the license plate number or expiration date is unavailable, write "None" on the corresponding line.
7. Enter the date of when the certified letter was mailed.
8. Enter the date of first day the notice was published in the newspaper.
9. Enter the name and address of the newspaper.
10. Enter the date of the public auction.
11. Enter the name, signature and date of the lien claimant to certify the affidavit.
12. To be completed either by a notary public or an authorized Nevada DMV representative.

AFFIDAVIT – STORAGE LIEN, ABANDONED VEHICLE LIEN (RD-147) BACK

LIEN CLAIMANT'S CERTIFICATION

Federal law requires that you state the mileage upon transfer of ownership. Failure to complete or provide a false statement may result in fines and/or imprisonment. This vehicle was an involuntary transfer; at the time of sale the odometer reading:

Odometer Reading (as shown on apparatus) 1 NO TENTHS

- 2** 1. The mileage stated is in excess of its mechanical limits.
 2. The odometer reading is not the actual mileage. **WARNING – ODOMETER DISCREPANCY**
 3. Exempt – Model year over 9 years old.

For the purpose of the odometer declaration, the transferee is the purchaser and the transferor is the lien claimant.

Transferee's Name 3

Transferee's Signature 3

Address 3

Transferor's Name 4

Transferor's Signature 4

Address 4

To the best of my knowledge, at the time of lien sale this vehicle is
Salvage Yes No 5 Flood Damaged Yes No
Rebuilt Yes No 5 Total Loss Yes No
Non-Repairable Yes No
If you Rebuilt this vehicle a Certificate Of Inspection / Affidavit Of Vehicle Construction must accompany the lien sale affidavit.

The vehicle 6 Was registered and the license plate number is _____
Expiration date _____ State _____

Or Was not registered.

Date of Certified Mailing; 7 day of _____ 20____.

*First Date of Newspaper Publication; 8 day of _____ 20____.

Name of Newspaper 9

Address 9

Public Auction Date; 10 day of _____ 20____.

I certify that all provisions of NRS 108.270 through 108.360 and 487.250 have been complied with, and make this affidavit for the purpose of satisfying the Nevada Department of Motor Vehicles that a Registration Certificate and/or Certificate of Title for the described vehicle should be issued to the purchaser upon the facts stated herein. I also hereby release, discharge and agree to hold harmless the Nevada Department of Motor Vehicles of and from any and all liability to anyone whomsoever which may arise by reason of any contest of the validity of the lien herein referred to, or the validity of the sale under said lien, or failure of Lien Claimant to satisfy lien in the manner prescribed in NRS and NAC 108.

Printed Full Legal Name of Lien Claimant 11

Signature of Lien Claimant 11 Date _____

Subscribed and sworn to before me this 12 day of _____ 20____

12

Notary Public or Authorized Nevada DMV Representative

NOTE: This document must be accompanied with a completed Vehicle Inspection Certificate (Form RD-15). Nevada licensed wreckers, body shops, or garages do not have to provide a completed Vehicle Inspection Certificate.

*Not required for abandoned vehicle with an appraised value under \$500.

LIEN SALE REGISTRATION CERTIFICATION (RD-201)

The Lien Sale Registration Certification (RD-201) must be completed and given to the purchaser of the vehicle to allow them to register the vehicle. The vehicle may not be driven without a permit or vehicle registration. This form is not required when the purchaser is a licensed Nevada Wrecker.

In Clark and Washoe Counties, advise the purchaser the vehicle may not be registered until the vehicle obtains a passing emission test.

INSTRUCTIONS FOR COMPLETING LIEN SALE REGISTRATION CERTIFICATION (RD-201)

1. Enter the full legal name of the business representative who completed the affidavit.
2. Enter the name of the business.
3. Enter the business address.
4. Enter the signature and date the business representative signed this certificate.
5. Enter the date of the public auction.
6. Enter the vehicle description including year, make, model, body type and number of cylinders.
7. Enter the vehicle identification number.
8. Enter the odometer reading; do not include tenths of miles.
9. Enter the purchaser's name and address.
10. Enter the purchase price of the vehicle.
11. Enter the Nevada Sales Tax that was collected.
12. Enter the total purchase price of the vehicle.
13. Enter the date of sale.
14. Enter the signature and date of the lien claimant to certify this certificate.

LIEN SALE REGISTRATION CERTIFICATION (RD-201)



555 Wright Way
Carson City, NV 89711
Reno/Sparks/Carson City (775) 684-4DMV (4368)
Las Vegas area (702) 486-4DMV (4368)
Rural Nevada or Out of State (877) 368-7828
www.dmvnv.com

LIEN SALE REGISTRATION CERTIFICATION FOR VEHICLE REGISTRATION PURPOSE ONLY

This document must be used by the Lien Claimant to allow the purchaser of a vehicle to register the vehicle that was sold at public auction (pursuant to NRS and NAC 108.)

Please Print or Type

I, 1 _____ on behalf of 2 _____
Name of Lien Claimant Name of Business

Business Address 3 _____
Address City State Zip Code

Signature 4 _____ Date 5 _____

certify under penalty of perjury that I have complied with all provisions of NRS 108 and NAC 108, and have sold the described vehicle at public auction.

Year 6 Make 6 Model 6 Body Type 6 Cylinders 6

Vehicle Identification Number 7

Odometer Reading (as shown on apparatus) 8 _____ NO TENTHS

NOTE: This vehicle cannot be operated without insurance and a permit or proper registration. To register this vehicle or obtain a temporary operation permit, please present this form to any full service branch of the Nevada Department of Motor Vehicles immediately after purchase. Clark and Washoe County residents may also require a Certificate of Compliance for Emission Control to register the vehicle.

Purchaser's Name 9 _____ and or
First Middle Last

Purchaser's Name 9 _____
First Middle Last

Address 9 _____
Address City State Zip Code

Purchase Price \$ 10 _____

Nevada Sales Tax Collected \$ _____

Date of Sale 13 _____

Nevada Title and title processing fee \$ 11 28.25

Total Purchase Price \$ 12 _____

I, the Lien Claimant, will forward the Lien Sale Affidavit (RD-147), together with title fees collected pursuant to NRS 482.429, and other required documents to the Department of Motor Vehicles, Central Services and Records Division, Title Section within thirty days from the date of the sale of the above vehicle.

Lien Claimant's Signature 14 _____ Date 14 _____

This document is void if altered in any way
**THIS IS NOT AN OWNERSHIP DOCUMENT
OR AUTHORITY TO OPERATE THE VEHICLE**

RD-201 (4/2006)

REQUESTS FOR EXTENSION OF TIME FOR SUBMITTING LIEN SALE AFFIDAVIT AND OTHER LIEN DOCUMENTS

If a lien claimant is unable to submit the Lien Sale Affidavit and title documents to the Department within the statutory time frame, the lien claimant may request an extension of time.

Extension requests must be submitted within the statutory time frame required for submission of the Lien Sale Affidavit:

- Thirty Days from the date of sale.

A request for an extension must be submitted to an Occupational and Business Licensing office on a Lien Sale Extension Request (Form DS-316). The request must explain why the lien claimant is unable to submit the title documents within the regulatory time frame. The lien claimant must sign the form. A photocopy of the Lien Sale Affidavit must accompany the request.

An extension should be requested only when absolutely necessary and will be granted on an exception only basis. Lien claimants are required, by regulation, to send title documentation to the Department within the required time frame and may be subject to an audit, administrative fine or administrative action against their business for failure to comply.

The Lien Sale Extension Request DS-316 indicating approval or denial will be mailed to the lien claimant. If the request is denied, the reason will be marked on the extension form.

The sample form in this book may be photocopied for your use.



Occupational and Business Licensing
555 Wright Way
Carson City, NV 89711
(775) 684-4690
www.dmvnv.com

LIEN SALE EXTENSION REQUEST

Date: _____
Lien Claimant Name: _____
Mailing Address: _____
Business License Number (If applicable): _____
Date of Sale: _____ Vehicle Year: _____
Make: _____ VIN: _____
Reason extension is being requested (explain in detail):

Requested by: _____
Signed: _____
Signature of business principal or authorized representative Title of Authorized Representative

Note: Extension requests must be submitted within thirty days from the date of sale.
A Photocopy of the Lien Sale Affidavit must accompany this form.

Do not write below this line, doing so will void extension request.

.....
To be completed by Business and Occupational Licensing personnel only.

- The Business and Occupational Licensing Section has granted an extension of time in submitting this Lien Sale Affidavit until:

- The Business and Occupational Licensing Section has denied an extension of time in submitting this Lien Sale Affidavit for the following reason(s):
 - Not submitted within the required time frame.
 - A photocopy of the Lien Sale Affidavit and Lien Sale Registration Certificate was not attached.
 - A detailed explanation for the delay in submitting extension request is required.
 - The reason given for the extension is not sufficient to have an extension granted and has been submitted to Compliance Enforcement Division office.
 - Request by or Signature line not completed.
 - Other: _____

Signed by: _____ Date: _____

09318 (1/2008)

AUTHORITY TO RECOVER CLAIM NOT PAID BY SALE

The remedy for enforcing the lien provided in NRS 108 does not preclude any other remedies allowed by law for the enforcement of a lien against personal property nor bar the right to recover so much of the lien holder's claim as is not paid by the proceeds of the sale of the property.

VALIDITY MAY BE CONTESTED NRS 108.350

Nothing contained in NRS 108.270 to 108.360 precludes the owner or any other person having an interest or equity in the property, from contesting the validity of the lien. Upon receipt of the filing of a court document showing an interested party has contested a lien the Department will place a "flag" on the vehicle record to prevent transfer until the court determines the legal owner.

SECTION VI

RECORDS SECTION

ACCESSING MOTOR VEHICLE REGISTRATION/TITLE INFORMATION

The Department of Motor Vehicles is authorized to maintain an information reporting service for driver's license and vehicle registration and title records.

The Department's Central Services and Records Division, Records Section in Carson City is the only office authorized to release records.

To request records, an *Application for Individual Record Information* (Form IR-002) and *Affidavit* (Form IR-003) must be completed and submitted to the Department. The request must also document the requestor's legal right to the information. The application, affidavit and any supporting documentation and fees will be forwarded and processed by the Records Section in Carson City.

If a firm or company wishes to have an account with the Department, an *Application for Records Service* (Form IR-001) and an *Affidavit* (Form IR-003) must be completed, signed, notarized and submitted to the Department. A copy of the applicable business license and/or private investigator's license must be submitted with the application and affidavit.

- When the account is established, the applicant will be formally notified by letter.
- The notification will include the account code number.
- Monthly-itemized statements will be sent to each account holder indicating services rendered by the Department for the previous month.
- Payments are due within thirty days from the date of the statement.
- Inquiries will not be processed without the assigned account code number.

Nevada law prohibits the release of license plate numbers or social security numbers.

For further information or forms visit our web site at www.dmvnv.com or contact us at:

Nevada Department of Motor Vehicles
Central Services & Records Division
Records Section
555 Wright Way
Carson City, NV 89711-0250
(775) 684-4590



Central Services Records Section
555 Wright Way
Carson City, Nevada 89711-0250
(775) 684 - 4590
www.dmvnv.com

APPLICATION FOR RECORDS SERVICE

Business Name _____

Mailing Address _____

City State Zip

Physical Address _____

City State Zip

Email Address _____

Telephone No () _____ Fax No () _____

Person(s) Authorized to Use Account _____

Type of Business _____

Describe the type and use of information you will be requesting _____

Credit Reference * _____

Firm Name Address Tel. No.

Firm Name Address Tel. No.

Have you had a previous account with the records section? _____ If yes, under what

Name? _____ Account No? _____ When? _____

I hereby certify the above information is true and correct, and the information obtained will be used for the purpose stated above and in accordance with the Drivers Privacy Protection Act.

It is further agreed payment on this account will be made within thirty (30) days of receipt of the billing and, if required, a bond insuring payment of the account. *

SIGNATURE OF APPLICANT _____ DATE _____

PRINTED NAME OF APPLICANT _____ DATE _____

* These sections do not apply to governmental agencies.

OFFICE USE ONLY

ACCOUNT NO : _____

IR001 (6/2003)



Central Services Records Section
555 Wright Way
Carson City, Nevada 89711-0250
(775) 684 - 4590
www.dmvnv.com

APPLICATION FOR INDIVIDUAL RECORD INFORMATION

A. Applicant's Name
Phone # () Fax # ()
Address

B. INFORMATION REQUESTED (Please mark appropriate box and fill out corresponding section):

Driver's License Information :

- Information on face of driver's license
Driving record :

Full name
Address
Driver's License No

Vehicle Information :

- Vehicle Registration
Verification
Vehicle title
Vehicle History (Specify registration or title):
Registration
Title

Full Name
Address
Year Make
Vehicle I.D. No (VI N)

C. FOR WHAT PURPOSE IS THIS INFORMATION NEEDED?

Three horizontal lines for providing the purpose of the information request.

I hereby declare under penalty of perjury that the information received will not be used for an illegal purpose or unwarranted invasion of a particular person's privacy nor will I release or sell any information received through this application to any other party for use by such party.

I agree to indemnify and hold the state of Nevada, Department of Motor Vehicles its agents and employees from any all claims, causes of action, or liability arising from the careless, negligent or improper use by myself, my agents, of any of the information received under this application.

Signature of Applicant Date
(Request for information will not be processed without the signature of the requesting party)

IR002 (9/2002)



Central Services Record Section
555 Wright Way
Carson City, Nevada 89711-0250
(775) 684 - 4590
www.dmvnv.com

RECORD SECTION FEE SCHEDULE

<u>TRANSACTION CODE</u>	<u>SEARCH DESCRIPTION</u>	<u>FEES</u>
D1	DRIVER'S LICENSE INFORMATION	\$5.00
D2	DRIVER'S RECORD INFORMATION	\$7.00
D3	DRIVER'S LICENSE CLEARANCE LETTER	\$6.00
D5	ADDITIONAL MICROFILM RESEARCH	\$3.00
V1	VEHICLE REGISTRATION INFORMATION	\$5.00
V2	VEHICLE TITLE INFORMATION	\$5.00
V3	VEHICLE HISTORY	\$7.00
S2	CERTIFICATION OF DOCUMENTS	\$4.00
S3	PHOTO COPY OF EACH PAGE	\$3.00
S4	TITLE VERIFICATION LETTER	\$7.00

Please make checks payable to the Department of Motor Vehicles **RECORDS SECTION.**

* Governmental agencies are exempt from any fees.

IR004 (6/2003)

V1—VEHICLE REGISTRATION INFORMATION

This information is limited to the current registration records, including the year, make, expiration date, vehicle identification number and registered owner's name and address. To request this information, the following must be supplied:

- Vehicle Identification Number (VIN); and
- The name of the individual or company and the corresponding address registration.

V2—VEHICLE TITLE INFORMATION

This information is limited to the current Nevada title records, including the name of the registered owner on the title, the name and address of the lienholder and the date the title was created. To request this information, provide the:

- Vehicle Identification Number (VIN).

V3—VEHICLE HISTORY

Upon request, research can be done to determine the first and subsequent registrations of the vehicle in Nevada, the documents used to register the vehicle or the documents used to title the vehicle, etc. Records are available for a ten-year period.

Customers maintaining accounts with the Department may request records by telephone at (775) 684-4590, or toll-free within Nevada at 1-800-992-7945.

SECTION VII
GLOSSARY/INDEX

GLOSSARY

Abandoned vehicle (NRS 487.210) as used in NRS 487.220 to 487.300, inclusive, unless the context otherwise requires, “*abandoned vehicle*” means a vehicle: 1. That the owner has discarded; or 2. Which has not been reclaimed by the registered owner or a person having a security interest in the vehicle within 15 days after notification pursuant to NRS 487.250.

Appraised Value means the estimated monetary value of a vehicle based on the condition of the vehicle utilizing publications that are common in the industry. A State of Nevada Vehicle Appraiser or an authorized representative appraises vehicles.

Appraiser (NRS 374.112) means an authorized employee of the Department of Motor Vehicles, a county assessor or his employee as an agent of the Department of Motor Vehicles, a person licensed by the Department of Motor Vehicles as a dealer or an independent *appraiser* authorized by the Department of Motor Vehicles.

Assigned VIN (Vehicle Identification Number) means a unique vehicle identification number (VIN) assigned by a DMV inspector or authorized representative when a vehicle is homemade or when the original VIN has been destroyed or obliterated.

Authorized inspection station (NRS 445B.710) means a station licensed by the Department of Motor Vehicles for inspecting motor vehicles and devices for the control of pollution for compliance with this chapter or any applicable federal regulation or regulation of the Commission.

Authorized Representative means a person authorized by a principal of a Department Business Licensee to conduct business with the Department on behalf of the licensee. Some *authorized representatives* may be limited to only have authority to conduct certain types of transactions.

Authorized Station (NRS 445B.720) means a station licensed by the department of motor vehicles for inspecting motor vehicles and devices for the control of pollution

Bill of Sale means a document that releases interest in a vehicle. A Certificate of Title or other ownership documents must accompany a *Bill of Sale*. The *Bill of Sale* must also include a complete vehicle description.

Certificate of Inspection (Form RD-15) means a form provided by the Department and when completed shows evidence that a vehicle inspection was completed by a DMV inspector or an authorized representative (including law enforcement) to verify the vehicle identification number.

Certificate of Inspection/Affidavit of Construction for Rebuilt, Reconstructed, or Specially Constructed Vehicle (Form RD-64) is a form provided by the Department for the purpose of certifying, before a vehicle is issued a title; that:

- (1) A vehicle has had a proper safety inspection by a Nevada Registered Garage or Licensed Nevada Body Shop.
- (2) A Nevada Registered Garage or Licensed Nevada Body Shop has attested to the mechanical fitness of a vehicle.
- (3) An applicant declares where the parts came from on a rebuilt vehicle.

Certificate of Inspection and Affidavit of Construction for a Homemade or Assembled Trailer (Form RD-223) means a form provided by the Department for the purpose of certifying a trailer is equipped with all required safety items and is fit to be on public roads before a title is issued; that:

- (1) A trailer has had a proper safety inspection by a Nevada DMV Representative.
- (2) An applicant declares where the parts came from to construct the trailer.

Certificate of Title (Form RD-2) means a document provided by the Department that contains the information required by subsection 2 of NRS 482.245. This document is commonly referred to as a *certificate of title* or ownership.

Component Part means each part contained in or upon a vehicle, including but not limited to the engine or motor; the transmission or transaxle; the chassis, frame or load bearing major structural equivalent thereof; any door, hood deck lid, hatch or tailgate; any bumper; any fender or quarter panel; a cowl or firewall; a cargo compartment or passenger compartment floor or floor panel; and any motorcycle frame, front fork or crank case.

Crush means the compression, destruction or deformation of a vehicle.

Currently Registered means, for the purpose of issuing a junk certificate, a vehicle which has record of an un-expired registration in any jurisdiction. For the purpose of research it means a record of registration or ownership, expired or un-expired, in any researched jurisdiction.

Department means the Nevada Department of Motor Vehicles.

Destroy means the destruction or demolition of the vehicle beyond the point of repair or renewal.

Discard has the same meaning as 'abandoned vehicle' as found in NRS 487.210.

Dismantle means the removal of component parts from a vehicle for the purpose of monetary gain.

Flood Damaged (NRS 487.740) means a motor vehicle which:

- (1) Has been submerged in water to a point that the level of the water is higher than the door sill of the vehicle and the water has entered the passenger, trunk or engine

compartment of the vehicle and has come into contact with the electrical system of the vehicle; or

(2) Has been acquired by an insurance company or retained by its owner or any other person as part of the total loss settlement resulting from water damage.

Inoperable vehicle means vehicle which has been wrecked, destroyed or otherwise damaged to such an extent that the owner, leasing company, financial institution or the insurance company that insured the vehicle considers it uneconomical to repair the vehicle; and because of that wreckage, destruction or other damage, which is not repaired by or for the person who owned the vehicle at the time of the event resulting in the damage.

Junk Certificate (NRS 482.260) means a certificate issued by the Department that provides prima facie evidence of ownership and authorizes the disposal of a junk vehicle.

Junk Vehicle means a vehicle, including component parts which has been discarded or abandoned; has been ruined, wrecked, dismantled or rendered inoperative; is unfit for further use in accordance with the original purpose for which it was constructed; is not currently registered with the Department or has not been reclaimed by the registered owner or a person having a security interest in the vehicle within 15 days after notification pursuant to NRS 487.250; has value principally as scrap which does not exceed \$200.00.

Legal Owner means *legal owner* or lien holder who is a person (partnership, LLC or corporation) who holds a security interest in a vehicle and whose name appears on the certificate of title as *legal owner*.

Lien claimant (NAC 108.030) means any person who is entitled to a lien pursuant to [NRS 108.270](#) and who meets any of the following definitions:

1. An automobile wrecker as defined in [NAC 487.010](#);
2. A body shop as defined in [NRS 487.600](#);
3. A dealer as defined in [NRS 482.020](#);
4. A garage as defined in [NRS 487.540](#);
5. A salvage pool as defined in [NRS 487.400](#); or
6. An operator of a tow car as defined in [NAC 706.4024](#).

Lienholder (NRS 482.055) means a person who holds a security interest in a vehicle and whose name appears on the certificate of title as legal owner.

Lien Sale means the sale of a vehicle by auction pursuant to NRS 108.310 to satisfy a lien resulting from the storage, maintenance, keeping or repair of motor vehicles, including the operator of a salvage pool, as provided in NRS 108.270.

Manufacturer (NRS 482.060) means every person engaged in the business of manufacturing motor vehicles, trailers or semitrailers.

Mileage (49 C.F.R. 580.3) means actual distance that a vehicle has traveled.

Mini motor home (NRS 482.066) means a vehicular-type unit designed for temporary living quarters for travel, camping or recreational use which is a structure attached permanently on a self-propelled chassis or a portable unit designed to be affixed permanently to a truck chassis with cab, which is designed as a *mini motor home* by the manufacturer.

Motor home (NRS 482.071) means a structure attached permanently to a self-propelled motor vehicle chassis, designed as a temporary dwelling for travel, recreational or camping use and when assembled for the road, having a maximum body width of 102 inches.

Motor truck (NRS 482.073) means a motor vehicle designed, used or maintained primarily for the transportation of property.

Motor Vehicle (NRS 482.075) means every vehicle as defined in NRS 482.135, which is self-propelled.

Non-Rebuildable means a motor vehicle that cannot be rebuilt.

Non-Repairable Vehicle (NRS 487.760) means a motor vehicle other than an abandoned vehicle, as defined in NRS 487.210, that:

- (1) Has value only as a source of parts or scrap metal;
- (2) Has been designated by its owner for dismantling as a source of parts or scrap metal;
- (3) Has been stripped of all body panels, doors, hatches, substantially all interior components and substantially all grill and light assemblies; or
- (4) Has been burned, destroyed or otherwise damaged to such an extent that it cannot be returned to a condition which is legal for operation on the highways of this state.

Non-Repairable Vehicle Certificate (RD-2NR) means a certificate printed on secure paper using the same standard format as used on a title.

Non-U.S. Vehicle means a motor vehicle that was manufactured outside of the United States and that was not provided with a U.S. warranty commonly referred to as a "grey-market vehicle."

Odometer (NRS 484.606) means an instrument for measuring and recording the total distance, which a motor vehicle travels while in operation. The term does not include any auxiliary *odometer* designed to be reset by the operator of the motor vehicle.

Odometer Brands means odometer brands are required for vehicles nine years old or newer. Vehicles greater than nine years old are classified "Exempt" from requirements of Title 49. *Odometer brands* may be one of the following:

- (1) The mileage stated is in excess of its mechanical limits.
- (2) The odometer reading is not the actual mileage. **WARNING - ODOMETER DISCREPANCY**
- (3) Exempt - Model year over 9 years old.

Odometer Disclosure Statement means a document or portion of a document that shows the vehicle's odometer reading and contains the seller's certification and the buyer's acknowledgment of the seller's certification that the odometer reading is correct.

Odometer Exempt means

- (1) A vehicle with a Gross Vehicle Weight of more than 16,000 pounds.
- (2) Vehicles not subject to registration, without an odometer or not self-propelled, such as a trailer or a vehicle that is not Street Legal.
- (3) Vehicles manufactured at least ten years before January 1 of the current calendar year, (example: vehicle transfers occurring during calendar year 2000, model year 1990 or older vehicles are exempt).
- (4) A vehicle sold directly by the manufacturer to any agency of the United States in conformity with contractual specifications.

Out-of-State Salvage Title or Certificate means a salvage title certificate issued by a state other than Nevada that was issued to indicate the vehicle was damaged, destroyed, wrecked or salvaged.

Owner (NRS 482.085) means a person who holds the legal title of a vehicle and whose name appears on the certificate of title, and any lienholder whose name appears on the certificate of title. If a vehicle is the subject of an agreement for the conditional sale or lease thereof with or without the right of purchase upon performance of the conditions stated in the agreement and with an immediate right of possession vested in the conditional vendee or lessee, or if a mortgagor of a vehicle is entitled to possession, then the conditional vendee or lessee or mortgagor shall be deemed the owner for the purpose of this chapter.

Property (NRS 132.285) means anything that may be the subject of ownership, and includes both real and personal property and any interest therein.

Rebuilt vehicle (NRS 482.098) means a vehicle:

- That is a salvage vehicle as that term is defined in NRS 487.770, excluding a nonrepairable vehicle; or
- One or more major components of which have been replaced as set forth in this subsection. For the purposes of this subsection, the requisite major components of a vehicle which must be replaced for a vehicle to be considered rebuilt are the:
 - Cowl assembly;
 - Rear clip assembly;

- Roof assembly;
- Floor pan assembly;
- Conventional frame coupled with one additional major component; or
- Complete front inner structure for a unibody.
- The term does not include a vehicle for which the only change is the installation of a truck cab assembly.
- For the purposes of this section, “replaced,” means the substitution or change in whole of a new, used or after-market part of a vehicle.

Rebuilt Trailer means a trailer where one or more major components have been replaced. On a trailer, a major component is the frame, axle or wiring harness.

Rebuilt Vehicle (NRS 482.098) means a vehicle: 1. That is a salvage vehicle as that term is defined in NRS 487.770, excluding a nonrepairable vehicle; or 2. One or more major components of which have been replaced as set forth in this subsection. For the purposes of this subsection, the requisite major components of a vehicle which must be replaced for a vehicle to be considered rebuilt are the: (a) Cowl assembly; (b) Rear clip assembly; (c) Roof assembly (d) Floor pan assembly; (e) Conventional frame coupled with one additional major component; or (f) Complete front inner structure for a unibody.

Reconstructed Trailer means any trailer that has been assembled or constructed largely by means of essential parts, new or used, derived from other trailers or vehicles or makes of trailers or vehicles of various names, models, or types which, if originally otherwise constructed, shall have been materially altered by the removal of essential parts or by the addition or substitution of essential parts, new or used, derived from other trailers or vehicles or makes of trailers or vehicles.

Reconstructed vehicle (NRS 482.100) means any vehicle which shall have been assembled or constructed largely by means of essential parts, new or used, derived from other vehicles or makes of vehicles of various names, models or types, or which, if originally otherwise constructed, shall have been materially altered by the removal of essential parts or by the addition or substitution of essential parts, new or used, derived from other vehicles or makes of vehicles.

Registered Owner (NRS 482.102) means a natural person, firm, corporation or association whose name appears in the files of the Department as the person to whom the vehicle is registered.

Salvage Pool (NRS 487.400) means a business which obtains motor vehicles from: (1) insurers and self-insurers for sale on consignment or as an agent for the insurer or self-insurer if the vehicles are acquired by the insurer or self-insurer as the result of a settlement for insurance; or (2) Licensed vehicle dealers, rebuilders, lessors or wreckers for sale on consignment.

Salvage Title (NAC 487.010) means a title of ownership issued by the Department to an automobile wrecker authorizing the disposal of the vehicle identified on the *salvage title*.

Salvage Vehicle (NRS 487.770) means a motor vehicle that at any time has been declared a total loss vehicle, flood damaged vehicle, non-repairable vehicle or had “salvage” or a similar word or designation laced on any title issued for the vehicle.

Scrap means a vehicle who’s appraised valued does not exceed \$200.00.

Specially Constructed Trailer means any trailer that shall not have been originally constructed under a distinctive name, make, model, or type by a generally recognized manufacturer of trailers.

Specially constructed vehicle (NRS 482.120) means any vehicle, which shall not have been originally constructed under a distinctive name, make, model or type by a generally recognized manufacturer of vehicles.

Total Loss Vehicle (NRS 487.790) means a motor vehicle:

- (1) Of a type which is subject to registration; and
- (2) Which as been wrecked, destroyed, or otherwise damaged to such an extent the cost of repair is 65 percent or more of the fair market value of the vehicle immediately before it was wrecked, destroyed, or otherwise damaged. The term does not include a non-repairable vehicle or other motor vehicle which is 10 model years old or older and which requires only the replacement of the hood, trunk lid, grill assembly, or two or fewer quarter panels, doors, bumper assemblies, or any combination thereof, to restore the vehicle to its condition before it was wrecked, destroyed, or otherwise damaged. For the purpose of this section, the model year of manufacture is calculated based on a year beginning on January 1 of the calendar year in which the damage occurs.

Towable tools or equipment (NRS 484.202) means

1. All tools or equipment:
 - (a) Mounted on wheels;
 - (b) Whose body does not exceed 70 inches in width;
 - (c) Designed for towing by a motor vehicle; and
 - (d) Which is not designed or used primarily for the transportation of persons or property, but is only incidentally operated or moved upon a highway.
2. The term includes without limitation air compressors, concrete mixers, arc welders, tarpots, engine hoists, concrete pumps, plaster mixers, mortar mixers, grout pumps, portable conveyors, generators, log splitters, brush chippers, spray rigs, tree spades, scissor lifts, light towers, pumps, steam cleaners, sand blasters, welders, stump grinders, radial arm saws, sod cutters, aerators, pavement rollers, and scaffolding.

Tow Car Operator (NAC 706.4024) means the owner, manager, employee or agent of a company operating a tow car that holds a Certificate of Public Convenience and necessity issued by the Transportation Services Authority.

Trailer (NRS 482.125) means every vehicle without motive power designed to carry property or passengers wholly on its own structure and to be drawn by a motor vehicle.

Travel Trailer (NRS 482.127) means a portable structure mounted on wheels, constructed on a vehicular-type chassis primarily designed as temporary living quarters for recreational, camping or travel use and designed to be drawn by another vehicle and designated by the manufacturer as a travel trailer. A vehicle is not a travel trailer if, when equipped for highway use, it is more than 8 feet wide.

Vehicle (NRS 482.135) means every device in, upon or by which any person or property is or may be transported or drawn upon a public highway. The term does not include:

- Devices moved by human power or used exclusively upon stationary rails or tracks;
- Mobile homes or commercial coaches as defined in chapter 489 of NRS; or
- Electric personal assistive mobility devices.

Vehicle Identification Number (VIN) means the identification number or other distinguishing number or identification number or identification mark of a vehicle or part of a motor vehicle that was placed or stamped on that vehicle or part by the manufacturer pursuant to federal law or regulation, or as assigned by the Department of Motor Vehicles.

Vehicle Inspection Certificate (Form RD-15) means a form that must be completed following a vehicle examination by a Department inspector; a Nevada authorized agent or a law enforcement officer to verify a vehicle identification number (VIN).

Authorization for Vehicle Restoration (Form RD-209)(NRS 487.480) means a form provided by the Department that authorizes the restoration of a vehicle that is five years old or newer, pursuant to subsection 2 of NRS 482.553.

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