

#### **PREFACE**

The Nevada Department of Motor Vehicles has prepared this guide to assist the motor vehicle industry 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.

Familiarity with the occupational licensing information and compliance with the licensing requirements will ensure that the business records on file with the Department are accurate and that they reflect the correct status of a business license. A vehicle industry occupational license is considered a privileged license. The business principal is responsive for compliance with all requirements pertaining to the documents submitted to the Department.

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

Nevada Department of Motor Vehicles Management Services and Programs Vehicle Programs 555 Wright Way Carson City, NV 89711

Most of the forms are available on the DMV website at: <a href="http://www.dmvnv.com/dmvforms.htm">http://www.dmvnv.com/dmvforms.htm</a>

#### **TABLE OF CONTENTS**

#### **SECTION I – GENERAL INFORMATION**

Guidelines	
Vehicle Identification Number Information	l-2
Importance of Accuracy	
Notaries Public	
Attempt to Contact	I-5
Motor Homes	I-6
Transmittals to the Department	I-8
Short-Term Lessors	I-10
SECTION II – OWNERSHIP DOCUMENTS AND FORMS	
Manufacturer's Certificate of Origin	II-1
Nevada Certificate of Title	
Duplicate Certificate of Title	
Lost Title Affidavit	
Odometer Mileage Disclosure	II-25
Leased Vehicles	II-26
Repossessed Vehicles	II-26
Unrecovered Stolen Vehicles	II-26
Miles vs. Kilometers	II-26
Secure Power of Attorney	II-27
Salvage Titles	
Out-of-State Salvage Certificates	
Retention of Salvage Vehicles	
Authorization for Vehicle Restoration	
Certificate of Inspection and Affidavit of Construction (RD-64)	
Certificate of Inspection and Affidavit of Construction (RD-223 trailers)	
Vehicle Inspection Certificate	
Title Fees	II-44
SECTION III – COMPLETING OWNERSHIP DOCUMENTS	
Dealer's Report of Sale	III-1
Lease Terminations	III-9
Lease Assumptions	
Selling Governmental Agency Vehicles	
Bill of Sale	III-12
Dealer Reassignment of Title	
Lien Release/Satisfaction of Lien	1II-16

Francisco Affida, it	111.40
Erasure Affidavit	
Affidavit for Transfer of Title for Estates under \$20,000	
One And the Same Affidavit	
Repossession Affidavit	
Trusts	
Trustee Appointment and Powers Affidavit	III-28
Power of Attorney	III-30
Transfer on Death	
SECTION IV – US MILITARY REGISTRATION AND TITLES	
Foreign and Gray Market Vehicles	I\/ <b>-</b> 1
Miles vs. Kilometers	۱۰-۱۱
Canadian Vehicles	
U.S. Government Contact Information	
Canadian Government Contact Information	
Foreign Embassy Contacts	
Military Contacts	IV-5
U.S. Military Registration and Titles	
SECTION V – REGISTRATION AND TITLE INFORMATION	
General Registration Information	V-1
Vehicle Registration Fees	\/_2
Governmental Services Taxes	
Supplemental Governmental Services Taxes	V-3
Prison Industry Fee	V-3
OFOTIONIAL ADDITIONAL	
SECTION VI – Movement Permits	
Fifteen-Day Special Drive-Away Permit	
Dealer Placard	VI-4
SECTION VII – FINANCIAL INSTITUTION INFORMATION	
Recording a Lien	VII-1
SECTION VIII – RECORDS SECTION	
Accessing Motor Vehicle Registration/Title Information	VIII-1
Application for Records Service	VIII-2

Affidavit	
Records Section Fee Schedule	
Vehicle Registration, Title and History Information	VIII-6
SECTION IX – EMISSION CONTROL	
Summary	IX-1
Vehicle Ratings	
Test Procedures	IX-2
Exhaust Gas Standards	IX-2
Waiver Requirements	
Diesel Vehicles Requiring Emission Inspection	
Diesel Vehicles Not Requiring Emission Inspection	
Smoke Hotline	
Vehicles For Sale	
Licensee Overview	
Fee Schedules	
Contact Agency	IX-5
Vehicle Industry Licensing	X-1
Being Contacted by the Department	X-2
Business Information	X-3
Application for Business License	
Dealer, Rebuilder, Lessor, Manufacturer, Distributor	
Vehicle Broker	
Bond Requirements for Business License	
Surety Bond	
Deposit in Lieu of Bond	
Release of Deposit in Lieu of Bond	
Deposit Release Application	
Insurance Requirements for Business Licensing Certificate of Insurance	V 27
	X-28
Sample Business License	X-28
Sample Business License Temporary Location License	X-28 X-30 X-31
Sample Business License Temporary Location License Application for Temporary Location License	X-28 X-30 X-31 X-33
Sample Business License	X-28 X-30 X-31 X-33 X-33
Sample Business License	X-28 X-30 X-31 X-33 X-35 X-35
Sample Business License	X-28 X-30 X-31 X-33 X-35 X-36 X-37
Sample Business License	X-28 X-30 X-31 X-33 X-35 X-36 X-37 X-37
Sample Business License	X-28 X-30 X-31 X-35 X-35 X-36 X-37 X-37

#### Registration and Title Guide

Change of Mailing Address	
Renewal of Business License	X-40
Business License Plates	X-42
License Plate Display	X-42
Business License Plates Usage	
Nevada Loan License Plates	X-43
Supplemental Loan License Plates	X-44
Business License Plates Issued by Other States	
Going out of Business	
Out-of-Business Memorandum	
Requests for Extension of Time for Submitting DRS	
Application for Extension of Time for Submitting DRS	
Authorizing an Employee to Conduct Business	X-49
Letter of Authorization	X-50
Occupational Salesman Licensing	X-51
Occupational Salesman Licensing Fees	
Sample Salesman License	
Certificate of Employment	
Licensee/Registrant Acknowledgement	
Frequently Asked Questions	
SECTION XI	
Glossary	XI-1
Index	XI-4

# SECTION I GENERAL INFORMATION

#### **GUIDELINES**

- Always type or print in black or dark blue ink.
- 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 the signature is a legal signature.
- Do not use correction fluid or correction tape.
- Do not alter any information on the 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 documents.

#### VEHICLE 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

1<sup>st</sup> 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).

2<sup>nd</sup> 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).

3<sup>rd</sup> Character: Identifies the vehicle type or manufacturing division.

4<sup>th</sup> to 8<sup>th</sup> Characters: Identifies vehicle features such as body style, engine type, model,

series, etc.

9<sup>th</sup> Character: Identifies the VIN accuracy as a check digit.

10<sup>th</sup> 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.

11<sup>th</sup> Character: Identifies the assembly plant for the vehicle.

12<sup>th</sup> to 17<sup>th</sup> Characters: Identifies the sequence of the vehicle for production as it rolled off

of the manufacturer's assembly line.

#### 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:

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

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

"I" and "1" are often confused. The letter "I" is rarely used in a VIN.

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 DRMVB000000000MO).

#### **NOTARIES PUBLIC**

A licensed Nevada dealer's signature is not required to be acknowledged by a Notary Public on documents the dealer must file with the Department, except in regard to deposit in lieu of a 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.

#### 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 <u>not</u> 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.
  - O At that time, the Department of Motor Vehicles should 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 will need to have a Vehicle Identification Number Inspection VP-15 completed on the vehicle.

#### MOTOR HOMES

Motor homes are vehicles described as permanently attached to a chassis and are designed for use as temporary living quarters. Nevada Revised Statutes define 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 only issue a title to a Recreational Park Trailer over 102 inches. Moving a Recreational Park Trailer requires a special movement permit issued by the Department of Transportation.

#### TRANSMITTALS TO THE DEPARTMENT

Include two copies of the transmittal form, when mailing title documents to the Department. Both copies of the transmittal form will be date stamped upon receipt; one form will be returned to the submitting business and the second retained by the Department for its records.

The transmittal form must be completed in full, and must identify the name and address of the business.

The transmittal form should also be used when resubmitting title documents that were returned by the Department for correction or because of the need for additional information. In cases where title documents are resubmitted, write "RESUBMITTAL" in red across the top of the transmittal form, and include any correspondence provided by the Department. Re-submittals will take priority in processing.

Please note the Department does not supply the transmittal form. However, the sample form details the information that must be provided when submitting title documents to the Department.

CTION  By:  Customer VIN Year Make Legal Owner	12	11	10	9	œ	7	6	Ch.	4	ω	2	_	No	Date of Transmittal:	Company N	TRANSMI
By:  Year Make													Customer	nsmittal:	Company Name, Address and Telephone	TRANSMITTAL FORM
Year Make													≤IN			
													Year	Ву:		
Lega													Make			
													Lega			

# SHORT-TERM LESSORS 6-PERCENT GOVERNMENTAL SERVICES FEE CHARGED ON RENTAL OF PASSENGER VEHICLES

Upon the lease of a passenger car by a short-term lessor in this state, NRS 482.313 requires the short-term lessor to charge and collect from the short-term lessee a fee of 6 percent of the total amount for which the passenger car was leased, excluding any taxes or other fees imposed by a governmental entity.

- The amount of the fee must be included in the lease agreement and listed separately from all other charges.
- The fee must be identified as "Governmental Services Fee" and must be submitted quarterly to the Nevada Department of Taxation.

The Department of Taxation will mail a *Passenger Car, Governmental Services Fee Return* (Form STS) to each short-term lessor prior to the end of each calendar quarter.

The Passenger Car, Governmental Services Fee Return (Form STS) must be completed in full by short-term lessors reporting leases of passenger vehicles by listing the total dollar amount of all leases on which the 6-percent fee was charged during the previous calendar quarter. The return form must be filed even if no leases were made or fees collected. Two sets (an original and duplicate) of the return forms must be submitted to the Department of Taxation, along with the remittance of fees, on or before the end of the next month following the end of the calendar quarter.

The records, receipts, invoices and other pertinent papers documenting the leases must be available at all times during normal business hours for examination and copying by the Nevada Department of Taxation or the Nevada Department of Motor Vehicles or its authorized agents.

The records, receipts, invoices and other pertinent papers must be preserved intact for at least four years after the date the record, receipt, invoice or paper was made.

If you have any questions, please contact State of Nevada, Department of Taxation.

- Carson City (775) 684-2000
- Reno (775) 688-1295
- Las Vegas (702) 486-2300

# SECTION II OWNERSHIP DOCUMENTS AND FORMS

Revised January 2010 Section II

#### MANUFACTURER'S CERTIFICATE OF ORIGIN NRS 482.423

Manufacturer's Statement of Origin/Certificate of Origin (MSO/MCO) means a document similar to a certificate of title or certificate of ownership issued by a manufacturer that must be completed and executed by the seller of a new vehicle when the vehicle is sold or leased for a fixed period of more than 31 days for the first time.

The Manufacturer's Certificate of Origin (MCO or MSO) must be assigned by the manufacturer to the dealer, and properly reassigned by the dealer to the purchaser of the vehicle.

The MCO or MSO is a secure document, which means there are security features contained on it that prevent erasing, altering or unauthorized reproduction.

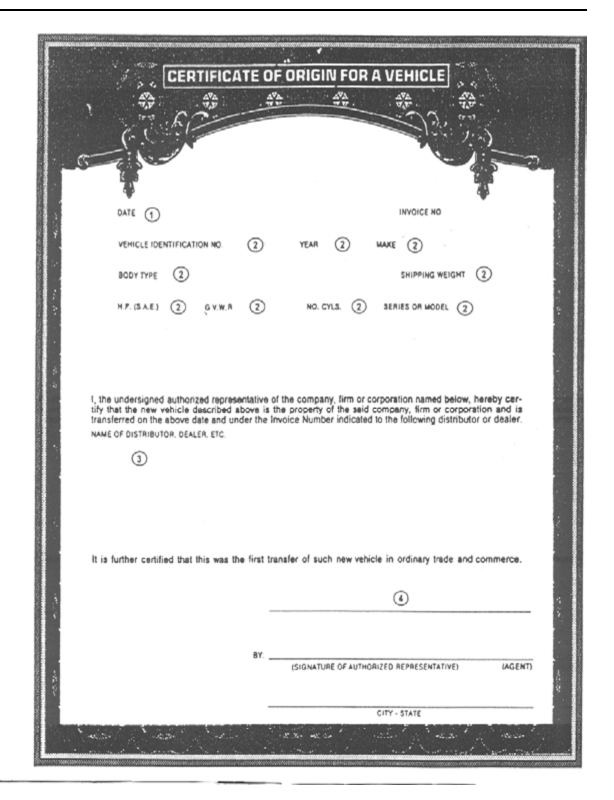
#### Security features may include:

- Intaglio printing—a printing process where an engraved plate meets the paper under extremely high pressure forcing the paper into the incisions below the surface of the plate.
- High-resolution printing—a printing process that achieves excellent art clarity and detail quality approaching that of the intaglio process.
- Security paper—paper containing a security watermark and/or a security thread.
- Erasure-sensitive background inks—a process whereby the text is printed in a dark color ink over a fine line erasure-sensitive prismatic ink tint.
- Security paper—paper that has been chemically treated to detect chemical alterations.

## MANUFACTURER'S CERTIFICATE OF ORIGIN (FRONT)

The MCO contains the following:

- 1. Date The date the MCO was completed by the manufacturer
- 2. Description of Vehicle Must be completed by the manufacturer
- 3. Dealer or Distributor The name of the dealer or distributor the vehicle was initially delivered to
- 4. Issuing Manufacturer's Information The name and address of the manufacturer and the original signature of the manufacturer's authorized representative



## MANUFACTURER'S CERTIFICATE OF ORIGIN (BACK)

- 1. Name and Address: The full legal name and address of the purchaser.
- 2. Odometer Reading: The current odometer reading for the vehicle.
- 3. Name of Dealership: The name of the dealer as shown on the front of the MCO.
- 4. Signature: The signature of the authorized dealer representative.
- 5. Notarization: Not required to be completed in Nevada.
- 6. Odometer Disclosure: Required to be completed for a retail sale. A separate federal odometer disclosure statement may be provided in lieu of completing this section.
- 7. Lienholder: The name and address of the lienholder, if applicable. If there is no lienholder, "None" must appear in this section.

**Note**: A Manufacturer's Certificate of Origin is invalid if it has been altered in any manner. The reassignments can only be completed between dealers. If the vehicle is sold to an individual, the ownership paper work must be submitted to the Department.

gover	****	
Concession		Each undersigned seter ceraties to the best of his knowledge, information and belief under penelty of itsy that the valuate is new and has not been registered in this or any state at the time of delivery and the valuate is not subject to any security interests other than those described herein and warrant title to the vehicle.  FOR VALUE RECEIVED I TRANSFER THE VEHICLE DESCRIBED ON THE FACE OF THIS CERTIFICATE TO
-	15	NAME OF PURCHASER(S)
2000	MUMBER	I cardify to the best of my knowledge that the adornator reading is
	251	DEALER  MAKE OF DEALERSHIP DEALERS LICENSE HAMBER Being day sworm upon desh says that the statements set forh are the and convect. Subscribed and sworm to me
	ASSIGNA	State of
	-	USE NOTARIZATION GNLY IF REQUIRED IN TITLING JURISDICTION
	IMBER 2	NAME OF PURCHASER(S)
1	33	I cartify to the best of my knowledge that the adornater reading is No Tenths
OT LIB	ASSIGNMENT N	DEALER NAME OF DEALERSHIP DEALER'S LICENSE HAMBER Board Outy sworm upon onth says that the statements set forth are true and correct. Subscribed and sworm to me
AT STATE	8880	State of
⊪	-	USE NOTABLIATION ONLY & REQUIRED IN TITUMO ARMIDICTION
	55	PURCHASER(S)
3	NO.	I cartify to the best of my knowledge that the adometer reading is No Tenths
III O	ASSIGNMENT NUMBER 3	DEALER NAME OF DEALERSHIP DEALER'S LICENSE MANNER Being duly swom upon onth says that the statements set forth are two and cornect. Subscribed and swom to me
67.0	SSION	State of
IIL'	,3	USE NOTARIZATION ONLY IF REQUIRED IN TITLING JURISDICTION
III s	NUMBER 6	NAME OF PURCHASER(S)
	100	AUMESS
11 3	ENTNU	I cartify to the best of my knowledge that the odometer reading is
	ASSIGNMENT	HAME OF DEALERSHIP DEALERS LICENSE MARKER Being duly sworn upon ceth says that the statements set forth are true and correct. Subscribed and sworn to me
	SSIG	State of   Defore this day of   19
	-	USE NOTARIZATION ONLY IF REQUIRED IN TITLING JUNEDICTION Federal law requires you to state the odometer miseage in connection with the transfer of ownership. Fedure to complete or providing a false statement many
╢,	.	result in fines and or imprisonment.
	5 =	Reading No Tenths.   The mileage stated is in success of its mechanical limits.   The odometer reading is not the schall mileage.   WARNING COOMETER DISCREPANCY   Signature of Seter(s) Date of Statement Date of Statement
	METER DISCLOSURE OR RETAIL SALE	Printed Name(s) of Seller(s) Desiler's No Being duty sworn upon oath says that the statements set
		Signature of Purchaser(s)
	50	Notary Public Common Notary Public Notary Pu
8	8	Address of Purchaser(s) County of
	$\dashv$	USE NO TARGATION CHALY IF REQUIRED IN TITLING JURISDICTION
900	5	1st len in favor of
	호	WINDS 800 EST 3
8	LIENHOLDER	2nd lien in favor of
£		

#### NEVADA CERTIFICATE OF 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 (Revision 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, joined by "and," the signature of each registered owner or seller is required.
- If there is more than one registered owner or seller, joined by "and/or" or "or," only one of the owner 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 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, and it must show the buyer's full legal name.

#### 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: the "Y" or "N" indicates whether sales tax was paid for the vehicle.
- 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.
- 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. 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 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. Government owned vehicles subject to registration in Nevada and sold or liquidated through a licensed Nevada auction should <u>NOT</u> stamp on to the title. In the area indicated by #16 write SOLD THROUGH, AUCTION NAME and the initials of the authorized representative of the auction company.
- 17. Full Legal Name and Address of Buyer(s): Record the registered owner's full legal name <u>exactly</u> 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 ":".
- 18. 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 an FEIN (Federal Employer Identification Number), enter "No FEIN."
- Do not enter or use the customer's social security number.
- 19. And/Or: If the registration and title are in more than one name, the appropriate box <u>must</u> 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.
- 20. 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.
- 21. 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.
- 22. Signature and Printed Name of the Seller(s)/Agent/Dealership.
- 23. DMV issued Dealer's License Number.
- 24. Date of Sale: The actual date ownership of the vehicle was transferred.
- 25. 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.



#### NEVADA CERTIFICATE OF TITLE REVISION 1/06 (BACK)

- 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.
- 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.
- 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.

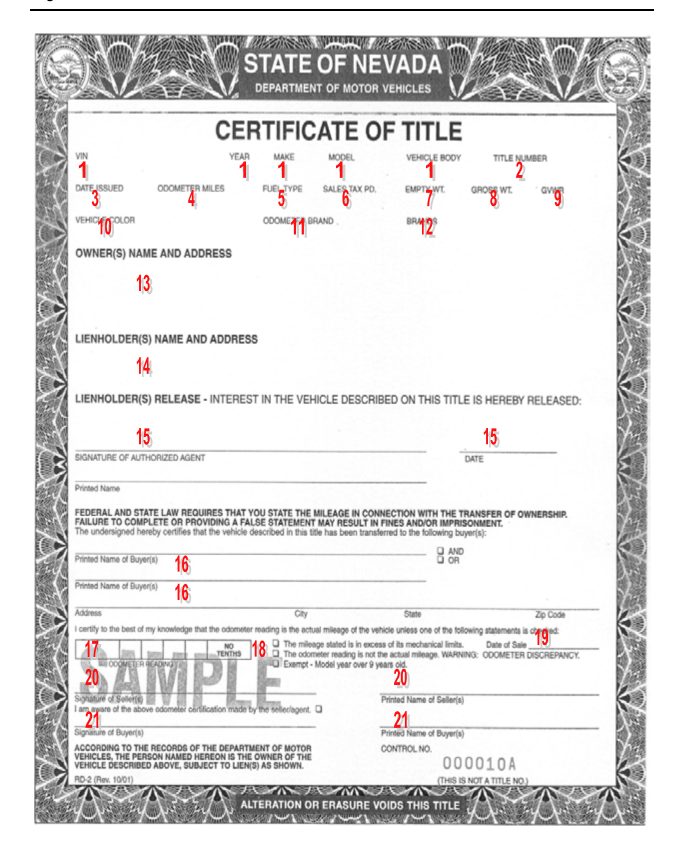
ted Full Legal Name of Buyer  ted Full Legal Name of Buyer  ress City  ress City  rity to the best of my knowledge the odometer re  ODOMETER READING  nature of Setter(s)/Agent/Dealership aware of the above odometer certification made  nature of Buyer  FEDERAL AND STATE LAW REQUIR  FAILURE TO COMPLETE O  The undersigned hereby  ted Full Legal Name of Buyer	NO TENTHS	State sage of the vehicle unless of the mileage stated is in exc. The mileage stated is in exc. The odorneter reading is no Exempt – Model year over in the mileage stated in the print of	cess of its mechanical limits. It the occusi mileage. WARNING — Bys. okc.  ted Name of Selfer(s)/Agent/Deal Number  ted Full Legal Name of Buyer  ECTION WITH THE TRANSFER	checked.  COOMETER DISCREPA  Tership  Date of Sale	AND OR			
ress City ress City rify to the best of my knowledge the odometer re COOMETER READING  Nature of Setter(s)/Agent/Dealership aware of the above odometer certification made nature of Buyer  FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O The undersigned hereby	NO TENTHS	State sage of the vehicle unless of the mileage stated is in exc. The mileage stated is in exc. The odorneter reading is no Exempt – Model year over in the mileage stated in the print of	Driver's License Number or Identi Zip Code one of the following statements is cess of its mechanical limits. It the ocusal mileage. WARNING – 6 B yrs. okt. ted Name of Selfer(s)/Agent/Desi is Number	checked.  COOMETER DISCREPA  Tership  Date of Sale				
ress City rify to the best of my knowledge the odometer re ODOMETER READING  nature of Setter(s)/Agent/Deatership aware of the above odometer certification made nature of Buyer  FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O The undersigned hereby	NO TENTHS	State sage of the vehicle unless of the milesge stated is in exc. The odometer reading is no Exempt – Model year over in the Dealer's License Print  THE MILEAGE IN CONNIE STATEMENT MAY RES	Zip Code one of the following statements is cess of its mechanical limits. It the octual mileage. WARNING — is a yes, aid.  Ited Name of Seller(s)/Agent/Deals Number	checked.  ODOMETER DISCREPA  iership  Date of Sale	NGY			
ODOMETER READING  COOMETER READING  Nature of Setter(s)/Agent/Dealership aware of the above odometer certification made  nature of Buyer  FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE OF  The undersigned hereby	NO TENTHS	age of the vehicle unless of the mileage stated is in excitor the odometer reading is no Exempt - Model year over it.    Dealer's License   Print	one of the following statements is cess of its mechanical limits. It the ocusal mileage. WARNING — 6 B yes. old. ted Name of Selfer(s)/Agent/Deals Number	ODOMETER DISCREPA lership Date of Sale	NGY			
ODOMETER READING  nature of Seller(s)/Agent/Dealership aware of the above odometer certification made nature of Buyer  FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O The undersigned hereby	NO TENTHS	The mileage stated is in exc The odometer reading is no Exempt - Model year over i  Print Dealer's License  Print THE MILEAGE IN CONN E STATEMENT MAY RES	cess of its mechanical limits. It the occusi mileage. WARNING — Bys. okc.  ted Name of Selfer(s)/Agent/Deal Number  ted Full Legal Name of Buyer  ECTION WITH THE TRANSFER	ODOMETER DISCREPA lership Date of Sale	NGY			
nature of Buyer  FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O The undersigned hereby	ES THAT YOU STATE	Dealer's License  Print THE MILEAGE IN CONN IS STATEMENT MAY RES	ted Full Legal Name of Buyer ECTION WITH THE TRANSFER	_ Date of Sale	X			
FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O The undersigned hereby ted Full Legal Name of Buyer	R PROVIDING A FALS	THE MILEAGE IN CONN	ECTION WITH THE TRANSFER		_			
FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O The undersigned hereby ted Full Legal Name of Buyer	R PROVIDING A FALS	THE MILEAGE IN CONN	ECTION WITH THE TRANSFER					
			n transferred to the following buys	ONMENT.				
					ANI			
	200		Nevada Driver's License Number or Identification Number OR  Nevada Driver's License Number or Identification Number					
ress City		State	Zip Code					
ODOMETER READING	NÓ TENTHS	The mileage stated is in exc The odometer reading is no Exempt – Model year over to Print	cess of its mechanical limits, if the actual mileage. WARRING —) 9 yrs. old. ted Name of Seller(s)/Agent/Deal	ODOMETER DISCREPA	NOV			
s aware of the above boometer certification made	b by the sevenagent. L			_ Date or bare				
nature of Buyer		Prin	ted Full Legal Name of Buyer		_			
FAILURE TO COMPLETE O	R PROVIDING A FALS	SE STATEMENT MAY RES	JULT IN FINES AND/OR IMPRIS	ONMENT.				
ted Euli I mad Name of Brown		Manada	Driver's License Number or Ident	Ifcation Number	AN OR			
		87750			-			
THE STREET STREET STREET STREET		270303		incation Number				
		eage of the vehicle unless of The mileage stated is in ex-	one of the following statements is cess of its mechanical limits. It the actual mileage. WARNING –		NCY			
ODOMETER READING	NO TENTHS	Exempt - Model year over						
ODOMETER READING nature of Seller(s)/Agent/Dealership n aware of the above odometer certification made		Prin	sed Name of Seiler(s)/Agent/Deal	lerahip Date of Sale				
nature of Seller(s)/Agent/Dealership		Prin Dealer's License	sed Name of Seiler(s)/Agent/Deal					
nature of Setter(s)/Agent/Deatership n aware of the above odometer certification made	e by the selectagent.	Prin Dealer's License	sed Name of Seller(s)/Agent/Deal e Number sted Full Legal Name of Buyer DED					
nature of Seller(s)/Agent/Dealership nature of the above odometer certification mad nature of Buyer nted Full Legal Name of Lienholder	e by the selectagent.	Prin Dealer's License Prin DLDER TO BE RECORD	sed Name of Seller(s)/Agent/Deal e Number sted Full Legal Name of Buyer DED	Date of Sale				
10 10 10 10	ODOMETER READING  abure of Seller(s)/Agent/Dealership aware of the above odometer certification made abure of Buyer  FEDERAL AND STATE LAW REQUIR FAILURE TO COMPLETE O  The undersigned hereby  ed Full Legal Name of Buyer ed Full Legal Name of Buyer City	ODOMETER READING  alure of Seller(s)/Agent/Dealership aware of the above adometer certification made by the seller/agent.   ature of Buyer  FEDERAL AND STATE LAW REQUIRES THAT YOU STATE FAILURE TO COMPLETE OR PROVIDING A FALS The undersigned hereby certifies the vehicle de  ed Full Legal Name of Buyer ed Full Legal Name of Buyer ed Full Legal Name of Buyer ess  City  tify to the best of my knowledge the adometer reading is the actual mile	ODOMETER READING  TENTHS  The indexest stated is in each of the seller/lagent. The odometer reading is no Elsempt – Model year over if the above odometer certification made by the seller/lagent. Dealer's License ature of Buyer  FEDERAL AND STATE LAW REQUIRES THAT YOU STATE THE MILEAGE IN CONN FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT MAY RES.  The undersigned hereby certifies the vehicle described in this title has been default Legal Name of Buyer  Nevada I was a full Legal Name of Buyer  The providing is the actual imileage of the vehicles unless of the vehicle unless of the ve	The mileage stated is in excess of its mechanical limits, The odometer reading is not the actual mileage. WARNING —  COOMETER READING  ature of Seller(s)/Agent/Dealership	ODOMETER READING  TENTHS  The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPA  DOMETER READING  TENTHS  The odometer reading is not the actual mileage. WARNING - ODOMETER DISCREPA  Exempt - Model year over 8 yrs. old.  Printed Name of Seller(s)/Agent/Dealership  ature of Seller(s)/Agent/Dealership  Dealer's License Number Date of Sale  Printed Full Legal Name of Buyer  Nevada Driver's License Number or Identification Number  Red Full Legal Name of Buyer  Nevada Driver's License Number or Identification Number  State  Zip Code  Etty to the best of my knowledge the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked.			

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

- 1. Vehicle Information: The vehicle identification number, year, make, model and vehicle body.
- 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 indicated on the vehicle's odometer apparatus.
- 5. Fuel Type: The type of fuel the vehicle uses.
- 6. Sales Tax Paid: the "Y" or "N" indicates whether sales tax was paid for the vehicle.
- 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.
- 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. 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 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. 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): 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 statements must be checked. The Certificate of Title will be branded accordingly.
- 19. Date of Sale: The actual date ownership of the vehicle was transferred.
- 20. Signature and Printed Name of the Seller(s).
- 21. 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.



#### NEVADA CERTIFICATE OF TITLE REVISION 10/01 (BACK)

- 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.
- 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.
- 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.

			n this title has been transferred to the folio	
•	Printed Name of Buyer(s)		□ OR	
			DEALER NUMBER	_
>	Printed Name of Buyer(s)			
N N	Address	City	State	Zip Code
DEALER ONLY	I certify to the best of my knowledge that the odometer re	The mileage stated	is in excess of its mechanical limits.  ling is not the actual mileage, WARNING: OD	Date of Sale
	Signature of Seller(s) I am aware of the above odometer certification made by	the seller/agent.	Printed Name of Seller(s)	
	Signature of Buyer(s)		Printed Name of Buyer(s)	DECEMBER 1
•	FEDERAL AND STATE LAW REQUIRES TH	AT YOU STATE THE MIL VIDING A FALSE STATE hat the vehicle described	EAGE IN CONNECTION WITH THE TRA MENT MAY RESULT IN FINES AND/OR II In this title has been transferred to the follo	NSFER OF OWNERSHIP. MPRISONMENT. wing buyer(s):
•			□ AND □ OR	
4	Printed Name of Buyer(s)			
ME	Printed Name of Buyer(s)		DEALER NUMBER	
SECOND REASSIGNMEN DEALER ONLY	Address	City	State	Zip Code
	I certify to the best of my knowledge that the odometer n		of the unbide upless one of the following state	ments is checked:
DEALER ONLY	ODOMETÉR READING	The mileage states	is in excess of its mechanical limits. fing is not the actual mileage. WARNING: OC	Date of Sale
5	Signature of Seller(s) I am aware of the above odometer certification made by	the seller/agent.	Printed Name of Seller(s)	
	Signature of Buyer(s)		Printed Name of Buyer(s)	
•	FEDERAL AND STATE LAW REQUIRES TH		EAGE IN CONNECTION WITH THE TRA MENT MAY RESULT IN FINES AND/OR I in this title has been transferred to the folio	
3			□ AND □ OR	
	Printed Name of Buyer(s)			
Z	Printed Name of Buyer(s)		DEALER NUMBER	
1				
ER ONLY	Address	City	State	Zip Code
E	I certify to the best of my knowledge that the odometer r	reading is the actual mileage	of the vehicle unless one of the following state	ements is checked:
шЧ	NO NO	☐ The mileage state	d is in excess of its mechanical limits. ding is not the actual mileage. WARNING: Of	Date of Sale
I A	ODOMETER READING	Exempt - Model y		The second secon
THIRD	Signature of Seller(s) i am aware of the above odometer certification made by	r the seller/agent.	Printed Name of Seller(s)	
	Signature of Buyer(s)		Printed Name of Buyer(s)	
38	ogradie at appeter	LIENHOLDER TO	BE RECORDED	
-	Printed Name of Lienholder	4		
E				
LIEN	Address	City	State	Zip Code

ALTERATION OR ERASURE VOIDS THIS TITLE

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

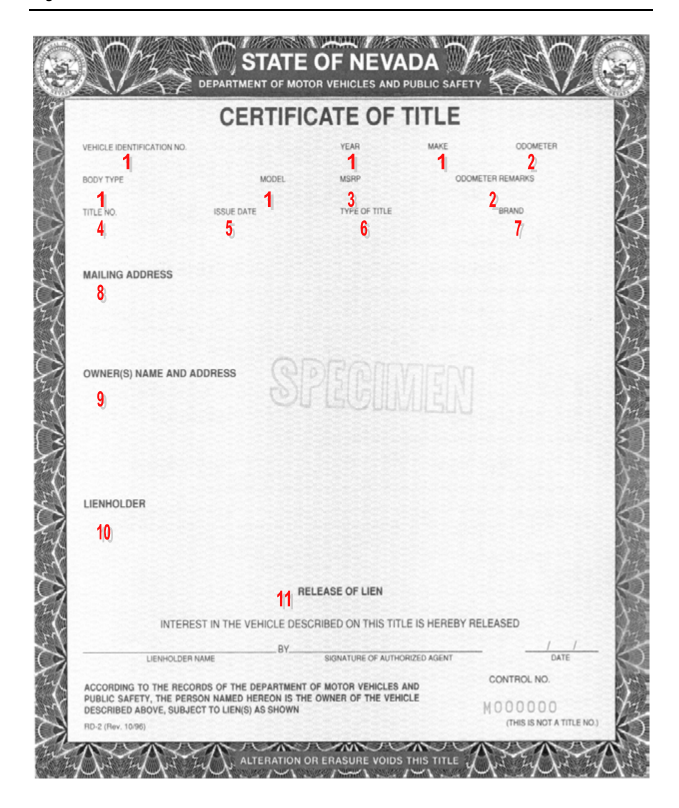
- 1. Vehicle Information: The vehicle identification number, year, make, model and vehicle body.
- Odometer/Odometer Remarks: The reading indicated on the vehicle's odometer apparatus. The Certificate of Title will be branded as appropriate to indicate the status of the odometer reading.
  - A. Actual 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 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: Identifies the type of title as Original, Duplicate, Non-Repairable or Salvage.

- 7. Brands: The description of a vehicle. When more than one brand applies, those brands must be listed.
  - A. Flood Damage
  - B. Lemon Law Buyback
  - C. Non-Rebuildable
  - D. Non-U.S. Vehicle
  - E. Not Street Legal
  - F. Rebuilt
  - G. Salvage
  - H. Dis-Salvage
  - I. Total Loss
  - J. Reconstructed
  - K. Specially Constructed
- 8. Mailing Address: Indicates to whom and where the Certificate of Title is mailed.
- 9. Owner's Name and Address: Indicates to whom the Certificate of Title is 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 VP-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.



#### 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.

	COMPLET	E OR PROVID	ING A F	ALSE ST	ATEMENT MAY	RESU	ILT IN FINES AND/OF	RIMPRISONMEN	T.	OF OWNERSHIP, FAILURE
	The Unders	igned Hereby	Certifies	That the	Vehicle Described	In Ti	nis Title Has Been Tran	sferred to the Fol	lowing Buyer(s):	
						_				□ ANI
	Printed Name of Buyer(s).									
	Printed Nam	ne of Buyer(s)	1							
OF TITLE	Address City State  I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the fo								ne of the following	Zip Code g statements is checked:
OF TITLE	12	000000000			NO TENTHS	Date of Sale 4				
0	-	ODOMETE	RREADI	NG			WARNING - ODOMET Exempt - Model year of	TER DISCREPANO over 9 yrs old.	ξ-	
			Signatur	re of Selli	er(s)				Printed Name o	f Seller(s)
	I am aware				ion made by the se	eller/s	igent.		•	
	1 am aware	Or one above	0						6	
	-		Signatur	re of Buy	er(s)	100			Printed Name o	f Buyer(s)
,	Printed Nan I certify to I	ne of Buyer(s) he best of my	knowled	ige that th	Street e odometer readin NO TENTHS	g is th	City ne actual mileage of the The mileage stated is The odometer reading	e vehicle unless o in excess of its med	chanical limits.	Zip Code g statements is checked:
ONE		ODOMETE	R READIN	NG	TENINS	П	WARNING - ODOMET Exempt - Model year o	ER DISCREPANO		
ER	Dealer									Date of Sale
EAL	No.						Dealer's Name			1000
DEALER ONLY	Lam aware			of Agent	tion made by the s	eller	agent.		Printed Name of /	Agent
				of Buyer					Printed Name of I	Buyer/Agent
,	The Under					This	Title Has Been Transfer	rred to the Followin	ng Buyer(s):	
7	Drinted No.	me of Buyer(s)			Street		City	-	State	Zip Code
DEALER ONLY	I certify to	the best of my	knowled	dge that th	ne odometer readir	g is t	he actual mileage of the The mileage stated is	in excess of its me	chanical limits.	ng statements is checked:
DINLY		ODOMET	ER READ	ING	TENTHS		The odometer reading WARNING - ODOME1	TER DISCREPANO		
DEALER ONL	Dealer					_	Exempt - Model year o	over 9 yrs oro.		Date of Sale
EAI	No. Dealer's Name							Sale		
	Signature of Agent  I am aware of the above odometer certification made by the seller/agent.								Printed Name of	Agent
	-		Signature	e of Buyer	Agent				Printed Name of	Buyer/Agent
	LIENHOL				SHOWN ON NEW	TITL	E:			
LIEN		ame of LienHo			8					
		Address	2000		Ci	tv		State		Zip Code

NOTE: PURCHASER MUST APPLY FOR NEW TITLE WITHIN 10 DAYS AFTER PURCHASE ALTERATION OR ERASURE VOIDS THIS TITLE

#### APPLICATION FOR DUPLICATE NEVADA CERTIFICATE OF TITLE (FORM VP-12)

If a Nevada Certificate of Title has been lost, stolen or mutilated, a duplicate Nevada Certificate of Title may be obtained by completing the Application for Duplicate Nevada Certificate of Title.

The Application for Duplicate Certificate of Title (Form VP-12) must be completed in full and submitted by the owner of record on file with the Department. The application must be signed and witnessed by a notary public or an authorized Nevada Department of Motor Vehicles representative.

The "Registered Owner(s)" and "Lienholder" areas must be completed exactly as shown on the current title record. If the original Certificate of Title was issued with "and" between the registered owner's names, all owners must sign the application. If the original Certificate of Title was issued without an indicator such as "and" or "or" then all owners must sign the application. The Department considers the lack of a name indicator as "and" in these cases.

If a lienholder is applying for the duplicate Certificate of Title, the lienholder must complete the application.

The "Requested By" area must be completed if the duplicate Certificate of Title is to be mailed to a different address or person. A letter of authorization is also needed unless the requestor is a licensed Nevada Dealer.

An odometer certification is not required for a duplicate Certificate of Title; however, a new odometer reading should be recorded whenever possible on vehicles that are 9 years old or newer, subject to the Federal Truth-In-Mileage Act.

If the lien on the vehicle has been satisfied, a notarized lien release signed by the lienholder is required.

If an original Nevada Certificate of Title was never received, a *Lost Title Affidavit* (Form VP-206) must also be completed in full, notarized or witnessed by an authorized Nevada DMV representative, and submitted with the Application for a Duplicate Nevada Certificate of Title.

#### LOST TITLE AFFIDAVIT (FORM VP-206)

A Lost Title Affidavit must be completed and accompany the Application for Duplicate Nevada Certificate of Title If an original Nevada Certificate of Title was never received.

The Lost Title Affidavit (Form VP-206) must be completed in full and submitted by the owner of record on file with the Department. The affidavit must be signed and witnessed by a notary public or an authorized Nevada Department of Motor Vehicles representative.

#### ODOMETER MILEAGE DISCLOSURE NRS 482.245, NRS 484.606 to 484.6069

Federal and state laws and regulations require an odometer disclosure be completed upon transfer of ownership for vehicles 9 years old or newer.

The odometer disclosure must be made in writing on the secure title document or on the secure reassignment document if one is used to reassign a title.

If the vehicle has never been titled, i.e., a new vehicle or one coming into the country for the first time, the disclosure should be made on a separate document. This document does not need to be secure, however, the same person (person includes company or corporation) cannot sign the disclosure as both the transferee and transferor.

The seller and purchaser must jointly attest to the odometer reading shown on the vehicle's odometer apparatus at the time of transfer of ownership of the vehicle.

If the odometer reading is not the actual mileage of the vehicle, the appropriate designation must be made on the odometer disclosure.

If a vehicle does not have an odometer, the disclosure must include a statement to that effect, and the true mileage of the vehicle is not known.

An odometer disclosure must be completed when an out-of-state vehicle is titled for the first time in Nevada, even if there is no ownership change.

An odometer disclosure must include:

- The printed name and signature of each buyer and seller (the buyer and seller cannot be the same person)
- The current address of each buyer and seller
- A complete vehicle description (make, model, year, body type and VIN)
- The current odometer reading, excluding tenths
- The date of the transfer of ownership

A Secure Power of Attorney must be used to disclose the mileage of the vehicle when a Certificate of Title or ownership is physically held by a lienholder or when a duplicate Certificate of Title or ownership is applied for. **Refer to the Secure Power of Attorney section for additional information.** 

The original copy of the odometer disclosure statement must be submitted to the Department with the title documents.

#### **LEASED VEHICLES**

Before a transfer of ownership is documented, each lessor of a leased motor vehicle shall notify the lessee in writing the lessee is required to provide a written odometer disclosure to the lessor regarding the mileage. The disclosure may be made on either the Certificate of Title, or if the reassignment area is filled, using the Dealer Reassignment of Title form. This disclosure must contain a reference to the federal law and must state that failure to complete or providing false information may result in fines and/or imprisonment. Reference may also be made to applicable state law.

The disclosure must be signed by both the lessee and lessor.

#### REPOSSESSED VEHICLES

The odometer reading for vehicles that have been repossessed must be reported by the legal owner of the vehicle (lienholder).

#### **UNRECOVERED STOLEN VEHICLES**

Vehicles that are transferred to an insurance company when a payoff is made on an unrecovered stolen vehicle are exempt from the odometer disclosure requirements due to the unavailability of the vehicle.

#### **MILES VERSUS KILOMETERS**

To accurately reflect the true reading of the odometer apparatus, the documents (title, reassignment, etc.) should indicate whether the odometer records the distance traveled in miles or kilometers.

When the title is processed, the kilometers will be converted to miles. The kilometers are multiplied by 0.6214 then round to the nearest whole number, the answer is used as the miles.

#### SECURE POWER OF ATTORNEY

A Secure Power of Attorney (VP-221) is used when a Certificate of Title is physically held by a lienholder, or when a Certificate of Title has been lost. The owner of a vehicle may give power of attorney to a buyer for the purpose of mileage disclosure. The authorization to do so must be conveyed by a secure power of attorney.

The Secure Power of Attorney form may be purchased from any Field Services Office of the Department of Motor Vehicles. This is a \$.50 fee for each form.

Erasures, corrections or the use of correction fluid to correct any information other than an address void the form. If a correction to an address is made, an Erasure Affidavit (Form VP-19) must be completed and attached to the Secure Power of Attorney. The Erasure Affidavit cannot be used for errors made to the Odometer statement.

The buyer and the seller must retain a copy of the statement.

## INSTRUCTIONS FOR COMPLETING THE NEVADA SECURE POWER OF ATTORNEY FORM

1. Vehicle Description: Enter the vehicle identification number, year, make, model, and body type.

#### Part A: Power of Attorney to Disclose Mileage

- 2. Sellers: Enter the printed name of the sellers.
- 3. Buyers: Enter the printed full legal name of the buyers.
- Date: Enter the date Part A was completed.
- 5. Odometer Reading: Enter the exact reading of the vehicle's odometer apparatus, excluding tenths.
- 6. Check the appropriate box if the odometer reading is not the actual mileage of the vehicle.
- 7. Enter the signature and printed name of the transferor/seller.
- Enter the address of the transferor/seller.
- 9. Enter the signature and printed full legal name of the transferee/buyer.
- 10. Enter the dealer's business name, if applicable.
- 11. Enter the business license number of the dealer, if applicable.
- 12. Enter the address of the transferee/buyer.

Part B: Power of Attorney to Review Title Document and Acknowledge Disclosure

Note: Part B is invalid unless Part A has been completed.

- 13. Enter the printed full legal name of the transferee/buyer.
- 14. Enter the printed name of the transferor/seller.
- 15. Enter the signature and printed full legal name of the transferee.
- 16. Enter the complete address of the transferee.
- 17. Enter the date Part B was completed.

- 18. Enter the seller's printed name.
- 19. Enter the exact reading of the vehicle's odometer apparatus, excluding tenths.
- Check the appropriate box if the odometer reading is not the actual mileage of the vehicle.
- 21. Enter the signature and printed name of the transferor.
- 22. Enter the dealer's business name.
- 23. Enter the business license number of the dealer.
- 24. Enter the complete address of the transferor.

#### Part C: Certification

Note: Part C is to be completed only if Parts A and B have been completed.

- 25. Enter the full legal name of the person exercising the power of attorney.
- 26. Enter the signature and printed name of the person exercising the power of attorney.
- 27. Enter the date Part C was completed.
- 28. Enter the complete address of the person exercising the power of attorney.

#### FILING AND RETENTION OF COPIES

The original copy of the Secure Power of Attorney must be attached to the Certificate of Title when received, and is to remain with the title until the seller making application for title for the buyer files it.

The seller must retain the first copy of the Secure Power of Attorney for at least five years.

The second copy of the Secure Power of Attorney must be given to the seller who completed the power of attorney in PART A.

Direct Business Systems - 775.825.8445 U.S. Patents 4,227,720 ; 4,310,160



A - 227002		NEVA	DA		
		E POWER		NEV	
ARNING: This form may b	be used only when	title is physically held b	ov lienholder or has be	en lost. This form	must be submitted to th
ate by the person exercising	g Powers of Attorn	veniture to do so ma	y result in fines and/o	or imprisonment.	
Vehicle Identification Nu	umber (VIN)	Year	Make	Model	Body Type
		1	1		
		WER OF ATTORNE			
deral and State law requires the	at you state the malea	ige upon transfer of owners	mip. Providing a tarse sta	dement may result in t	rines and / or imprisonmer
	-A 37 - W. 3	appoint	•	1 17 00 . 7	as my attorney-in-fact, t
on all papers and documents re			(Transferee's/Buyer's authority to endorse and t	transfer title thereto, a	and to disclose the mileag
r the vehicle described above,	exactly as stated in n		of Statement		
ents that the adometer now ex-	-4	5	NO TENTUS miles and	to the best of my long	owledge that it reflects th
tate that the odometer now re- tual mileage unless one of the	following statements	is checked:			
6 □ 1. I hereby certify that □ 2. I hereby certify that		nowledge the odometer rea ig is NOT the actual milea;			
	7		2 C. 1 3 C. Carl	2 70	
(Transferor's Signature)	(Prin	ned Name)	(Co-Transferor's Signa	ature)	(Printed Name)
ansferor's Address	(Street)	15 X Y (6 to 27 35 15 2	(City)	(State)	(Zip Code)
(Transferce's Signature)	9 (Prin	ned Name)	(Dealership Name	) (De	aler License Number)
ansferee's Address		12			
HILDRETCH S / VOUCESS	(Street)				
PART B. POWER OF	ATTORNEY TO	O REVIEW TITLE	DOCUMENT AND	ACKNOWLED	
PART B. POWER OF	ATTORNEY TO		DOCUMENT AND	ACKNOWLED	THE PARTY OF THE P
PART B. POWER OF  (Transferee's/B sign the mileage disclosure, or	ATTORNEY TO (Par 13 Suyer's Name, Print) on the title for the vel	O REVIEW TITLE.  t B is invalid unless Part appoint hicle described above, only	DOCUMENT AND A has been completed)  (Transferor wSeller's if the disclosure is exac	ACKNOWLED  Name, Print) tly as the disclosure of	GE DISCLOSURE  as my attorney-in-fact.
PART B. POWER OF  (Transferee's/B sign the mileage disclosure, or	ATTORNEY TO (Par 13 Suyer's Name, Print) on the title for the vel	O REVIEW TITLE.  t B is invalid unless Part appoint hicle described above, only	DOCUMENT AND A has been completed)  (Transferor wSeller's if the disclosure is exac	ACKNOWLED  Name, Print) tly as the disclosure of	GE DISCLOSURE  as my attorney-in-fact.
PART B. POWER OF  (Transferee's/B sign the mileage disclosure, or torney-in-fact may endorse, rele (Transferee's Signature)	ATTORNEY TO  (Par  13  Suyer's Name, Print)  in the title for the vel  ease, or transfer own  15  (Print)	O REVIEW TITLE.  The B is invalid unless Part appoint  thicle described above, only tership documents as required Name)	OCUMENT AND A has been completed)  (Transferor a Seller's r if the disclosure is exacted by Nevada Revised 8  (Transferoe's	ACKNOWLED  Name, Print)  tly as the disclosure of tatutes for the vehicle  Address Street, City, Sta	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.
PART B. POWER OF  (Transferee's/B sign the mileage disclosure, or torney-in-fact may endorse, rele (Transferee's Signature)	ATTORNEY TO  (Par  13  Suyer's Name, Print)  in the title for the vel  ease, or transfer own  15  (Print)	O REVIEW TITLE.  It B is invalid unless Part appoint  hicle described above, only tership documents as required Name) ge upon transfer of owners	DOCUMENT AND A has been completed)  (Transferor "Seller's r if the disclosure is exacted by Nevada Revised 8 6 (Transferor's hip. Providing a 17 sta	ACKNOWLED  Name, Print)  tly as the disclosure of tatutes for the vehicle  Address Street, City, Sta	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.
PART B. POWER OF  (Transferee's biggs the mileage disclosure, or torney-in-fact may endorse, released to the control of the co	ATTORNEY TO (Par 13 Suyer's Name, Print) on the title for the ver case, or transfer own 15 (Print it you state the milea)	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only sership documents as requir sted Name) ge upon transfer of owners Date unsferor's name, PRINT) state	DOCUMENT AND A has been completed)  (Transferor s Seller's if the disclosure is exacted by Nevada Revised S  (Transferor's hip. Providing a 17 state of Statement e that the odometer now re-	ACKNOWLED  ACKNOWLED  All Acknowled  Address Street, City, Sitz  tennent, may result in foods	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.
PART B. POWER OF  (Transferee' wB sign the mileage disclosure, or ormey-in-fact may endorse, rele  (Transferee's Signature)  deral and State law require tha  18	ATTORNEY TO  (Par  13  Suyer's Name, Print)  (a the title for the vel case, or transfer own  15  (Print  it you state the milea)  (Tra  wledge that it reflects	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as required Name) ge upon transfer of owners Dah unsferor's name, PRINT) state is the actual mileage unless	DOCUMENT AND A has been completed  (Transferor Seller's if the disclosure is exacted by Nevada Revised S  (Transferor's state of Statement e that the odometer now reone of the following state	ACKNOWLED  ACKNOWLED  All as the disclosure of tatutes for the vehicle  Address Street, City, Statement may result in factors and the street may be added to the street	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  ate, Zsp)  fines and/or imprisonmer  (NO TENTHS)
PART B. POWER OF  (Transferee's/B sign the mileage disclosure, or orney-in-fact may endorse, reli  (Transferee's Signature) deral and State law require tha  18 iles and to the best of my know	ATTORNEY TO  13 Payer's Name, Print) on the title for the vel ease, or transfer own  15 (Print it you state the milea) (Tra whedge that it reflects t to the best of my kr	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only sership documents as requir sted Name) ge upon transfer of owners Date unsferor's name, PRINT) state	OCUMENT AND A has been completed  (Transferor seller's r if the disclosure is exacted by Nevada Revised S  (Transferoe's hip. Providing a 17 state of statement one of the following stateding reflects the mileage	ACKNOWLED  ACKNOWLED  All the disclosure of the tenter of the vehicle  Address Street, City, Statement may result in factors of the tenter of	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  tie, Zap) fines and/or imprisonmer  (NO TENTHS) tanacal timits.
(Transferee's/B sign the mileage disclosure, or orney-in-fact may endorse, released and State law require that the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and to the best of my know the side and	ATTORNEY TO  (Par  13  Dayer's Name, Print) on the title for the vel case, or transfer own  15  (Print it you state the milea)  (Tra whedge that it reflects t to the best of my kit t the 21  21	O REVIEW TITLE.  It B is invalid unless Part appoint  hicle described above, only tership documents as requir ted Name) ge upon transfer of owners Date unsferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea	OCCUMENT AND A has been completed  (Transferor a Seller's r if the disclosure is exacted by Nevada Revised S  (Transferor's hip. Providing a 17 statement of that the odometer now re one of the following stat ding reflects the mileage ge. WARNING ODOM	ACKNOWLEDGE (Address Street, City, Statement may result in factors is checked: in excess of its mechanical address of its	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  tie, Zap) fines and/or imprisonmer  (NO TENTHS) tanacal timits.
PART B. POWER OF  (Transferee's/B sign the mileage disclosure, or orney-in-fact may endorse, reli  (Transferee's Signature) deral and State law require tha  18 iles and to the best of my know	ATTORNEY TO  (Par  13  Dayer's Name, Print) on the title for the vel case, or transfer own  15  (Print it you state the milea)  (Tra whedge that it reflects t to the best of my kit t the 21  21	O REVIEW TITLE.  It B is invalid unless Part appoint appoint hicle described above, only tership documents as requir ted Name) ge upon transfer of owners Date msferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea to g is NOT the actual mileage to the state of t	OCUMENT AND A has been completed  (Transferor seller's r if the disclosure is exacted by Nevada Revised S  (Transferoe's hip. Providing a 17 state of statement one of the following stateding reflects the mileage	ACKNOWLEDGE (Address Street, City, Statement may result in factors is checked: in excess of its mechanical address of its	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  tite, Zap) fines and/or imprisonmer  (NO TENTHS) transcal limits.  CY 23
PART B. POWER OF  (Transferee's Bignature)  (Transferee's Signature)  (Transferee's Signature)  deral and State law require tha  18  iles and to the best of my know  1. 1 hereby certify that  (Transferor's Signature)	ATTORNEY TO  (Par  13  Buyer's Name, Print)  on the title for the yell  case, or transfer own  15  (Print  (Print  Wledge that it reflects  to the best of my kit  the symmeter readin  (Print  (Print)	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as requir ted Name) ge upon transfer of owners  Dah unsferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea ge is NOT the actual mileage tted Name)	DOCUMENT AND A has been completed)  (Transferor sceller's t if the disclosure is exact ted by Nevada Revised S  (Transferor's thip. Providing a 17 star to of Statement that the odometer now recone of the following star ding reflects the mileage ge. WARNING ODOM  (Dealership Name	ACKNOWLEDG  ANAME, Print)  rtly as the disclosure of datutes for the vehicle  Address Street, City, Statement may result in the date of the vehicle of the v	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  the Zap) fines and/or imprisonmen  (NO TENTHS) transcal limits.  CY 23 aler License Number)
PART B. POWER OF  (Transferee's Bignature)  (Transferee's Signature)  (Transferee's Signature)  (Transferee's Partie of my known of my kno	ATTORNEY TO  (Par  13  30 yer's Name, Print)  in the title for the ver case, or transfer own  15  (Print  (Print)  (Print)  (Print)  (Street)	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as requir ted Name) ge upon transfer of owners Date insferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea tog is NOT the actual mileage ted Name)	DOCUMENT AND A has been completed)  (Transferor sceller's if the disclosure is exacted by Nevada Revised S  (Transferor's state thip. Providing a 17 state of Statement e that the odometer now recone of the following state ding reflects the mileage (WARNING ODOM  (Dealership Name  (City)	ACKNOWLED  ACKNOWLED  All the service of the servic	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  tite, Zap) fines and/or imprisonmer  (NO TENTHS) transcal limits.  CY 23
PART B. POWER OF  (Transferee' wB sign the mileage disclosure, or torney-in-fact may endorse, rele  (Transferee's Signature) deral and State law require tha  18 tles and to the best of my know  0	ATTORNEY TO (Par 13 Suyer's Name, Print) on the title for the ver case, or transfer own 15 (Print of you state the milea) (Transledge that it reflects to the best of my kit the 21 (Print (Street)	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as requir ted Name) ge upon transfer of owners  Dah unsferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea ge is NOT the actual mileage tted Name)	DOCUMENT AND A has been completed)  (Transferor sceller's if the disclosure is exacted by Nevada Revised S  (Transferor's state and the disclosure of Statement e that the odometer now recone of the following state ding reflects the mileage (WARNING ODOM (Dealership Name	ACKNOWLED  ACKNOWLED  AND ACKNOWLED  AC	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  the Zap) fines and/or imprisonmen  (NO TENTHS) transcal limits.  CY 23 aler License Number)
PART B. POWER OF  (Transferee' v/B sign the mileage disclosure, or torney-in-fact may endorse, rele  (Transferee's Signature) deral and State law require tha  18 iles and to the best of my know  1.1 hereby certify that  (Transferor's Signature)  ransferor's Address	ATTORNEY TO  (Par  13  3 suyer's Name, Print) on the title for the vel case, or transfer own  15  (Print it you state the milea)  (Tra wledge that it reflects t to the best of my kit t the dometer readin  (Print  (Street)  ART C. CERTIF  (person exerc	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only vership documents as require ited Name) ge upon transfer of owners  Date unsferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea ig is NOT the actual mileage ited Name)  24  ICATION (To be comprising above powers of attor	DOCUMENT AND A has been completed)  (Transferor s Seller's if the disclosure is exacted by Nevada Revised S  (Transferor's Statement e of Statement e that the odometer now recome of the following state ding reflects the mileage ge. WARNING ODOM  (Dealership Name  (City)	ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  ate, Zsp)  fines and/or imprisonmer  (NO TENTHS)  annical limits.  CY  23  aler License Number)
PART B. POWER OF  (Transferee' v/B sign the mileage disclosure, or torney-in-fact may endorse, rele  (Transferee's Signature) deral and State law require tha  18 iles and to the best of my know  1.1 hereby certify that  (Transferor's Signature)  ansferor's Address  25  PA comment is consistent with that thicle described above, the mile	ATTORNEY TO  (Par  13  3  3  3  3  3  3  3  3  4  The title for the ver  case, or transfer own  15  (Prin  it you state the milea;  (Tra  wledge that it reflects to the best of my kr t the dometer readin  (Prin  (Street)  ART C. CERTIF  (person exerc  provided to me in the eage disclosure I have  leage disclosure I have  eage disclosure I have	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as require ited Name) ge upon transfer of owners Dah usferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea tog is NOT the actual mileage ited Name)  24  ICATION (To be comp tissing above powers of attor to above power of attorney to made on the title pursus	DOCUMENT AND A has been completed  (Transferor s Seller's if the disclosure is exacted by Nevada Revised S  (Transferor's State red by Nevada Revised S  (City)  (City)  Reted if parts A and B ha mey, PRINT), hereby cer . Upon examination of the ut to the power of attorn	ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACK	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  ate, Zsp)  fines and/or imprisonmer  (NO TENTHS)  anical limits.  CY  23  aler License Number)  (Zip Code)  have disclosed on the titl gament documents for th previously stated on th
PART B. POWER OF  (Transferee' v/B sign the mileage disclosure, or torney-in-fact may endorse, rele  (Transferee's Signature)  deral and State law require tha  18 iles and to the best of my know  1.1 hereby certify that  (Transferor's Signature)  ansferor's Address  Particle described above, the mile le and reassignment document	ATTORNEY TO  (Par  13  3  3  3  3  3  3  3  3  4  The title for the ver  case, or transfer own  15  (Prin  it you state the milea;  (Tra  wledge that it reflects to the best of my kr t the dometer readin  (Prin  (Street)  ART C. CERTIF  (person exerc  provided to me in the eage disclosure I have  leage disclosure I have  eage disclosure I have	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as require ited Name) ge upon transfer of owners Dah usferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea tog is NOT the actual mileage ited Name)  24  ICATION (To be comp tissing above powers of attor to above power of attorney to made on the title pursus	DOCUMENT AND A has been completed  (Transferor s Seller's if the disclosure is exacted by Nevada Revised S  (Transferor's State red by Nevada Revised S  (City)  (City)  Reted if parts A and B ha mey, PRINT), hereby cer . Upon examination of the ut to the power of attorn	ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACK	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  ate, Zsp)  fines and/or imprisonmer  (NO TENTHS)  anical limits.  CY  23  aler License Number)  (Zip Code)  have disclosed on the titl gament documents for th previously stated on th
PART B. POWER OF  (Transferee' v/B sign the mileage disclosure, or torney-in-fact may endorse, rele  (Transferee's Signature)  deral and State law require tha  18 iles and to the best of my know  1.1 hereby certify that  (Transferor's Signature)  ansferor's Address  Particle described above, the mile le and reassignment document	ATTORNEY TO  (Par  13  3  3  3  3  3  3  3  3  4  The title for the ver  case, or transfer own  15  (Prin  it you state the milea;  (Tra  wledge that it reflects to the best of my kr t the dometer readin  (Prin  (Street)  ART C. CERTIF  (person exerc  provided to me in the eage disclosure I have  leage disclosure I have  eage disclosure I have	O REVIEW TITLE.  It B is invalid unless Part appoint hicle described above, only tership documents as require ited Name) ge upon transfer of owners Dah usferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea ig is NOT the actual mileage ited Name)  24  ICATION (To be comp tissing above powers of attorn to make on the title pursus not intended to create, not	DOCUMENT AND A has been completed  (Transferor s Seller's if the disclosure is exacted by Nevada Revised S  (Transferor's State red by Nevada Revised S  (City)  (City)  Reted if parts A and B ha mey, PRINT), hereby cer . Upon examination of the ut to the power of attorn	ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACK	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  ate, Zsp)  fines and/or imprisonmer  (NO TENTHS)  anical limits.  CY  23  aler License Number)  (Zip Code)  have disclosed on the titl gament documents for th previously stated on th
sign the mileage disclosure, or torney-in-fact may endorse, rele  (Transferee's Signature) ederal and State law require tha  18  illes and to the best of my know  1.1 hereby certify that  (Transferor's Signature)  ransferor's Address	ATTORNEY TO  (Par  13  3  3  3  3  3  3  3  3  4  The title for the ver  case, or transfer own  15  (Prin  it you state the milea;  (Tra  wledge that it reflects to the best of my kr t the dometer readin  (Prin  (Street)  ART C. CERTIF  (person exerc  provided to me in the eage disclosure I have  leage disclosure I have  eage disclosure I have	O REVIEW TITLE.  It B is invalid unless Part appoint  hicle described above, only tership documents as requir ted Name) ge upon transfer of owners Date usferor's name, PRINT) state is the actual mileage unless nowledge the odometer rea ting is NOT the actual mileage titled Name)  24  ICATION (To be comprising above powers of attorney te made on the title pursus not intended to create, not Printed Name	DOCUMENT AND A has been completed)  (Transferor sceller's if the disclosure is exacted by Nevada Revised S  (Transferor's state that the odometer now recone of the following state ding reflects the mileage (Dealership Name  (City)  (City)	ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACKNOWLED  ACKNOWLED  AND ACK	GE DISCLOSURE  as my attorney-in-fact, completed below. The described above.  ate, Zsp)  fines and/or imprisonmer  (NO TENTHS)  anical limits.  CY  23  aler License Number)  (Zip Code)  have disclosed on the titl gament documents for th previously stated on th

#### SALVAGE TITLES (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 by the:

- Owner of the vehicle
- Person to whom the vehicle is titled
- Insurance company that acquires the vehicle as a salvage vehicle
- 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 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 VP-213) to the Department.

An Application for Salvage Title or Non-Repairable Vehicle Certificate 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 VP-64 for automobiles or a VP-64M for motorcycles and have a branded title before the vehicle may be sold to a person other than the businesses listed.

#### **OUT-OF-STATE SALVAGE CERTIFICATES/TITLES**

Salvage certificates 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.

#### AUTHORIZATION FOR VEHICLE RESTORATION (FORM VP-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 VP-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 (VP-64 or VP-64M) must be provided. Additional documents may be required as deemed necessary.

Nevada Department of Motor Va	hicles		CARS Sparks/Carson City (77 Las Vegas Area (70 tural Nevada or Out of S	2) 486-4DMV (4368)
	AUTHORIZATION FO	R VEHICLE REST	DRATION	
	PURSAN	T TO NRS 487.480		
Vehicle Identification Number:				
1 00000				
YearMake	Model	Type	Odon	neter
In Possession of:				
Name				
First		Middle	Last	
Address		City	State	Zip Code
I, the undersign, have inspected the	above described vehicle	and authorize its resto	oration.	
Printed name3				
Signatura 3	Authorized Nev	ada DMV Representative		
Signature			Date	
RD 209 (04/03)				

# CERTIFICATE OF INSPECTION / AFFIDAVIT OF VEHICLE CONSTRUCTION FOR REBUILT SALVAGE, RECONSTRUCTED SPECIALLY CONSTRUCTED, REBUILT OR LOW SPEED VEHICLES FORM VP-64

#### REBUILT SALVAGE, RECONSTRUCTED SPECIALLY CONSTRUCTED, REBUILT TRAILERS FORM VP-223 NRS 487.110

Certificate of Inspection Affidavit of Vehicle Construction for Rebuilt Salvage, Reconstructed, Specially Constructed, Rebuilt or Low Speed Vehicles (Form VP-64) or Certificate of Inspection Affidavit of Construction for Rebuilt Salvage, Reconstructed, Specially Constructed, Rebuilt Trailers (Form VP-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 VP-64, VP-64M or VP-223.

An owner or authorized employee of a Nevada registered garageman or 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 or operator of a body shop accepts or rebuilder 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 rebuilder 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 (VP-15). However an Authorized DMV Agency Inspector must complete form VP-64 or VP-64M. An "Authorized Nevada DMV Representative" must complete the VP-223 and VP-209. The agency name and badge number must be recorded on the form.

Nevada Certificates of Title issued for vehicles using form VP-64, VP64-M or VP-223 will be branded in accordance with statements made on the form by the owner.

Form VP-64, VP-64M or VP-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 VP-64**

- Part I To be completed by a garageman, or 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 witness by Authorized Nevada DMV Representative

#### PART III – Authorized Agency Representative

- 8. To be completed by an Authorized Nevada DMV 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
  - e. Representative Include Employee Identification Number.
  - f. Date Part II was completed.



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

2				300	9.0		70				ody Shop o			
'ear			M	ake			Mo	del			Type			
ehicle Ident	trication	Numb	er (VIN	)			-	-					_	_
heck (√) Ap	propriat	е Вохе	15					_				_	_	
REBUILT !				CTED, SE	PECIALLY C	ONSTRU	GTED, G	OR LOV	V SPEED	MOTOR VI	EHICLE			
ote: PARTS C									-111					
/A may apply	to air bag	s, mudg	guards, t	reflector	s and safety	belts/she					not original e			nay apply
glass and wi				present	t it must be p			ss. N/A	for muff	lers applier	s to low speed			10.500
	PASS	FAIL	N/A	0.000	2023	PASS	FAIL	2000				PASS	FAIL.	N/A
Vindshield				Head				Hom						
Side Glass				Taillig				Muff						
Rear Glass					Signals					over 26,	000 lbs)			
Airrors				Parkir	ng Lights			Wine	dshield \	Vipers				
Steering				Brake	Lights			Eme	rgency	Brake				
Vir Bags				Brake							r Harness			
rame			777			100	CVIV				veh. only)			
	Other	(expla	in)					5,000						
tefore signing				we must	he marked "	oass" in	dicating	the ite	ons are in	a safe on	erating conditi	00.	had	
A (Turn Sign:			FAIL.		prior to Janu	ary 1, 193	73, not o	original SS			m signals.	PAS	s	FAIL
/A (Turn Signa forn leadlights	als) is onl	y for mo	otorcycli	es built p		ary 1, 193	73, not o	original 55	ly equipp		m signals. e Light ders	PAS	5	FAIL
I/A (Turn Signa Horn Headlights Furn Signals C. Please Pri	als) is onl	PASS	FAIL	es built p	Reflectors Taillight	ary 1, 193	73, not o	original 55	ly equipp	Brak	m signals. e Light ders	PAS	5	
I/A (Turn Signation I/A) (Turn	als) is onl	PASS	FAIL	es built p	Reflectors Taillight	ary 1, 193	73, not o	original 55	ly equipp	Brak Fend Mirro	m signals. e Light ders	000		
lom leadlights furn Signals  Please Pricegal Busine	als) is onl	PASS	FAIL	es built p	Reflectors Taillight	ary 1, 193	73, not o	original 55	ly equipp	Brak Fend Mirro	m signals. e Light ders ors	000		
B. MOTORO I/A (Turn Signal Horn Headlights Furn Signals C. Please Pri Legal Busine	nt or Type	y for mo	FAIL	es built p	Reflectors Taillight Mufflers	, 193 , 193	PA PA C	original sss	ly equipp FAIL	Brak Fend Mirro	m signals. e Light ders ors signals. State	or Registr	ration N	Aumber
Horn Signal Horn Headlights Furn Signals C. Please Pri Legal Busine Address By signing the equired devives seen or re-	int or Type int or Type ints Name his docu ices per estraint ( andard 2 andards	ment, Sectic devices of the	Na  I certifien A ore (as a a d Title a manufa	me  y the d P, nex pplicab 49 CFR acturer	Reflectors Taillight Mufflers  City described in cessary for le), to incli 8 571.208, and the mid	notor vi safe o ude sea Standan	PA P	is meen upo	chanical in the hip or airbae actively, dustry.	Brak Fenc Mirro DMV Bu ly safe to ghway. gs, were and haw	m signals. e Light ders ars  State o operate ar I further cer repaired pu e been satisi	or Registr	ration N ip Code uipped if repa	d with a sired, th
form Signal form Signals form Signals form Signals form Signals form Signals form Signals form Signal	int or Type int or Type ints Name his docu ices per estraint ( andard 2 andards	ment, Section devices of the construct	Na I certifion A or a di Titte a di manufa ed Vehice	me  y the d B, nec pplicab 49 CFR acturer	Reflectors Taillight Mufflers  City described in cessary for le), to incli 8 571.208, and the mid	notor vi safe o ude sea Standan	PA P	is medical sistems of the sistems of	chanical in the hip or airbae actively, dustry.	Brak Fend Mirro DMV Bi ly safe to ghway, gs, were and have	m signals. e Light ders ars  State o operate ar I further cer repaired pu e been satisi	or Registr	ration N iip Code uipper if repa o Title repair	d with a sired, th
form Signal form Signals form Signals form Signals form Signals form Signals form Signals form Signal	int or Type int or Type iss Name nis docu ices per estraint of ndard of andards ecially Co	ment, Section devices of the construct	Na I certifion A or a di Titte a di manufa ed Vehice	me  y the d B, nec pplicab 49 CFR acturer	Reflectors Taillight Mufflers  City described in cessary for le), to incli 8 571.208, and the mid	notor vi safe o ude sea Standan	PA P	is medical sistems of the sistems of	chanical in the hip or airbae actively, dustry, ty of the	Brak Fend Mirro DMV Bi ly safe to ghway, gs, were and have	m signals. e Light ders ars  State o operate ar I further cer repaired pu e been satisi	or Registr	ration N iip Code uipper if repa o Title repair	d with a sired, the 49 CF ed to the
form Signal form Signals form Signals form Signals form Signals form Signals form Signals form Signal	int or Type int or Type iss Name nis docu ices per estraint of ndard of andards ecially Co	ment, Section devices of the construct	Na I certifion A or a di Titte a di manufa ed Vehice	me  y the d B, nec pplicab 49 CFR acturer	Reflectors Taillight Mufflers  City described in cessary for le), to incli 8 571.208, and the mid	notor vi safe o ude sea Standan	PA P	is medical sistems of the sistems of	chanical in the hip or airbae actively, dustry, ty of the	Brak Fend Mirro DMV Bi ly safe to ghway, gs, were and have	m signals. e Light ders ars  State o operate ar I further cer repaired pu e been satisi	or Registr	ration N iip Code uipper if repa o Title repair	d with a sired, the 49 CF ed to the

structed from p			Registration a				hold harm said vehicle	less the S	tate
from purchase	arts/material or ed parts/materi		s attached				led from ma led "as is" fr	The state of the s	
	manufactured kit)	3	<u> </u>	Model		Ту	pe	No. of an	les
Name	F	irst		Mic	ddle		Last		
				City		State	Date	Zip Code	_
(To E any title or pur	le Completed in chase documer	Conjunctions, supplied	on with Part I, ed by owner, s	Sections A nowing inf	, B or C, a ormation	s applicable) of componen	ts used from		
			HT 25,2050	100 E					
rt I Verified	.,				100			10177	
Fee []									_
	acturer's VIN								
00					_		_		_
ted in Part I							ype		
DMV Agency R	epresentative	Signati	ure of Nevada (	MV Agend	y Represe	ntative	ID NO.	Date	5
be completed at complete P ency Represe shops must b m and inspec- ions were ma	for vehicles a art II and verif intative must of the registered wittion must be de to the form IECKED "PASS	da Body S and Section by with a N complete with the De completed	Shop or Rebu on "B" for mo Nevada DMV / Part III. epartment. d if any inspe	torcycles Agency R	i. lepresent ns are <u>ma</u>	ative. arked fail, n	ot marked,	improperty	
	Name License)  DMV Agency R Comp (To B f any title or pur  In Fee  or Kit Manufa ee  or Kit Manufa ee  steed in Part I  a DMV Agency R red Garage, Li be completed st complete y ency Represe shops must b m and inspections were ma as Must BE Ci	Name License)  DMV Agency Representative  Completed by a (To Be Completed in f any title or purchase document  or Kit Manufacturer's VIN  ee  or Kit Manufacturer's VIN  ee  lided in Part I Year  ed  ts:  DMV Agency Representative  red Garage, Licensed Neval be completed for vehicles a sist complete Part II and verifiency Representative must shops must be registered v rm and inspection must be tions were made to the form	Name License) First  DMV Agency Representative Signatur Completed by an Author (To Be Completed in Conjuncts of any title or purchase documents, supplied in Fee Completed in Part I Year Make Steel of Part I Year Make Steel of Completed for vehicles and Sections of Completed for vehicles of the Complete Part II and verify with a New Steel of Complete Part II and verify with a New Steel of Complete Part II and verify with a New Steel of Complete Part II and verify with a New Steel of Complete Part II and verify with a New Steel of Complete Shops must be registered with the Dorm and Inspection must be completed from were made to the form.  MS MUST BE CHECKED "PASS", INDICA	Name License)  First  DMV Agency Representative Signature of Nevada DM Completed by an Authorized Nev (To Be Completed by an Authorized Nev (To Be Completed in Conjunction with Part I, of any title or purchase documents, supplied by owner, at VIN 8 VIN	Name License)  First  Mix  City  City  DMV Agency Representative  Signature of Nevada DMV Agency  (To Be Completed by an Authorized Nevada DIV  (To Be Completed in Conjunction with Part I, Sections A fany title or purchase documents, supplied by owner, showing inf  VIN & Part  VIN & Part  VIN & Part  Int I Verified  In Fee   Instructions  red Garage, Licensed Nevada Body Shop or Rebuilder must be completed for vehicles and Section "B" for motorcycles st complete Part II and verify with a Nevada DMV Agency Representative must complete Part III. shops must be registered with the Department.  Im and inspection must be completed if any inspection iterations were made to the form.  MS MUST BE CHECKED "PASS", INDICATING THE ITEM IS IN A STATES.	Name License)  First  Middle  City  DMV Agency Representative  Signature of Nevada DMV Agency Representative  Completed by an Authorized Nevada DMV Representative  (To Be Completed in Conjunction with Part I, Sections A, B or C, a fany title or purchase documents, supplied by owner, showing information of VIN & Part  VIN & Part  VIN & Part  In Fee   Instructions  red Garage, Licensed Nevada Body Shop or Rebuilder must complete be completed for vehicles and Section "B" for motorcycles. st complete Part II and verify with a Nevada DMV Agency Representative pency Representative must complete Part III.  In Shops must be registered with the Department.  Im and inspection must be completed if any inspection items are mations were made to the form.  If MUST BE CHECKED "PASS", INDICATING THE ITEM IS IN A SAFE OPE	Name License)  First Middle  City State  City State  City State  City State  City State  Completed by an Authorized Nevada DMV Agency Representative  Completed by an Authorized Nevada DMV Representative  (To Be Completed in Conjunction with Part I, Sections A, B or C, as applicable)  f any title or purchase documents, supplied by owner, showing information of componen  VIN & Part  VIN & Part  VIN & Part  To IVerified  In Fee   Or Kit Manufacturer's VIN  Bed in Part I Year Make Model The Mode	Name License)  First  City  State  Date  Completed by an Authorized Nevada DMV Agency Representative (To Be Completed in Conjunction with Part I, Sections A, B or C, as applicable) fany title or purchase documents, supplied by owner, showing information of components used from  VIN & Part  VIN & Part  It I Verified  In Fee   or Kit Manufacturer's VIN  Instructions  red Garage, Licensed Nevada Body Shop or Rebuilder must complete Part I and Sections of Be Complete Part II and Sections of Be Complete Part II and Verified I and verify with a Nevada DMV Agency Representative.  Instructions  red Garage, Licensed Nevada Body Shop or Rebuilder must complete Part I and Sections of Be completed for vehicles and Section "B" for motorcycles.  st complete Part II and verify with a Nevada DMV Agency Representative, sency Representative must complete Part III.  Shops must be registered with the Department.  Ima and inspection must be completed if any inspection items are marked fail, not marked, lions were made to the form.  MS MUST BE CHECKED "PASS", INDICATING THE ITEM IS IN A SAFE OPERATING CONDITION BEI	Name   City   State   Zip Code

#### INSTRUCTION FOR COMPLETING FORM VP-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 the Vehicle Identification Number was assigned.
- 6. Print the 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. Sign the form.
- 13. Signature must be witnessed by Authorized Nevada DMV Representative.



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

_			ECTION AND AFFID					
1	☐ REBUILT TRAILER		EMADE OR ASSEME ECONSTRUCTED TRAILER	BLED		SPECIALLY CONSTI	RUCTED TE	RAILER
	COMPLETED BY AN AUTHORIZED N	EVADA DMV R	EPRESENTATIVE					
	PART I - INSPECTION Note: If trailer is assembled by a pers	on other than the	manufacturer, all of PART 2 m	nust also	be com	pleted.	PASS	FAIL
2	Brakes (if required/over 1,500 lbs) Brake Lights		Fail Lights Clearance Lights (Over 80			Turn Signals Reflectors		
	3		nches in Width NRS 484.561) Marker Lights (Over 80 nches in Width NRS 484.561)			Mudguards (Over		
	" All items must be checked a		,	re form	is sign	26,000 lbs.) ned.	70	
	Please Print or Type							
	DMV Assigned VIN or Manufacturer's VII	N (if applicable)	_					
			n neder i errenennen nite			The shelds	- 1086557	
	Reason VIN assigned		R			6	7	
	Printed name of Authorized Nev DMV Rr	epresentative Si	gnature of Authorized Nev DMV	Represen	tative	ID No.	Date	
	PART 2 – VIN ASSIGNMENT  The undersigned, being duly sw This trailer was built from parts a "as is" from a builder, or otherwi- of an application to the Nevada I of Title. The undersigned will in Certificate of Registration and/or	and materials of se lawfully acq Department of demnify and sa	on hand, purchased mater juired. The affiant or regis Motor Vehicles for a Certif ave harmless the State of	rials fron stered or ficate of	n a sup wner n Regis	oplier, a manufactu nakes this affidavit tration and/or a Ce	red kit, as part rtificate	
8	Trailer built from materials Trailer was purchased "as			purchas	sed ma	aterials, (receipts attac	hed)	
	9 9 Vest Make (II	f a manufactured k	9 No. of a	avlae -	y	Туре		
	10		140.01			1,500		
	Affiant's Full Legal Name							
	12	(	City		State	Zip C	code	
	Amarit's Legal Signature		40			Date	40	
	13 Printed name of Authorized Nevada DMV	/ Representative	13 Signature of Authorized Nevad	la DMV R	anraeant	13	13	
						ative I.D. No.	Date	

#### VEHICLE INSPECTION CERTIFICATE (FORM VP-15)

Vehicle Inspection Certificate (Form VP-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 VP-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, if applicable.
- 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.



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

IMPORTANT NOTICE: NEVADA LAW REQUIRES REGISTERED OWNERS TO MAINTAIN INSURANCE COVERAGE ON REGISTERED VEHICLES, FROM A LICENSED NEVADA INSURANCE CARRIER TO AVOID A \$250 FINE.

#### VEHICLE INSPECTION CERTIFICATE

FOR VEHICLE IDENTIFICATION NUMBER VERIFICATION
(To be completed by an Authorized Nevada DMV Representative or any Law Enforcement Officer)

Plea	se Print or	Туре					1 D	ate	
1 ce	ertify that	I have exam	ined the follo	wing ve	ehicle:				
Yea	ar	Make			Mode	1		Body Type	
Fed	deral Ce	rtification Safe	ety Label and	d Emiss	ions Label	(LSVs on	y) 🗆	Yes 🗆	No
Vel	nicle Ide	ntification Nu	mber						
						911			
Odo	meter Re	ading (as shown	n on apparatus)				N	O TENTHS	
If the	e vehicle's meter.	odometer appa	aratus only disp	lays five	numbers, ple	ease put an 2	( in the firs	t box. Not all LS	Vs will have a
□ 2	. The ode	eage stated is in ometer reading i — Model year o	is not the actual	mileage		- ODOMET	ER DISCR	EPANCY	
□ 2	. The ode	ometer reading i – Model year o	is not the actual	l mileage	WARNING			EPANCY	
□ 2 □ 3	2. The ode 3. Exempt	ometer reading i - Model year o	is not the actua wer 9 years old.	l mileage	WARNING Rotor	ŽI.	Ů.	EPANCY	
☐ 2 ☐ 3	2. The ode 3. Exempt 6 shicle bein	ometer reading i - Model year o Cylinders g inspected is a	is not the actual ver 9 years old. trailer, does it i	l mileage	WARNING Rotor	ŽI.	□ No		er (see remark
☐ 2☐ 3	2. The ode 3. Exempt 6 shicle bein	ometer reading i - Model year o	is not the actual ver 9 years old. trailer, does it i	l mileage	Rotor	? 🗆 Yes	□ No		er (see remark
If ve	6 hicle bein	ometer reading i - Model year o Cylinders g inspected is a	is not the actual ver 9 years old.  trailer, does it i	I mileage	Rotor	? 🗆 Yes	□ No		er (see remark
If ve	2. The odd 3. Exempt 6 shicle bein 1: [	ometer reading in the Model year of the Cylinders grinspected is a Gas	is not the actual ver 9 years old.  trailer, does it i  Diesel	I mileage	Rotor ring quarters Propane	? 🗆 Yes	□ No	□ Othe	er (see remark
Fuel REI	2. The odd 3. Exemple 6. hicle beint I: I MARKS horized C	corneter reading in the Model year of the Model	is not the actual ver 9 years old.  trailer, does it i  Diesel  r - Printed Na	I mileage	Rotor Ropane	? 🗆 Yes	□ No	□ Othe Badge or □ ID #	11
Fuel REI	2. The odd 3. Exemple 6. hicle beint I: I MARKS horized C	cometer reading in the Model year of the Model y	is not the actual ver 9 years old.  trailer, does it i  Diesel  r - Printed Na	I mileage	Rotor Propane  10  Address	? 🗆 Yes	□ No	□ Other	11 12
If ve	2. The odd 3. Exemple 6. Exemple whicle being It If	cometer reading in the Model year of the Model y	is not the actual ver 9 years old.  trailer, does it i  Diesel  r - Printed Na  or - Signature	I mileage	Rotor Propane  10 10 Address 13	? 🗆 Yes	□ No Electric	□ Other	11 12
Fuel REI	2. The odd B. Exemple 6. Exemple shicle bein I: I MARKS horized Controlled Co	ormeter reading in the Model year of the Model y	is not the actual ver 9 years old.  trailer, does it i  Diesel  or - Printed Na  or - Signature  station)	I mileage	Rotor Propane  10  Address	? 🗆 Yes	□ No Electric	□ Other	11 12

#### 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 Branch 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 VP-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 and at least one registered owner's full legal name is remaining on the title

Do not charge a Title Processing Fee for:

- Salvage titles
- Non-repairable vehicle certificates
- Duplicate titles
- Removing a lienholder
- Removing a name (if 1 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

#### 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	\$10.00
	with a Salvage Pool)	

# SECTION III COMPLETING OWNERSHIP DOCUMENTS

Revised January 2010 Section III

#### DEALER, REBUILDER, OR LESSOR'S REPORT OF SALE OR LEASE (FORM VP-101) Revised 9/2006 NRS 482.423 - 482.424

A Dealer, Rebuilder, or Lessor's Report of Sale or Lease (DRS) is the primary document used to register a vehicle sold or leased to a Nevada resident by a licensed Nevada dealer.

For sales to individuals, the name of the purchaser that appears on the DRS must be the full legal name as it appears on the purchaser's driver's license or state issued identification card.

A Nevada dealer may not issue a DRS to:

- Themselves
- Other dealerships wholesale vehicles to be resold by that dealership
- An out-of-state resident purchasing a vehicle in Nevada
- An out-of-state dealership when handling a sale as a courtesy delivery
- Buyers of off-road vehicles not subject to registration
- For a Recreational Park Trailer. (Recreational Park vehicles are not registered with the Department.)

A DRS is issued the same day the purchase or lease of a vehicle becomes final. The date of transaction cannot be changed.

A dealer must furnish a copy of the DRS to the buyer not less than 10 days before the expiration of the temporary placard, NRS 482.423 and 482.424

A DRS must be issued when another dealer purchases a new or used vehicle for personal or business use that they are not authorized to resell. In addition to issuing a DRS, the selling dealer must collect and remit sales tax.

The DRS must be completed in full and all information on the DRS must match the information contained on the Manufacturer's Certificate of Origin or outstanding title.

The DRS must be typed or printed clearly in ink. If hand-printed, block and upper case letters are recommended.

If an error is made on the DRS, do not use correction fluid or correction tape to correct the information. With the exception of the date of transaction, to correct any error:

- Draw a line through the entire error
- Print or type the correct information above the error
- Stamp or print the dealership's name
- Initial the correction

If any copy of the DRS is lost, **DO NOT ISSUE A SECOND DRS**. Make a photocopy of the lost DRS from the DRS book and write the following statement on the photocopy:

#### "I hereby certify that this is a true and exact copy of the original."

- The statement must be signed by an authorized agent of the dealership
- The DRS must include the Dealer's Placard Number issued to the purchaser and the expiration date of the Placard
- After the vehicle is sold, the dealer must submit the required documents to the Department's Carson City office to complete the transfer of ownership
  - o If the vehicle is new, the documents must be submitted within 20 days of the date of transaction
  - o If the vehicle is used, the documents must be submitted within 30 days of the date of transaction

Submittals for an extension of time on a DRS may be requested by the dealer (refer to Section X of this guide for additional information).

The DRS consists of three copies distributed as follows:

 The original (white) copy must be attached to all original required title documents and forwarded to:

> Department of Motor Vehicles Attn: Titles 555 Wright Way Carson City, Nevada 89711

- The customer's copy (green) is given to the purchaser. It is used to register the vehicle. The vehicle must be registered within 30 days of the date on the Dealer's Placard. Late fees will be assessed if the vehicle is not registered within the 30-day period. If the 30<sup>th</sup> day falls on a weekend or a holiday, registration must be completed by the end of the next business day.
- The dealer's copy (yellow) is the dealer's record of sale and must be retained for 3 years from the date of transaction.

Nevada law requires registered owners to maintain insurance coverage on registered vehicles, from an insurance company licensed in the State of Nevada to avoid a \$250 fine.

Effective February 1, 2010, motorists renewing a vehicle registration, registering for the first time or requesting different license plates must present proof of Nevada liability insurance by presenting a current Nevada liability insurance card.

# INSTRUCTIONS FOR COMPLETING THE DEALER OR REBUILDER, OR LESSOR'S REPORT OF SALE OR LEASE (DRS FORM VP-101)

Below you will find information on the completion of the DRS. Please note; if any information is missing, the DRS will be rejected. If information is found to be missing at the time of registration, the purchaser will be asked to return to the dealership to have the DRS corrected. The title work will also be returned to the dealership for correction. The DRS can be corrected by drawing a line through the incorrect information, then writing the correct information above, or adding the missing data. Use a company stamp, date and sign, or initial on the margin by the correction.

1. **Vehicle Identification Number**: Completion of Form VP-101 is the dealer's confirmation that a physical inspection of the vehicle identification number was completed. This information must match the vehicle as well as all corresponding documents. If the vehicle is a motor home, indicate the chassis frame number. NRS 482.215 and 482.235 require the vehicle identification number be used when registering a vehicle.

#### 2. Vehicle Description:

- Year
- Body Type
- Model
- Make
- Axles Record the number of axles for trailers.
- Cylinders/Rotors

NRS 482.245 requires the vehicle description be on the vehicle registration and title.

- 3. **Fuel**: When the vehicle is bi-fuel, both fuel types must be entered. For trailers, enter "N/A" or "Not Applicable." NRS 482.215 requires a vehicle to pass an emission test in certain areas of Clark and Washoe counties. Some fuel types are exempt from emission tests, and some fuel types require specific emission tests.
- 4. **MSRP**: MSRP is the Manufacturer's Suggested Retail Price. <u>Base</u> MSRP is required for all new vehicles. For used vehicles enter "USED." Per NRS 371.050, the MSRP will determine the value of the vehicle to calculate the basic governmental services tax and applicable supplemental governmental services taxes to be charged.
- 5. **Unladen Weight**: Unladen weight is required for new motortruck, truck tractor, trailer, or bus vehicles. For other vehicle types, enter "N/A" or "Not Applicable." For a used vehicle, enter "USED." Per NRS 482.483 the unladen weight of the vehicle is used to determine additional registration fees.

- 6. Gross Weight: The gross weight is required for new motortruck, truck tractor or bus vehicles. For other vehicle types, enter "N/A" or "Not Applicable." For a used vehicle, enter "USED." The declared gross weight is used to determine the value of the vehicle when calculating the registration fee, basic governmental services tax, and applicable supplemental governmental services taxes charged in accordance with NRS 371.050.
- 7. **Length**: The unit length is required for all travel trailers and motor homes. For other vehicle types enter "N/A" or "Not Applicable." NRS 484.739 outlines the restrictions on vehicle length.

**Note:** A Certificate of Title will not be issued without complete information for the travel trailer or motor home.

- 8. **County Based In**: County in which the vehicle is going to be located must be included on the DRS per NRS 482.245. According to NRS 371.045, counties are permitted to charge a supplemental governmental services tax. NAC 445B.593 and 594 identify the requirement for emission testing if the vehicle is based in certain areas of Clark and Washoe counties.
- 9. **Date of Transaction**: NRS 482.423, 482.424, 482.4235, 482.4245 defines the actual date of the sale or lease of a new or used vehicle as the day the DRS is executed. This date may not be changed, extended, or altered.
- 10. **Placard Number**: Enter the number of the Dealer Placard that was issued to the customer and the expiration date of the Placard. If a Dealer Placard was not issued, enter "None." NRS 482.423, 482.4235, 482.434, and 482.4345 provide for the authority to issue a temporary placard. The placard number is required on the DRS for auditing purposes.
- 11. **Full Sale Price**: Enter the full sale price of the vehicle, including the sales tax. If the vehicle was leased, enter the word "LEASED" in place of a sales amount. If the vehicle was donated, enter the word "DONATED." NRS 482.096, 372.025, and 372.065 define purchase price, gross receipts, and sale price, respectively.
- 12. **Placard Expiration Date**: Enter the expiration date of the Dealer Placard. If a Dealer Placard was not issued, enter "None." NRS 482.423, 482.4235, 482.434, and 482.4345 provide for the authority to issue a temporary placard for a limited amount of time. The placard expiration date is required on the DRS for auditing purposes.
- 13. **Sales Tax Collected**: Based on the sale of the vehicle, indicate "YES" or "NO" by marking the appropriate box. Please note that NRS 372.105 requires Nevada licensees to collect sales tax on all retail sales in Nevada.

- 13a. If an auction is liquidating a vehicle for a government entity, if the "NO" box is checked, <u>below the box</u> write in "TAX EXEMPT/GOV'T FLEET SALE".
- 14. **This transaction is a**: Based on the transaction type, mark the appropriate box for sale or lease. NRS 482.423, 482.4235, 482.434, and 482.4345 govern vehicle sales and leases.
- 15. **Rebuilt Vehicles**: Indicate whether the vehicle was rebuilt or not by marking the appropriate box. Mark "Yes" if the vehicle has been rebuilt or reconstructed. NRS 482.245 requires disclosure when a vehicle has been rebuilt.
- 16. **Odometer Reading**: Record the actual reading of the vehicle's odometer apparatus. Mark the box that best describes the odometer reading based on the stated options (1. Actual Miles, 2. Exceeds mechanical limits, 3. Not actual odometer discrepancy, or 4. Exempt over 9 years old). NRS 482.245 requires odometer reading and disclosure.
- 17. **Sold To**: Record the registered owner's full legal name <u>exactly</u> 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. NRS 481.0515 requires the customer's full legal name be placed on the vehicle registration and title.

#### 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 ":".
- 18. **And/Or**: If the registration and title are in more than one name, the appropriate box <u>must</u> be marked to indicate "and" or "or." Using "and" will require the signatures of all persons on the title to release interest in the vehicle. "OR" will allow for one person to sign the title of the two or more recorded owners, to release interest in the vehicle.
- 19. **Nevada Driver's License, Identification Card Number, or FEIN for businesses**: Enter the number based on the document presented during the purchase transaction. Per NRS 481.0515 the customer's full legal name must be placed on the vehicle registration and title. 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 an FEIN (Federal Employer Identification Number), enter "No FEIN."
- Do not enter or use the customer's social security number.
- 20. **Physical Address**: Record the registered owner's physical address information. NRS 482.215 requires DMV to obtain the customer's physical address. If the customer is homeless, he/she may use the address of a shelter as a physical address.

#### Note:

- If the vehicle is leased, identify the address as "Lessee" or "Lessor."
- If there is more than one Lessee, separate the Lessees with a semi-colon ":"
- 21. **Mailing Address**: Record the registered owner's mailing address information. When the customer's mailing address is the same as the physical address, enter "Same." If the customer is homeless, he/she may use U.S.P.S. General Delivery as a mailing address. This is the address the purchaser's registration renewals will be mailed to. NRS 482.245 requires DMV to obtain the customer's address. NRS 482.280 requires DMV to mail the registration renewal notices before the registration expires.

#### Note:

- If the vehicle is leased, identify the address as "Lessee" or "Lessor."
- If there is more than one Lessee, separate the Lessees with a semi-colon "."
- 22. **Lienholder/Lessor Name**: Include the name of the lienholder or lessor. This is the legal owner of the vehicle. NRS 482.245 requires the lienholder or lessor name be placed on the title.

#### Note:

- Write "NONE" if there is no lien against the vehicle.
- Indicate the legal owner's title by writing "Lienholder" or "Lessor" after the legal owner's name.
- 23. **Nevada Driver's License, Identification Card Number, or FEIN for businesses**: Enter the number from the document presented during the purchase transaction. Per NRS 481.0515, the customer's full legal name must be placed on the vehicle registration and title. The DMV will use these numbers

to ensure the full legal names of the owners are placed on the registration and title.

#### Note:

- When the lienholder or lessor is a business, enter the FEIN.
- When the lienholder or lessor is an individual enter the Nevada DL or ID number.
- If the lienholder or lessor is a business and does not have a FEIN, enter "No FEIN."
- If the lienholder or lessor is an individual and does not have a Nevada DL or ID, enter "No NV DL or ID."
- 24. **Address**: Record the legal owner's mailing address information. NRS 482.245 requires DMV to obtain the customer's address. This is the address to which the title will be mailed.
- 25. **Seller's Business Name**: Enter the complete licensee's name as it appears on the Nevada DMV business license. NRS 482.423, 482.4235, 482.434, and 482.4345 require the name and address of the seller.
- 26. **DMV Business License Number**: Per NRS 482.423, 482.4235, 482.434 and 482.4345, enter the licensee's DMV business license number as it appears on the business license issued by the Department.
- 27. **Mailing Address**: Enter the licensee's mailing address information in accordance with NRS 482.423, 482.4235, 482.434, and 482.4345.
- 28. **Authorized Representative Printed Name**: In accordance with NRS 482.423, 482.4235, 482.434, and 482.4345, enter the name of the authorized representative of the business.
- 29. **Authorized Representative Signature**: The authorized representative must sign the DRS based on the requirements found in NRS 482.423, 482.4235, 482.434, and 482.4345.

The DRS must be properly and legibly completed. Incomplete, incorrect, or unclear information will result in the return of documents and delays for all parties involved.

Information on the DRS must match the information on the Manufacturer's Certificate of Origin or the applicable Certificate of Title.

Title fees must be submitted with the DRS.



CARSON CITY, NV 89711 Reno-Sparks/Carson City (775) 884-40MV (4368) Las Vegas Area (702) 866-40MV (4368) Rural Nevada (877) 366-7828

#### DEALER, REBUILDER, OR LESSOR'S REPORT OF SALE OR LEASE This form must be completed in full Please Print or Type in blue or black ink Control # XXXXXXXX Vehicle Identification Number 1 Year 2 Body Type 2 Model 2 MSRP Unladen Weight Fuel 3 5 Axles 2 Cylinders/Rotors Gross Weight Length 7 County Based In 8 Placard Number Date of Transaction 10 Full Sale Price 11 Placard Expiration Date 12 This transaction is a Sale Lease Rebuilt Vehicle? ☐ Yes ☐ No 13 Sales Tax Collected Yes No 15 13a TAX/EXEMPT/GOV'T FLEET SALE (Write in if applicable) Odometer Reading (as shown on apparatus) \_ 16 NO TENTHS ☐ 1. Actual Miles 2. The mileage stated is in excess of its mechanical limits. 3. The odometer reading is not the actual mileage. WARNING – ODOMETER DISCREPANCY 4. Exempt – Model year over 9 years old. Sold to: and 17 or Full Legal Name 19 Nevada Driver's License, Identification Card Number, or FEIN for businesses 17 Full Legal Name Last 19 Nevada Driver's License, Identification Card Number, or FEIN for businesses 20 Physical Address Mailing Address 21 Lienholder/Lessor Name 22 Nevada Driver's License, Identification Card Number, or FEIN for businesses 23 24 Address Zip Code Seller's Business Name 25 **DMV Business License Number** Mailing Address 27 Zip Code 28 Authorized Representative Printed Name Authorized Representative Signature

NRS Chapter 482 requires the selling dealer to submit this copy to the DMV, at the address above.

RD101 (Rev. 9/2006)

#### LEASE TERMINATIONS

Lease Assumption means a complete change of registered owner (lessee). The original lessee has turned the vehicle back to the lessor/dealer and it has been leased to another person. The transaction is handled as a new sale or lease.

Lease Buyout (Termination) means a person or business leasing a vehicle that terminates the lease by purchasing the vehicle. This constitutes a sale and is processed as a new transaction.

A Dealer's Report of Sale (DRS) must be completed when a lease is terminated as a result of purchase of a vehicle. If the owner information remains the same as it was during the lease period, the dealer shall:

- Print "Lease Termination" across the top of the DRS
- Attach the completed and properly released Certificate of Title and the \$28.25 title fee
- Submit all three copies of the DRS and the supporting documentation to the Department
- Mark the appropriate box to indicate Sales Tax Collected by Nevada dealers are required to collect sales tax on all retail sales in Nevada, including lease terminations, lease assumption, and lease buy-outs.

The Department's Carson City office will issue a new registration for the vehicle removing the lease information, and mail it to the registered owner. Include \$5 for the new certificate of registration.

If there are changes in the registered owner information, but there is not a complete transfer of ownership or lease assumption, the dealer shall:

- Print "Lease Termination—Correction" across the top of the DRS; and
- Give the green copy of the DRS that shows the modified information to the customer.
- Mark the appropriate box to indicate Sales Tax Collected by Nevada dealers are required to collect sales tax on all retail sales in Nevada, including lease terminations, lease assumption, and lease buy-outs.

The customer will pay the title fee at the time the new registration is issued. The customer retains the original set of license plates.

In all cases, if the vehicle will not be registered, \$20 title fee and \$8.25 title processing fee must be submitted with the title documents when they are sent to the Department's Carson City office.

**Note**: Please see Section II for Odometer Disclosure Information pertaining to leased vehicles.

#### LEASE ASSUMPTIONS

A lease assumption is a complete change in the registered owner (lessee). The seller or leasing company handles the transaction as a new sale or lease.

A new Dealer's Report of Sale (DRS) must be issued and submitted with the required documents and title if a licensed Nevada dealer completes the transaction. Mark the appropriate box to indicate Sales Tax Collected. Nevada dealers are required to collect sales tax on all retail sales in Nevada, including lease terminations, lease assumptions, and lease buy-outs.

The purchase price area of the DRS must indicate, "lease assumption."

The dealer must provide the green copy of the DRS to the customer.

The white permit copy of the DRS and original title documents must be submitted by the dealer to the Department's Carson City office.

The \$20.00 title and \$8.25 title processing fees must be submitted with the title documents when they are sent to the Department's Carson City office.

#### **SELLING GOVERNMENTAL AGENCY VEHICLES**

NRS 372.040, 372.055, and 372.325

#### **Dealer licensed to auction:**

One or more of your auctioneers may be hired or contracted to assist a governmental agency with the sale or liquidation of one or more of their vehicles.

If the fee is a flat fee that is <u>not</u> a commission, fee, or other form of compensation derived or associated with the sale of each vehicle or group of vehicles; **DO NOT**:

- Sign onto the title
- Issue a temporary placard
- Issue a DRS
- Provide a passing emission test

**IMPORTANT**: Nevada sales tax exemptions apply to Nevada Government and U.S. Government vehicles only. Government vehicles (state owned) from other states that are brought into Nevada for retail sale, when sold by a licensed dealer or licensed dealer auction, are subject to the collection of sales tax.

**Note:** Sales tax exemptions only apply to the first sale of U.S. Government owned vehicles being sold, no matter where they are sold or purchased.

Government vehicles (owned by another state) that are purchased in another state and not registered in that state, then brought to Nevada to be registered, are subject to Nevada state sales tax.

#### **Dealer licensed to auction:**

One or more of your auctioneers are hired or contracted to assist a governmental agency with the sale or liquidation of one or more of their vehicles.

If the fee is a commission, fee, or other form of compensation derived or associated with the sale of each vehicle or group of vehicles; or the fee is for the sale of each vehicle from each buyer, YOU MUST:

- Issue a temporary placard NRS 482.423 & 482.424
- Issue a Dealer Report of Sale NRS 482.424
- Provide a passing emission test NRS 445B.800

On the first public sale of governmental vehicles you still <u>DO NOT</u> sign on to the title unless you are taking "ownership" of the vehicle prior to selling it to the public or another dealer. See Section II page #10 and #14 for instructions on how to complete and process the vehicle title.

<u>Important:</u> Pursuant to NAC 445B.575: If a vehicle is required by state or federal law to be equipped with an emission device and that device is missing or inoperable, the vehicle cannot be displayed or offered for sale to the public.

However, it may be sold to a Nevada licensed vehicle dealer or auto wrecker. The purchasing dealer should be provided with a written disclosure from the selling dealer advising the purchasing dealer the vehicle is missing the required emission device or that the device is inoperable.

The vehicle may be sold to a Nevada licensed auto wrecker without that disclosure.

### BILL OF SALE (FORM VP-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.



555 WRIGHT WAY CARSON CITY, NV 89711 Reno/Sparks/Carson City (775) 884-4DMV (4368) Las Vegas Area (702) 486-4DMV (4368) Rural Nevada or Out of State (877) 368-7828

#### BILL OF SALE

A Bill of Sale releases interest in a vehicle. A Certificate of Title or other ownership documents must accompany this

#### INSTRUCTIONS

- · All areas must be completed in full.
- Complete the buyer area exactly as the new Certificate of Title will be printed.
   If no liens exist write the word "NONE".
- · Any alterations or erasures will require additional documentation or verification.

Please print or type Know all men by these p	orgeante				
randw an men by these p	1				)
That in consideration of				Doll	
and other value consider	ation, the receipt v	whereof is hereby ac	knowledged, the	undersigned (se	ller) does hereby se
transfer and deliver unto:					• 0
	3				<b>5</b> ⊟ar
Full Legal Name of Buyer	(S) U	Mose	Later &		J 🗆 or
	1000	0.000	1		
Nevada Driver's License,	Identification Card	Number, or FEIN for	businesses		
	3				
Full Legal Name of Buyer	(S) _ J	Mode	Last .		
	7760		1		
Nevada Driver's License,	Identification Card	Number, or FEIN for	businesses 4		
K					
Address _0	reet		City	State	. Zp Code
7					Q
Buyer's Signature				Date	0
his right, title and interest	in and to the follow	ring described vehicle			
Q	Q		, Q		
Year J	MakeJ	Mode	J		
Vehicle Identification Num	thor				
	_اللل		اللاللا		
Buyer certifies Lien in favo	1N				
A A	Nam	ne of business or individual	holding lien		
Lienholder Address	A STORY				
	treet		City	State	Zip Code
Seller certifies that he is to and defend the title of san					
and deterior the tipe of san	against the Gall	ns and demands or a	ii parauria wiiuriie	iver except nemic	nder noted above.
Seller's Printed Full Legal	Name 1/				
Seller's Printed Full Legal	First 4.4	Mdde	Last		
Walter and the American	12				
Seller's Address	14		City	State	Zip Code
31	40		Oily Company	Sune	4.4
Seller's Signature	13			Date	14

#### DEALER REASSIGNMENT OF TITLE

Dealer Reassignment of Title (Form VP-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 control 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.

		Dep Dealer Reass		ment of Title		Vehicle			
Vehicle Identifica	ation Number	Year/Mode		Make Of V	ehicle	Body	Style	Certific	ate Of Title Nu
F	AILURE TO CON	W REQUIRES THAT IPLETE OR PROVIDI sat the vehicle describ	NG A	FALSE STATEM	IENT MAY RESU	LT IN FINE	S AND/OR		
-	I Name of Buyer(s		0.11	and the ries over	manuserred to ane	TOTO HE IN C	oyena).		□ AND □ OR
Printed Full Legal Address	Name of Buyer(s	4				7	17.00		
i certify to the	Street best of my knowle R READING	ndge that the odomete NO TENTHS	read	The mileage sta The odometer r WARNING - O	City nileage of the vehi sted is in excess o eading is not the a DOMETER DISCF I year over 9 yrs.	f its mecha sctual miles REPANCY	nical limits.	Zip lowing statem Date of Sale	Gode sents is chec
	Signat	ure of Seller(s)				Printe	d Name of S	eller(s)	
I am aware of the	above odometer	certification made by t	ne se	tler/agent.	Satur's Address		Cay	State	Zip Code
		ure of Buyer(s)					Legal Name	of buyer(s)	
		nat the vehicle describ	ed in t	this tide has been	transferred to the	following b	uyer(s):		DAND
	Name of Buyer(s		Ш						□ OR
Address	Street	7	Ш		City		State	70	Code
<b>F</b>	R READING	dge that the odomete NO TENTHS	read	The mileage str The odometer in WARNING - Of	nileage of the vehi ited is in excess o ceding is not the a DOMETER DISCR I year over 9 yrs.	f its mecha ictual milea REPANCY	nical limits.		
	Signat	ure of Seller(s)				Printe	d Name of S	eller(s)	100
I am aware of the	above odometer	certification made by t	he se	iller/agent.	Bellery Address		CIV	State	Zip Code
The undersigned		ure of Buyer(s) nat the vehicle describ	ed in	this title has been			Legal Name	of buyer(s)	
100000000000000000000000000000000000000	Name of Buyer(s						o) as possible		- D AND
	Name of Buyer(s								D OR
Address I certify to the	Street	dge that the adometer NO TENTHS	rend o	The mileage str The odometer of WARNING - Of	City nileage of the vehi ited is in excess o eading is not the a DOMETER DISCR I year over 9 yrs.	f its mecha scrual miles REPANCY	nical limits.		Gode ents is chec
	Signat	ure of Seller(x)				Printe	d Name of S	oller(s)	
I am aware of the	above odometer	certification made by t	he se	Ber/agent.	Seller's Address		City	State	Zp Code
Printed Name of I Address	BE RECORDED	ure of Buyer(s) O AND SHOWN ON N	EW T	ITLE.		Printed Ful	Legal Name		Code
		This reassignment Unauthorized printing	ng or		this document is			ZID	Code

Revised January 2010 - 15 - SECTION III

#### 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.

#### 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
- 6. The date it was signed by the lienholder
- 7. Signature must be witnessed by a Notary Public or authorized Nevada DMV representative. A licensed motor vehicle dealer in Nevada is not required to have his signature notarized.

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



555 WRIGHT WAY
CARSON CITY, NV 89711
Reno/Sparks/Carson City (775) 684-4DMV (4368)
Las Vegas Area (775) 486-4DMV (4368)
Rural Nevada or Out of State (887) 368-7828
www.dmvnv.com

#### **LIEN RELEASE**

Please print or type							
This is to certify the lien a	gainst the de	scribed ve	ehicle has be	en fully	satisfied.		
Vehicle Identification Num	nber 1	2000	100		T-1-20	liga.	
Year <b>1</b>	_ Make	1	Mod	del	1		
Registered Owner(s)			2				
			2		Linet		
Address		- 114.55	City	-	State	Zip C	ode
Printed Name of Lienhold	er			3			
Address				3			
Daytime Telephone Numb					State	Zip C	ode
Lienholder Representative	e's Name	Frst		4		Lasa	<del></del>
Lienholder Representative	s's Title			4	- Marine		
Lienholder Representative	s's Signature		5			Date	6
Subscribed and sworn bef	ore me this _	7	day of	7	20 7	7	
Notary Public or Authorize	d Nevada DN	// // // // // // // // // // // // //	sentative				

RD186 (Rev. 11/03)

#### ERASURE AFFIDAVIT (FORM VP-19)

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

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.

If a dealer completes the Erasure Affidavit, the name of the dealer and the signature of the authorized representative must be included.

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.
  - The business name and the name of the representative must also appear if the person is representing a business, (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. A licensed motor vehicle dealer in Nevada is not required to have his signature notarized.



555 WRIGHT WAY
CARSON CITY, NV 89711
Reno/Sparks/Carson City (775) 684-4DMV (4368)
Las Vegas Area (702) 486-4DMV (4368)
Rural Nevada (877) 368-7828
www.dmvnv.com

#### **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 County of	_ }ss.			
Year		2	Model	2
Vehicle Identification Nun	nber	2		
The undersigned, being ownership documents for	duly sworn, states the described vehic	that the error of	or change appea	aring on the attached
3				
This information should no	ot be part of the veh	icle record.		
Affiant's Full Legal Name	- Louis	4		
AddressStreet	Last	4	First	MI
Street		Ci	y State	Zip Code
Affiant's Legal Signature _		4		
Subscribed and Sworn before n	ne this <u>5</u> day o	of5	20_5	
Notary Public or Authorized New		ve		
RD19 (Rev. 10/2003)				

Revised January 2010 - 19 - SECTION III

#### AFFIDAVIT FOR TRANSFER OF TITLE FOR ESTATES UNDER \$20,000 (FORM VP-24)

Pursuant to Nevada Revised Statutes (NRS) 146.080, estates not exceeding \$20,000 may transfer assets of an estate (including vehicles) without issuance of letters of administration or probate of a will when an affidavit is provided that shows the rights of the affiant or affiants to receive money or property or to have evidence transferred.

A forty-day waiting period (following the death of the decedent) is required before the application for the transfer of ownership will be processed.

The decedent must be a Nevada resident, and the vehicle must have been titled in Nevada.

If the decedent was an out-of-state resident and had an out-of-state title for the vehicle, application for transfer of the vehicle must be made in the state of residence.

The decedent's spouse, children, parent, brother or sister or guardian of the estate of any minor or incompetent person must complete the affidavit.

A certified copy of the death certificate must accompany the affidavit and outstanding current Certificate of Title.

If the Certificate of Title is not available, the affiant may apply for a duplicate Nevada Certificate of Title in the name of the estate.

All documents must be signed by the affiant, and as the decedent's name appears on the Certificate of Title, i.e., John Jones by *Mary Jones*.

## INSTRUCTIONS FOR COMPLETING THE AFFIDAVIT FOR TRANSFER OF TITLE FOR ESTATES (FORM VP-24)

- 1. The full legal name of the person completing and signing the form.
- 2. The day, month and year the owner of record died.
- 3. The name of the deceased owner of record.
- 4. The relationship of the person completing the form to the deceased (spouse, son, daughter, etc.).
- 5. The vehicle identification number and description of the vehicle (year, make and model).
- 6. The reason the affiant is authorized to complete the affidavit (i.e., closest surviving relative).
- 7. The signature of the affiant.
- 8. The date the affiant signed the affidavit.
- 9. The complete address of the affiant.
- 10. An Affidavit for Transfer of Title for Estates (Form VP-24) 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.
- 11. The signature of the authorized representative or Notary Public. A licensed motor vehicle dealer in Nevada is not required to have his signature notarized.



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

#### AFFIDAVIT FOR TRANSFER OF TITLE FOR ESTATES UNDER \$20,000

Pursuant to NRS 146.080, estates not exceeding \$20,000 may transfer assets of an estate without issuance of letters of administration or probate of a will when an affidavit is provided, showing rights of the affiant or affiants to receive money or property or to have evidence transferred.

hat on the	2	day of	2	20	2			3	3			
nat on the _		uay or					N	ame of	Decea	sed		
resident of the	ne State o	f Nevada, d	lied, leavin	ng no rea	al propert	y or interest	therein,	nor li	en the	reon, s	situate	d in the
Thous proper  That n	and Dolla ty does no	rs (\$20,000 ot include a	), excludi ny real pro	ing amo	unts due or interes	uated in the decedent t therein or la personal re	for servi	ces in	the	armed	forces	s, and th
That a That t descri superi That th	Il debts of the Affiant bing the p or to that one Affiant i	has given roperty clain of the Affiant is personall	written in imed, to e it and that y entitled to	notice by wery per at least to full par	y person son who 14 days i yment or	expenses, last service use right to have elapse delivery of her successions.	or by co succeed of since the property	to the the no erty cl	d mail e dece tice w aimed	l, ideni edent's ras sen d or is e	tifying prope yed or entitled	erty is ex mailed; I to payn
ffiant states t									4			
ffiant further	states that	he is entitle	ed by law	to succe	ed to the	title in the	decedent	's veh	nicle, a	s desc	ribed:	
ear <b>5</b>	;	Make	5		Mode		5					
ehicle Identifi	cation Nu	mher				255		0.90%				
T T				-	1	T			Т			
								_				
		for the rea	son that A	ffiant is			3					
ransferred to	the Affian	. 101 1110 100						door	edent	as evid	denced	by a co
ffiant finally s opy of the d onstitutes a fe	tates that eath certi elony in thi	more than ficate attac is state.	hed heret	s have p lo. Affia	assed si ant ackno	ince the des owledges th	ath of the nat he u	nders	tands		ling a	
ffiant finally sopy of the donstitutes a fe	tates that eath certi elony in thi	more than ficate attac is state.	hed heret	o. Affia	assed si ant ackno	nce the des	ath of the nat he u	nders	tands	that fi	ung a	8
ffiant finally s opy of the d onstitutes a fe	states that eath certi elony in thi	more than ficate attac is state.	hed heret	7 9	ant ackno	owledges th	ath of the	nders	tands			88
ffiant finally soppy of the donstitutes a fe	states that eath certin blony in thi	more than ficate attac is state.	hed heret	7 9	ant ackno	City	10	nders	tands			
ffiant finally s opy of the d onstitutes a fe ffiants Signat	states that eath certi- plony in thi ure	more than ficate attacks state.  Street	this 10	7 9	of	City	nat he u	nders	tands			8

#### ONE AND THE SAME AFFIDAVIT (FORM VP-185)

The One and the Same Affidavit (Form VP-185) is used when an individual is known by more than one name, either the first name or the last name.

The One and the Same Affidavit must be completed in full, and must indicate the county where the form is completed.

The One and the Same Affidavit must be witnessed by a Notary Public or an authorized Nevada DMV representative.

#### REPOSSESSION AFFIDAVIT (FORM VP-20)

A lienholder, as recorded on a Certificate of Title, may take possession of a vehicle that is in default of the terms of the applicable security agreement. To take such possession, the lienholder must submit the documents and follow the procedures required by Nevada Revised Statutes 482.516 through 482.518 to the Department.

Any person repossessing a vehicle without the knowledge of the registered owner must report the repossession orally to the police or sheriff's office in the county where the repossession is made.

A lienholder must give written notice to the person named as liable on the security agreement of the intent to sell a repossessed vehicle. The written notice must be provided at least 10 days prior to the sale, and must be provided in person or sent by mail to the address as shown on the security agreement. The notice must:

- Inform the person of their right to redeem the vehicle and the total amount required to do so as of the date of the notice
- Inform the person of their privilege of reinstatement of the security agreement, if the lienholder extends such a privilege
- Give notice of the lienholder's intent to resell the vehicle at the expiration of 10 days from the date of the notice
- Disclose the location where the vehicle will be returned to the buyer upon redemption or reinstatement
- Designate the name and address of the person to whom payment must be made

During the period provided under the notice, the person liable on the security agreement may pay the debt in full.

The lienholder must sell the vehicle in a commercially reasonable manner. The proceeds of the sale must be applied in the following order:

- To cover the reasonable expenses of retaking, holding, preparing for sale, selling, and to the extent provided for in the security agreement, reasonable attorney's fees and legal expenses incurred by the secured party
- To satisfy the indebtedness secured by the security interest under which the disposition is made

- To satisfy the indebtedness secured by any subordinate security interest in the collateral if written notification of demand is received before distribution of the proceeds is completed. If requested by the secured party, the holder of a subordinate security interest must furnish reasonable proof of his interest, and unless he does so, the secured party need not comply with his demand
- The payment of any surplus to the debtor

To obtain the Certificate of Title in the lienholder's name for a vehicle that has been repossessed, attach the Repossession Affidavit (Form VP-20) to the outstanding title. The title must be released by the lienholder as shown on the face of the title.

If a vehicle has been resold, usual procedures for transfer of ownership must be followed. The Repossession Affidavit must be submitted with the transfer of ownership documents.

## INSTRUCTIONS FOR COMPLETING THE REPOSSESSION AFFIDAVIT (FORM VP-20)

- 1. Enter the name of the lienholder as shown on the Certificate of Title.
- 2. Enter the name of the registered owner of the vehicle exactly as shown on the Certificate of Title.
- 3. Enter the complete description of the vehicle, including the year, make, model and vehicle identification number.
- 4. If the person repossessing the vehicle is:
  - An individual, select Nevada Driver's License or Identification Card
  - Licensed Nevada DMV Business, select DMV License Number
  - Business other than a Licensed Nevada DMV Business, select FEIN
- 5. Write the document number of item selected in 4.
- 6. Write the address of the person repossessing the vehicle.
- 7. Enter the printed full legal name of the person repossessing the vehicle.
- 8. Enter the signature of the individual authorized by the business to repossess the vehicle. The name of the business must be included.
- 9. Enter the date the affidavit was completed.
- 10. Enter the signature of the Notary Public or authorized Nevada Department of Motor Vehicles representative who witnessed the signature of the person repossessing the vehicle, and the date the signature was witnessed.

**Note:** If the person who repossesses the vehicle is a licensed motor vehicle dealer in Nevada, notary verification is not required.



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

#### REPOSSESSION AFFIDAVIT

l,	s shown on the I				_ being	first sv	vorn de	epose	s and	says	I am t	he le	gal
Owner and a	Lienholder	of the ve	ehicle of	<sub>tte</sub> lescrit	ed belov	w and	in the r	name	of				
Registered O	wner	2											
Registered O	10000	2											
90.0 <del>5</del> 93560000000													
Described as	Tollows:												
Vehicle Identi	fication Nu	mber				_			1	_	_	_	_
Year	Maka				Model								
	CONTRACTOR OF THE PARTY OF THE								_				
I certify that a	all provision	s of Nev	ada Re	evised	Statutes	482.5	516 thr	ough	482.5	518 ha	ave be	en co	mpl
with, and mak also hereby re	ce trus attio	avit for ti	ne purp	ose o	f satistyi	ng the	Nevac	a Dep	artm	ent of	Motor	Veh	icles
of and from a	siease, uist	maige a	iiu ayit	36 10 1	ioid nam	11622 (	ue Mer	aua L	repai	unen	COLIVIO	NOL A	enic
	inv and all	liability to	o anvo	ne wh	omsoev	er whi	ch may	arise	by r	easor	n of an	v cor	tee
the validity of	the repos	session	herein	referre	ed to, or	the v	alidity	of the	repo	ossess	n of an	the	ntes vehi
the validity of	the repos	session	herein	referre	ed to, or	the v	alidity	of the	repo	ossess	n of an	the	ntest vehi
the validity of under provision	the repositions of the c	session ondition	herein al contr	referre act in	ed to, or the man	the v	alidity escribe	of the	repo	ossess la Re	of an sion of vised S	the Statut	ntest vehi es.
the validity of under provision	the reposions of the criver's Licer	session conditiona ase	herein al contr dentific	referre act in	ed to, or the man	the v	alidity escribe	of the	repo	ossess la Re	of an sion of vised S	the Statut	ntest vehi es.
the validity of under provision Nevada Document Nu	the reposions of the criver's Licer	session conditiona ase	herein al contr dentific	referre act in	ed to, or the man	the v	alidity escribe	of the	repo	ossess la Re	of an sion of vised S	the Statut	ntest vehi es.
the validity of under provision Nevada Document Nu	the reposions of the criver's Licer	session ondition	herein al contr dentific	referre act in	ed to, or the man	the v	alidity escribe	of the	repo	ossess la Re	of an sion of vised S	the Statut	ntest vehi es.
the validity of under provision Nevada Document Nu	the reposions of the criver's Licer	session conditiona ase	herein al contr dentific	referre act in	ed to, or the man	the v	alidity escribe	of the	repo	ossess la Re	of an sion of vised S	the Statut	ntest vehi es. ness
the validity of under provision Nevada Document Nu Address	the repositions of the considering the conside	session conditional rise         5   6	herein al contr dentific	referre ract in ration	ed to, or the man	the v the v ner pr	alidity escribe	of the	repo	ossess la Re	of an sion of vised S	the Statut	ntest vehi es. ness
the validity of under provision of the p	the repositions of the consideration of the conside	session conditions on 5	herein al contr dentific	referre ract in ration	ed to, or the man	the v the v ner pr	alidity escribe	of the	repo levad nber	ossessida Rev	n of an sion of vised \$ EIN for	the Statut busi	ntest vehices. ness
the validity of under provision Nevada Document Nu Address	the repositions of the consideration of the conside	session conditions on 5 6 6	herein al contr dentific	referre ract in ration	ed to, or the man	the v the v ner pr	alidity escribe	of the	repo levad nber	ossess la Re	n of an sion of vised \$ EIN for	the Statut	ntest vehices. ness
the validity of under provision of the p	the repositions of the consideration of the conside	session conditions on 5 6 6	herein al contr dentific	referre ract in ration	ed to, or the man	the v the v ner pr	alidity escribe	of the	repo levad nber	ossessida Rev	n of an sion of vised \$ EIN for	the Statut busi	ntest vehices. ness
the validity of under provision Nevada Document Nu Address Printed Full Load Authorized Signature (Signature)	the repositions of the criver's Licer Imber Address egal Name	session conditions 5 6	herein al contri dentific	referreract in	ed to, or the man Card	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision of the p	the repositions of the criver's Licer Imber Address egal Name	session conditions 5 6	herein al contri dentific	referreract in	ed to, or the man Card	er while the voner pro	alidity escribe	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision Nevada Document Nu Address Printed Full Load Authorized Signature (Signature)	the repositions of the criver's Licer Imber Address egal Name	session conditions 5 6	herein al contri dentific	referreract in	ed to, or the man Card	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision of the validity of under provision of the value of	the repositions of the consortiver's Licentumber	session conditions as 5 6 6 of Busing before r	herein al control dentification of the seas or the sea	referre eact in action	ed to, or the man	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision Nevada Document Nu Address Printed Full Load Authorized Signature (Signature)	the repositions of the consortiver's Licentumber	session conditions as 5 6 6 of Busing before r	herein al control dentification of the seas or the sea	referre eact in action	ed to, or the man	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision of the validity of under provision of the value of	the repositions of the consortiver's Licentumber	session conditions as 5 6 6 of Busing before r	herein al control dentification of the seas or the sea	referre eact in action	ed to, or the man	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision of the validity of under provision of the value of	the repositions of the distribution of the dis	session conditions as 5 6 6 of Busing before r	herein al control dentification of the seas or the sea	referre eact in action	ed to, or the man	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness
the validity of under provision of the validity of under provision of the value of	the repositions of the distribution of the dis	session conditions as 5 6 6 of Busing before r	herein al control dentification of the seas or the sea	referre eact in action	ed to, or the man	er while the voner pro	alidity escribe Licens	of the	repo levad nber	ossessida Rev	n of an sion of vised S EIN for	the Statut busi	ntest vehi es. ness

#### TRUSTS NRS 163

Trust documents are not required to be presented to the Department of Motor Vehicles for transfer of ownership in the name of a trust.

In lieu of presenting trust documents to the Department of Motor Vehicles for transfer of ownership in the name of a trust, or to release interest in a vehicle titled to a trust, the Trustee must complete a *Trustee Appointment & Powers Affidavit* (Form VP-188).

### TRUSTEE APPOINTMENT & POWERS AFFIDAVIT INSTRUCTIONS FOR COMPLETING FORM VP-188

- 1. Enter the printed full legal name of the trustee.
- 2. Enter the full legal name of the trust as it appears on the notarized trust documents (verification will not be requested). Only the first 34 characters of the trust name will appear on the title and/or registration. If pertinent parts of the name will not print, have the customer abbreviate the name. Explain to the customer that their insurance company must report the name exactly the same to avoid a possible sanction.
- 3. Enter the complete vehicle description, including the year, make, model and vehicle identification number.
- 4. Enter the printed full legal name and complete address of the person shown on the affidavit as trustee.
- 5. Enter the signature of the trustee completing the affidavit and the date the affidavit was completed.
- 6. Witness of signature by a Notary Public or authorized Department of Motor Vehicles representative. A licensed motor vehicle dealer in Nevada is not required to have his signature notarized.



555 WRIGHT WAY
CARSON CITY, NV 89711
Reno/Sparks/Carson City (775) 684-4DMV (4368)
Las Vegas Area (702) 486-4DMV (4368)
Rural Nevada (877) 368-7828
www.dmvnv.com

#### TRUSTEE APPOINTMENT AND POWERS AFFIDAVIT

The trustee named below is responsible for informing their insurance company the vehicle has been transferred into the name of a trust. The trustee has the following options:

- 1) Add the name of the insured trustee to the registration and title certificates; or
- 2) Request the insurance company report the vehicle in the name of the trust.

When the Department receives the report of insurance policy information the name in which the vehicle is insured and the name in which the vehicle is registered must match. When it does not match exactly, the vehicle will be out of compliance for insurance coverage and the registered owner may be subject to fines for failing to properly insure the vehicle.

The affiant completing this affidavit must be the same person that signs the certificate of title.

1			declare that I have been	appointed
as a Trustee of 2	ame of Trust (f34 characters or	less)		
And have the power of	ranted as a Trustee	to sign for the transfer	of the below described v	ehicle:
Year _ <b>3</b>	Make <b>3</b>	Model_3		
Vehicle Identification	Number 3			
Vehicle Identification I	Number			
		NRS 482.545, the asse	ertions are true of my ow	n personal
I hereby swear (or affi	irm) under penalty of	NRS 482.545, the ass	ertions are true of my ow	n personal
l hereby swear (or affi knowledge.	irm) under penalty of			
I hereby swear (or affi knowledge. Affiant's Printed Name	irm) under penalty of	NRS 482.545, the asset	ertions are true of my ow	n personal
I hereby swear (or affi knowledge. Affiant's Printed Name	irm) under penalty of	City	State	

#### POWER OF ATTORNEY (FORM VP-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 documents, 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 documents 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 must 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. A licensed Nevada dealer's signature is not required to be acknowledged by a Notary Public on documents the dealer must file with the Department, except in regard to deposit in lieu of bond. (NRS 482.3275)

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, a copy is acceptable only if it is a certified copy. The following statement must be included on the 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.

## TRANSFER ON DEATH (FORM VP-239)

Transfer on Death allows vehicle owners to add or remove a beneficiary to their title. A title fee, the title, and the application must be submitted to the Department Motor Vehicles to make this change. A new Nevada title will be issued with the beneficiary's name and the "Transfer on Death" designation.

Only one beneficiary can be on the title. A beneficiary cannot be added to the title when there is a lienholder or ownership is designated as "Tenants in Common." The beneficiary does not have interest or control of the vehicle. If a lienholder is added to the title at a later time, the beneficiary will be removed from the title.

To transfer the ownership to the beneficiary, the beneficiary must submit the title (if available), title fee, and certified death certificate of the vehicle's legal owner(s). If more than one owner is on the title, the beneficiary cannot become the vehicle owner until all owners are deceased.

### **SECTION IV**

## FOREIGN, CANADIAN AND GRAY MARKET VEHICLES

## U.S. MILITARY REGISTRATION AND TITLES

#### FOREIGN AND GRAY MARKET VEHICLES

A foreign or gray market vehicle is a vehicle manufactured for sale in a country other than the United States that may not meet U.S. safety and/or environmental standards. These vehicles are not imported to the United States through the manufacturer's U.S. distribution system. Once in the United States, these vehicles must be brought into compliance, exported back out, or destroyed.

All of the following documents are required to register and title a gray market vehicle:

- The foreign Manufacturer's Certificate of Origin, Manufacturer's Statement of Origin or outstanding Certificate of Title:
  - A statement signed by the manufacturer indicating an MSO/MCO was never issued; or
  - A statement from the manufacturer indicating to whom they assigned their interest in the vehicle; and
  - Bills of sale to establish a complete chain of ownership
- A completed Vehicle Inspection Certificate (Form VP-15)
- U.S. Department of Transportation (Form HS-7)
- U.S. Environmental Protection Agency Form 3520-1
- Odometer Disclosure Statement for vehicles 9 years old or newer if not on the MSO/MCO or title
- Statement of Facts (Form VP-22) if there is no Manufacturer's Certificate/Statement of Origin or outstanding Certificate of Title
- Department of Homeland Security, U.S. Custom and Border Protection (CBP Form 7501).

The Nevada Certificate of Title will be branded "Non-US Vehicle" to provide notice to future owners that the vehicle was a foreign or gray market vehicle.

For more information, you may reference the National Automobile Dealers Association (N.A.D.A.) Title and Registration Text Book, PO Box 7800, Costa Mesa, CA 92628, phone number 800-966-6232.

#### **MILES VERSUS KILOMETERS**

To accurately reflect the true reading of the odometer apparatus, the documents (title, reassignment, etc.) should indicate whether the odometer records the distance traveled in miles or kilometers.

When the title is processed, the kilometers will be converted to miles. The kilometers are multiplied by 0.6214 then rounded to the nearest whole number; the result is used as the miles.

#### **CANADIAN VEHICLES**

A Canadian vehicle is a vehicle that has been previously registered or titled in Canada, or ownership for the vehicle has been filed in Canada.

Documents required to register and title a Canadian vehicle include:

- Current Canadian registration
- A completed Vehicle Inspection Certificate (Form VP-15)
- The results of the lien search from the province where the vehicle was last registered
- The original copy of the notarized lien release, if applicable
- An odometer disclosure if the vehicle is being transferred and it is nine years old or newer
- A notarized or witnessed Bill of Sale, if applicable
- A Statement of Facts (Form VP-22)

#### U.S. GOVERNMENT CONTACT INFORMATION

#### **U.S. Department of Transportation**

Federal safety standards are the responsibility of the United States Department of Transportation. Questions concerning safety requirements should be directed to:

Office of Vehicle Safety Compliance
National Highway Traffic Safety Administration
United States Department of Transportation
400 7<sup>th</sup> Street, SW,
Washington, DC 20590
1 (888) 327-4236
http://www.nhtsa.dot.gov

#### **U.S. Environmental Protection Agency**

Air quality emissions standards are the responsibility of the United States Environmental Protection Agency (EPA). Questions concerning emissions standards in Region 9 (AZ, CA, HI, NV) should be directed to:

U.S. Environmental Protection Agency Office of Transportation and Air Quality 75 Hawthorne Street San Francisco, CA 94105 1 (866) EPA-WEST (toll free in Region 9) http://www.epa.gov/region09

When calling the EPA, please have available the make, model, year and vehicle identification number (VIN) for the vehicle. If the vehicle has already been imported, the port of entry, date of entry and entry number from EPA Form 3520-1 must be available. If corresponding with the EPA in writing, the same information must be provided, along with a telephone number where you can be reached during the day.

#### CANADIAN GOVERNMENT CONTACT INFORMATION

#### <u>Alberta</u>

Privatized businesses are located in several locations throughout Alberta. Contact directory assistance for the proper location. http://www.gov.ab.ca/

#### **British Columbia**

Ministry of Transportation & Highways Motor Vehicle Branch / ICBC 151 West Esplanade North Vancouver, British Columbia V7M 3H9 Phone: (604) 661-2255 http://www.gov.bc.ca/

#### Manitoba

Highways and Government Services
Division of Driver & Vehicle Licensing, Vehicle
Registrations
1075 Portage Avenue
Winnipeg, Manitoba R3G 0S1
<a href="http://www.gov.mb.ca/">http://www.gov.mb.ca/</a>

#### **New Brunswick**

Department of Transportation Motor Vehicle Branch PO Box 6000 Fredericton, New Brunswick E3B 5H1 Phone: (506) 453-2410 http://www.gov.nb.ca/

#### Newfoundland/Labrador

Department of Government Services/MVD PO box 8710 St. John's, Newfoundland A1B 4J5 Phone: (709) 729-2501 http://www.gov.nf.ca

#### **Nova Scotia**

Department of Business & Consumer Services PO Box 2734 Halifax, Nova Scotia B2J 3P7 Phone: (902) 424-5851 http://www.gov.ns.ca/

#### Nunavut

Motor Vehicles Division Government of Nanavut PO Box 207 Gjoa Haven, Nunavut X0E 1J0 http://www.gov.nu.ca/

#### **Ontario**

Ministry of Transportation Licensing Division 2680 Keele Street, East Bldg., Main Floor Toronto, Ontario M3M 3E6 Phone: (416) 235-4686 http://www.gov.on.ca/

#### **Prince Edward Island**

Department of Transportation & Public Works Highway Safety Operations PO Box 2000 Charlottetown, Prince Edward Island C1A 7N8 http://www.gov.pe.ca/

#### Quebec

Societe de l'assurance automobile du Quebec

To find a center of service please check on line for locations and hours of operation. http://www.saaq.gouv.gc.ca/

#### Saskatchewan

Saskatchewan Government Insurance/MVD 2260 11<sup>th</sup> Avenue Regina, Saskatchewan S4P 2N7 Phone: (306) 751-1200 http://www.gov.sk.ca/

#### **Yukon Territory**

Government of Yukon Box 2703 Whitehorse, Yukon Y1A 2C6 Phone: (867) 667-5811 http://www.gov.yk.ca/

#### **Northwest Territories:**

For information, contact the Dept. of Transportation at <a href="http://www.gov.nt.ca/">http://www.gov.nt.ca/</a>.

#### FOREIGN EMBASSY CONTACTS

At times, there may be a need for additional information, and because of problems with language differences, distance or time, it may be necessary to contact foreign embassies regarding registration and titling procedures. Information about foreign countries may be obtained from individual embassies, most of which are located in Washington, DC. Correspondence to embassies should be in the following format (no street address or zip code is necessary):

The Embassy of (Country Name) Washington, DC

Individual embassy addresses may also be found at the following web site:

www.embassy.org or http://usembassy.state.gov

#### **MILITARY CONTACTS**

Inquiries concerning military registrations, identity of owners or identity of persons to whom plates have been issued must be directed in writing to:

Headquarters, USAREUR 7<sup>th</sup> Army Registry of Motor Vehicles Unit 29230 APO AE 09102

Headquarters US Naval Forces, Europe FPOAE 09499-0013 Headquarters
US Air Force, Europe
Public Affairs Office
Unit 3050, Box 120
APO AE 09094-0120

US MARFOREUR Attn: Provost Marshal Unit 30401 APO AE 09107-0401

#### **U.S. MILITARY REGISTRATIONS AND TITLES**

Military registrations DO NOT require shipping papers or DOT or EPA releases, unless the vehicles are gray market vehicles. All of the following documents are required to register and title a vehicle.

- AE Form 190-1AA is currently used by the military to register vehicles.
- Vehicle Inspection Certificate (Form VP-15).
- Notarized lien release if the lien has been satisfied or lienholder information when there is a lienholder.
- Statement of Facts (VP-22). Military registration is not proof of ownership.
- Department of Homeland Security, U.S. Custom and Boarder Protection (CBP Form 7501).

Transfer of ownership may be completed on the reverse side of the form or by an acceptable bill of sale. Odometer Disclosure Statement for vehicles 9 years old or newer if not on the title.

### **SECTION V**

## REGISTRATION INFORMATION

#### GENERAL REGISTRATION INFORMATION

The following information is provided so you can assist your customers with Nevada's vehicle registration requirements.

Registration requirements include Nevada liability insurance, a passing emission control certificate when the vehicle is registered in Clark and Washoe Counties, odometer disclosure statements when applicable and payment of sales tax or proof that sales tax in Nevada has been paid.

Nevada law requires registered owners to maintain Nevada insurance coverage on registered vehicles, from a <u>licensed Nevada insurance carrier</u> to avoid a \$250 fine.

**Note:** An insurance company must be licensed through the State of Nevada, Department of Insurance and approved by the Department of Motor Vehicles to sell vehicle insurance policies in Nevada.

- Minimum insurance amount is:
  - \$15,000 for bodily injury to or death of one person in any one accident;
  - Subject to the limit for one person, in the amount of \$30,000 for bodily injury to or death of two or more persons in any one accident; and
  - \$10,000 for injury to or destruction of property of others in any one accident.

#### **VEHICLE REGISTRATION FEES**

Nevada Revised Statutes 482.205 requires that every owner of a vehicle intended to be operated on any Nevada highway apply to the Department or a registered dealer to obtain a valid registration before the vehicle can be operated on Nevada highways.

All vehicles with a declared gross weight in excess of 26,000 pounds must be registered with the Motor Carrier Division. The Motor Carrier Division may prorate new vehicle registrations only for 100% Nevada based vehicles for the balance of the year (if the carrier can prove they did not run prior to registering).

Owners of fleet vehicles (10 or more vehicles) may be registered on a calendar year basis, with the registrations expiring on December 31.

#### **REGISTRATION FEES**

Registration fees established by NRS 482.480, 482.482 and 482.483 are as follows:

•	Pass	enger Vehicles	\$ 33.00
•	Moto	rcycles	39.00
	(regis	stration fee \$33 and \$6 for motorcycle education)	
•	Trave	el Trailer	27.00
•	Golf (	Cart	10.00
•	Traile	er or Semitrailer (under 1,000 lbs)	12.00
•		er or Semitrailer (over 1001 lbs)	24.00
•	Moto	rtruck, truck trailer or bus	
	0	Less than 6,000 lbs	33.00 (flat rate)
	0	6,000 to 8,499 lbs	38.00 (flat rate)
	0	8,500 to 10,000 lbs	48.00 (flat rate)
	0	10,001 to 26,000 lbs	12.00
		per thousand pounds or portion thereof	
	0	26,001 to 80,000 lbs	17.00
		per thousand pounds or portion thereof	

#### **GOVERNMENTAL SERVICES TAXES**

Governmental Services Taxes, as required by NRS 371.050, are also due and payable at the time of a vehicle registration. These taxes are based on 35 percent of the Manufacturer's Suggested Retail Price (MSRP) of the vehicle, excluding options and extras, when the vehicle was first offered for sale in Nevada.

Buses, trucks, truck tractors or vehicle combinations having a declared gross weight of 10,000 pounds or more, and trailers and semi-trailers having an unladen weight of 4,000 pounds or more, may be assessed at 85 percent of the original purchase price, in lieu of the MSRP.

The original value of the vehicle may be based on \$.50 per pound, if the Department is unable to determine the original MSRP in Nevada, or the original retail price.

Governmental Services Taxes are based on \$.04 for each \$1.00 of valuation of the vehicle as determined by the Department (NRS 371.040). Vehicles are depreciated for the purpose of the governmental services taxes annually until the vehicle is nine years old. Buses, trucks or truck tractors having a declared gross weight of 10,000 pounds or more and each trailer or semi-trailer having an unladen weight of 4,000 pounds or more are depreciated by the Department annually until they are 10 years old (NRS 371.060).

Governmental Services Taxes are rounded to the nearest dollar.

**Note:** In Motor Carrier Division, vehicles with a GVW of 26,001 pounds or more are assessed GST and SGST based on the Original Purchase Cost (OPC) chart established by the Division.

#### SUPPLEMENTAL GOVERNMENTAL SERVICES TAXES

NRS 371.045 authorizes boards of county commissioners to impose additional governmental services taxes of not more than \$.01 per \$1.00 of valuation of the vehicle.

Supplemental Governmental Services Taxes are rounded to the nearest dollar and will be calculated at the time of registration as applicable to the county in which the vehicle is based.

#### **PRISON INDUSTRY FEE**

As required by NRS 482.268, the Department also collects a Prison Industry Fee of \$.50 per license plate.

# SECTION VI MOVEMENT PERMITS

#### 15-DAY SPECIAL DRIVE-AWAY PERMIT NRS 482.3955

The 15-Day Special Drive-Away Permit (VP-110) allows a vehicle to be driven to a destination outside of the State of Nevada for registration and title transfer. The permit may be purchased for the movement of any vehicle to be sold outside of the State of Nevada or for the movement of a vehicle purchased in Nevada by an out-of-state resident. The permit is a secure document and may not be photocopied or duplicated in any manner.

The permit is not intended for casual driving.

The fee for the permit is \$8.25.

The permit is only valid for the dates and destinations as shown on the permit for a maximum of 15 days. The permit expires at 11:59 p.m. on the Expiration Date.

When a vehicle is sold to an out-of-state resident, the MCO or Certificate of Title may be given to the customer. If there is a security interest in the vehicle the documents must be sent directly to the lienholder. The customer may be provided with photocopies of the documents.

The provisions of Nevada Administrative Code 372.708 must be followed if the sale is exempt from sales tax. The purchaser must be furnished with an affidavit in a format prescribed by the Nevada Department of Taxation.

The permit must be affixed to the lower right-hand corner of the vehicle's windshield. Permit may only be used for the vehicle that it was assigned to. In accordance with Nevada Revised Statute NRS 485.185, insurance must be maintained while using this permit.

# INSTRUCTIONS FOR COMPLETING THE 15-DAY SPECIAL DRIVE-AWAY PERMIT (FORM VP-110)

- 1. Beginning Date: Enter the first date the permit will be effective.
- 2. Expiration Date: Enter the date the permit will expire. The date must not be more than 15 days after the Beginning Date.
- 3. Year, Make, and VIN: Enter the complete description of the vehicle.
- 4. Present Location: Enter the state where the vehicle is currently located.
- 5. Destination: Enter the state where the vehicle is going to be moved to.
- 6. Owner Signature: Registered owner signs this line.
- 7. Issue Date: Enter the date permit is issued. The Issue date can be the same as or older than the Beginning Date.

DIME Neverth Department of Moto	MACH STANDARD	Las Vegas	555 Wright Way Carson City, NV 89711 n City (775) 684-4DMV (4368) s area (702) 486-4DMV (4368) or Out of State (877) 368-7828 www.dmvnv.com
Fee \$8.25	SPECIAL DRIVE	-AWAY PERMIT No	1017001
		the Date of Expiration)	
Beginning Date:	in Toward to etc.		
	Month	Day	Year
Expiration Date:	Month	Day	Year
This permit authorizes	the operation of the foll	veside of about	si na silanda
Year: 3	Make: 3	made eather emon	
VIN: 3	united the second	in the thiusage tens	Depois mank
Present Location:	1	Destination: 5	nior-Facinize
obstac his arms	This sup stunite	resumptions and test	eq 04 <b>7</b> 44 5
Owner Signature: I understand that I am required by NRS 485.1	required to maintain mo 85. Trailers are exemp	Issue otor vehicle liability insura t from this requirement.	Date:nce on this vehicle as
			(O) 3625
RD-110 (Rev 12-2006)			

## DEALER'S REPORT OF SALE (DEALER PLACARD)

<u>Dealer Placards must be purchased from the Department</u> and may be purchased at full service DMV offices with Occupational and Business License Sections or by mail through the Carson City office of the Compliance Enforcement Division.

A Dealer Placard is given to the buyer of a vehicle by the dealer upon their entering into a contract of sale for a vehicle. The Dealer Placard is valid for a period of thirty days from the date the contract of sale was entered into.

The Dealer Placard must be displayed on the rear of the vehicle; be free from foreign materials and clearly visible from the rear of the vehicle, and include the date of its expiration. It may be displayed in the rear license plate holder or rear window of the vehicle. If displayed in the rear window, the placard must be clearly visible and not obscured or diminished by tinting or sunshade materials.

The Dealer Placard is a secure document and may not be photocopied or duplicated in any manner.

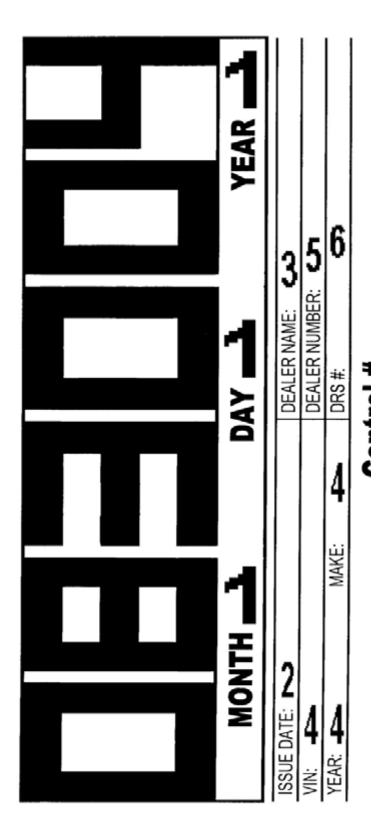
#### INSTRUCTIONS FOR COMPLETING THE DEALER PLACARD

- 1. Enter the month, day, and year of expiration on the Dealer Placard. The expiration date is 30 days from the date the Dealer Placard is issued to the customer's vehicle. Use large block numbers created with a broad black or dark blue ink felt marker or computer generated font at approximately 3/16 of an inch wide for easy visibility, see sample for block numbers.
- 2. Enter the date the Dealer Placard is issued for the vehicle.
- 3. Enter the name of the dealership where the vehicle was purchased and that issued the Dealer Placard.
- 4. Enter the complete description of the vehicle, including the vehicle identification number (VIN), year and make.
- 5. Enter the business license number of the dealership.
- 6. Enter the control number for the Dealer's Report of Sale.

#### **DEALER PLACARD**

# NEVADA

**EXPIRATION DATE** 



# SECTION VII FINANCIAL INSTITUTION INFORMATION

#### **RECORDING A LIEN**

If a financial institution is applying for a Nevada Certificate of Title and the sale is not accomplished through a Nevada dealer:

- The outstanding title must be properly released and reassigned
- All supporting documents have complete and correct information
- Submit the transfer documents with the applicable title fee

If the vehicle will not be registered, and the lienholder wishes to apply for a Nevada Certificate of Title to perfect the lien, and the outstanding title is a Nevada title, the following must be submitted:

- The properly endorsed title
- Sales tax or proof that sales tax has been paid
- The \$28.25 title fee (\$43.25 if the vehicle is not present in or registered in Nevada)

If the vehicle will not be registered, and the outstanding title is an out-of-state title, the following must be submitted:

- The properly endorsed title
- A completed Vehicle Inspection Certificate (Form VP-15)
- Sales tax or proof that sales tax has been paid
- The \$28.25 title fee (\$43.25 if the vehicle is not present in or registered in Nevada)

If the new or used vehicle will not be registered, and was sold by a Nevada dealer, the following must be submitted:

- The MCO or properly endorsed outstanding title
- A Dealer's Report of Sale
- The \$28.25 title fee (\$43.25 if the vehicle is not present in or registered in Nevada)

If the new or used vehicle will not be registered, and it was purchased from an out-ofstate dealer, the following must be submitted:

- The MCO or properly endorsed title
- A completed Vehicle Inspection Certificate (Form VP-15)
- Sales tax or proof that sales tax has been paid
- The \$28.25 title fee (\$43.25 if the vehicle is not present in or registered in Nevada)

Note: If a lienholder does not receive a Nevada Certificate of Title within 120 days after submitting title documents contact DMV Records Section see address below. A title search will be conducted.

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

# SECTION VIII RECORDS SECTION

Revised January 2010 Section VIII

### ACCESSING MOTOR VEHICLE REGISTRATION/TITLE INFORMATION

The Department of Motor Vehicles is authorized to maintain an information reporting service for driver's license, 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 *Application for Individual Record Information* (Form IR-002) may be obtained on the DMV website (see below) or by contacting the Department. The application, affidavit, and any supporting documentation and fees will be forwarded and processed by 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				
Physical Address		City	State	Zip
		City	State	Zip
Telephone No ()		Fax No ()	330	
Person(s) Authorized to	Use Account			
Type of Business				
Describe the type and u	se of information you will be r	equesting		
Credit Reference *	Firm Name	Address		T-I N-
		Address		Tel. No.
	Firm Name	Address		Tel. No.
Have you had a previou	s account with the records se	ction?If yes, under v	vhat	
Name?	Acc	ount No?When?		
I hereby certify the above above and in accordance	ve information is true and corr be with the Drivers Privacy Pro	ect, and the information obtatection Act.	ained will be used for the	ne purpose stated
It is further agreed payr bond insuring payment of	nent on this account will be n of the account. *	nade within thirty (30) days	of receipt of the billing a	and, if required, a
SIGNATURE OF APPLI	CANT			DATE
PRINTED NAME OF AF	PPLICANT			DATE
* These sections do not	apply to governmental agence	es.		
	OF	FICE 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

State of	)
County of	) §

#### **AFFIDAVIT**

Being first duly swom under penalty of perjury I hereby state:

- (a) I have read, fully understand and agree to abide by the laws and regulations now in effect and hereinafter enacted or adopted regarding the manner in which personal information from the Department of Motor Vehicles driver's license and registration files and records may be obtained and the limited uses which are permitted;
- (b) I understand that any sale or disclosure of information so obtained must be in accordance with the provisions of this section. Specifically, that I must keep records of such sale or disclosure for five years for department inspection, and that such sale or disclosure may only be for a use permitted under law;
- (c) I understand that a record will be maintained by the department of any information which I request;
- (d) I understand that a violation of the provisions of NRS 481.063 is a criminal offense. Specifically, that it is unlawful to make a false representation to obtain any information from the department, or to knowingly obtain or disclose any information from the files or records of the department for any use not permitted by the provisions of this chapter.
- (e) The agency shall keep all data, information, reports, tests, manuals, instructions, plans, system designs, computer codes, and any documents or drawings received from the State of Nevada, Department of Motor Vehicles ("Department"), or created by the agency as necessary to render performance under this Agreement, strictly confidential. Except for the sharing of information among law enforcement agencies for law enforcement purposes, the agency agrees that it may not disclose any of the aforementioned items to a person who is not a party to this agreement absent the express written consent of the Department. The agency further understands and agrees that the Department may be required to disclose, in certain instances, some of the above items in compliance with Nevada Public Records Law, and these instances do not change the obligations of the agency to maintain confidentiality as set out above.
  - The confidential items, as set out above, specifically include, but are not limited to, the following items:
  - Information regarding security passwords, security access codes, and security programs; access codes for software applications; and security procedures, processes, and recovery plans.
  - 2) Specific data collected in preparation of or essential to the Department's business.
  - 3) Security testing results, especially if the results identify specific system vulnerabilities.
  - The agency also agrees and understands that this confidentiality provision's purpose is to prevent public disclosure that may have an impact on public safety or security, including but not limited to security of personal information.

In addition to any other indemnification agreements contained in this Affidavit, The agency further agrees to indemnify, hold harmless, and defend the Department from and against all liability, claims, actions, damages, losses, and expenses, including, without limitation, reasonable attorneys' fees and costs, based on the agencies release of the aforementioned items.

If the agency must disclose some of the above items to a third party, The agency shall obtain the written consent of the Department and the third party must agree, in writing, to the terms of this provision.

The terms of this provision shall survive the completion of performance under this Agreement and/or the termination of this Agreement.

Page 1 of 2

		Printed Name of Applicant
Title (if applicable)	_	
Signed and sworn to before me		
Зу		
NOTARY Public or Authorized	Nevada DMV Representative	
TO THE TO SO OF POSITIONES	Toroda Diff Representative	



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

#### RECORD SECTION FEE SCHEDULE

TRANSACTION CODE	SEARCH DESCRIPTION	FEES
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.

IR004 (6/2003)

<sup>\*</sup> Governmental agencies are exempt from any fees.

#### 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 of the individual or company.

#### **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) with the request for vehicle title information.

#### **V3—VEHICLE HISTORY**

Upon request, research can be done to determine the first and subsequent registration 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 IX EMISSION CONTROL

#### **NEVADA MOTOR VEHICLE EMISSION CONTROL PROGRAM**

#### **SUMMARY**

A decentralized, test-and-repair, basic I/M (Inspection and Maintenance) program is operating in Reno (Washoe County). A decentralized, test-and-repair, low-enhanced I/M program is operating in Las Vegas (Clark County).

Model year 1968 and newer vehicles that are over two years old are inspected. <u>All</u> gasoline-powered vehicles (light and heavy duty), and all diesel powered vehicles with a Manufacturer's Gross Vehicle Weight Rating of 10,000 pounds or less that meet this model year criteria are inspected for emissions annually. Vehicle owners that are registering or re-registering their vehicle are required to have their vehicle emission inspected as part of the process (program is registration enforced). The DMV registration database obtains the emission information for vehicles that are involved in the registration process from the vehicle information database (VID). Only gasoline emission analyzers are networked to a vehicle information database (VID) for emissions at this time.

Hybrid Vehicles (Gasoline/Electric), effective October 1, 2007 are exempt from emission testing:

- Based on the model year of the vehicle.
- Exempt for 5 model years. Emission testing will resume in the 6<sup>th</sup> year.

Note: If vehicle is a 2007 and purchased new in 2008 there is no extension allowed. Emission will be required in the 6<sup>th</sup> model year, upon renewal in 2013.

#### VEHICLE RATINGS FOR GASOLINE POWERED VEHICLES

Light-Duty Vehicles Defined

- Trucks with a manufacturer's gross vehicle weight rating less than 8500 pounds
- A passenger motor vehicle that is designed to transport 15 or fewer people
- Van Conversions

Heavy-Duty Vehicles Defined

- Trucks with a manufacturer's gross vehicle weight rating of 8500 pounds or more
- A passenger motor vehicle designed to transport 16 or more people
- Motor home, mini motor home or camper mounted on a chassis

#### TEST PROCEDURE FOR GASOLINE POWERED VEHICLES

#### 1968 thru 1995 Light Duty Vehicles and 1968 and newer Heavy-Duty Vehicles

- Two-speed emission inspection, measuring for carbon monoxide and hydrocarbons.
- Visual inspection for a properly installed gas cap on all fuel tanks.
- Visual inspection for exhaust smoke and crankcase blowby.
- Visual inspection for tampering of the air injection system, exhaust gas recirculation valve, catalytic converter and fuel inlet restrictor.

Catalytic converters did not become mandatory in American Automobile Industry until 1975. Vehicle model years 1968 to 1974 are not required to have catalytic converters.

#### 1996 and Newer Light Duty Vehicles

Inspection of "Certified on-board Diagnostics" (OBDII) system on 1996 and newer light-duty vehicles.

#### **EXHAUST GAS STANDARDS**

Light Duty	CO	HC	Heavy Duty	CO	HC
1968-1969	4.0%	800 PPM	1968-1969	7.0%	1400 PPM
1970-1974	3.5%	700 PPM	1970-1978	6.0%	1400 PPM
1975-1978	2.5%	500 PPM	1979	5.0%	1000 PPM
1979-1980	2.0%	500 PPM	1980	4.0%	1000 PPM
1981 newer	1.2%	220 PPM	1981 newer	3.5%	1000 PPM

#### WAIVER REQUIREMENTS FOR GASOLINE POWERED VEHICLES

#### Clark County:

- \$450.00 in repairs related to exhaust gas failures only. A waiver will not be granted for an emission failure due to tampering of emission devices, visible smoke or blowby. Repairs <u>must</u> be completed at an Authorized Station licensed to perform emission related repairs (designated a 2G station) to be eligible for an emission waiver.
- Self-repair provisions are not authorized in Clark County.

#### Washoe County:

Self Repair: \$200.00 spent on parts related to the exhaust gas failure, other than
a catalytic converter, fuel inlet restrictor or air injection system. No waiver for an
emission failure due to tampering of emission devices, visible smoke or blowby.

- Shop Repair: \$200.00 related to exhaust gas failures only. No waiver will be granted for an emission failure due to tampering of emission devices, visible smoke or blow-by. Repairs <u>must</u> be completed at an Authorized Station licensed to perform emission related repairs. Facilities also noted as 2G.
- In addition to the requirements mentioned, the customer must have the following items present when applying for a waiver:
  - 1. First failed emissions test before repairs were performed on the vehicle.
  - 2. Receipts for parts and labor repairs dated after the first failed test.
  - 3. Second failed emission test after repairs were performed.
  - 4. Vehicle must be present for inspection to verify repairs were performed.

Note: Vehicles Inspection Reports are valid for 90 days from the date of the test.

#### DIESEL VEHICLES REQUIRING AN EMISSION INSPECTION

The following Diesel Vehicles are required to have an emission inspection:

- All passenger vehicles regardless of Manufacturer's Gross Vehicle Weight Rating
- All light Duty Motor Vehicles
- All heavy-duty motor vehicles having a manufacturer's gross vehicle weight rating not exceeding 10,000 pounds

Note that the emission inspection requirement is irrelevant to the weight that the registered owner declares, and that only the Manufacturer's Gross Vehicle Weight Rating is the determining factor. These vehicles are tested for opacity (density of smoke existing in the exhaust). Pursuant to NAC 445B.589, all emission control devices that are listed on manufacturer's emission control label for 1981 and newer vehicles are visually inspected. All vehicles that require testing are inspected for a proper fuel cap on all fuel tanks and are required to be in compliance preceding registration or renewal. The diesel vehicles are tested under a load on a dynamometer. The maximum allowable opacity reading in Washoe County is 40% and in Clark County the maximum is 30%.

#### DIESEL VEHICLES NOT REQUIRING AN EMISSION INSPECTION

The following Diesel Vehicles are not required to have an emission inspection for registration: Heavy Duty motor vehicles with a Manufacturer's Gross Vehicle Weight Rating of 10,001 pounds or more and, vehicles that carry more than 15 passengers with a Manufacturer's Gross Vehicle Weight Rating of 10,001 lbs. or more. These vehicles are tested at random at roadside inspection stations and are not required to have an emission test for registration purposes. Passenger vehicles powered by diesel are not included in this category with the exception of full time all-wheel drive vehicles such as

Hummers. These types of vehicles can receive an emission exemption from the Departments Emission Control Lab's.

#### SMOKE HOTLINE

Nevada has a Smoking Vehicle Hotline (686-SMOG in Reno, and 642-SMOG in Las Vegas) so that anyone may report a vehicle that is emitting excessive smoke from its exhaust. The information is collected and researched by the Compliance Enforcement Division of the Department of Motor Vehicles. The registered owner is sent a letter notifying them that their vehicle was reported as a smoking vehicle. The letter requests they repair the vehicle if it in fact emits visible smoke.

If a representative of the Department or a Law Enforcement Officer witnesses a vehicle smoking, a Smoking Vehicle Observation Report form is completed. The Department will then require a response from the registered owner of the smoking vehicle.

For more information on the Smoking Vehicle Program call 1-877-368-7828 or the web at www.dmvnv.com/emission.htm.

#### VEHICLES FOR SALE

It is unlawful for any person (individual or business) to sell, offer for sale, display, operate or leave standing any vehicle that is required by state or federal law to be equipped with pollution devices unless those devices are correctly installed and in operating order.

#### DEALER SALES

Any dealer who sells a used vehicle that will be registered in a Nevada Emission Control Program area must provide a certificate of compliance at the time the Dealer's Report of Sale is issued.

#### LICENSEE OVERVIEW

Facilities that perform emission inspections are licensed as either an Authorized Inspection Station (1G) or Authorized Station (2G). Authorized Inspection Stations (1G) can test vehicles for emissions but cannot perform emission related repairs. Authorized Stations (2G) can test vehicle for emissions and also perform emission related repairs.

Individuals licensed to only perform emission inspections are classified as 1G. Individuals licensed to perform emission inspections and emission related repairs are classified as 2G. There are different levels of training and testing requirements for each level of inspector classifications.

#### FEE SCHEDULES

Fees for inspections are calculated based upon 35 percent of the average shop labor rate, evaluated within each county during the final quarter of each year. There is a six-dollar vehicle inspection report fee that is charged for each inspection throughout the State of Nevada. Maximum fees for each calendar year are calculated during the last quarter of the calendar year and are based on the annual shop labor rate survey conducted by the Department.

#### CONTACT AGENCY

The Nevada Department of Motor Vehicles is the regulatory agency responsible for administering the I/M Program. Please contact the nearest DMV Emission Control Test Lab noted below, for further information:

Washoe County: 305 Galletti Way Reno, NV 89512 (775) 684-3581 Clark County: 2701 East Sahara Avenue Las Vegas, NV 89104 (702) 486-4981

# SECTION X OCCUPATIONAL AND BUSINESS LICENSING

## VEHICLE INDUSTRY OCCUPATIONAL AND BUSINESS LICENSING AND REGULATION

The legislature finds and declares the distribution and sale of motor vehicles in the State of Nevada vitally affects the general economy of the state, the public interest and the public welfare. In the exercise of legislative police power, it is necessary to regulate and license motor vehicle manufacturers, distributors, new and used vehicle dealers, rebuilders, leasing companies, brokers, transporters, salespersons and their representatives doing business in the State of Nevada in order to prevent frauds, impositions and other abuses upon its citizens.

The Department of Motor Vehicles (Department) has been charged with the responsibility of regulating the vehicle industry to ensure the legislative declaration and intent is met.

It is incumbent upon each licensee to know the laws governing the vehicle industry and the business for which the licensee is licensed. This information is intended to assist you in that effort.

Locations of the Department of Motor Vehicles, Occupational and Business Licensing offices:

555 Wright Way Carson City, Nevada 89711-0100 (775) 684-4690

305 Galletti Way Reno, Nevada 89512-3817 (775) 684-3564

2701 East Sahara Avenue Las Vegas, Nevada 89104-4170 (702) 486-4930

7170 N. Decatur Blvd. Las Vegas, Nevada 89131-2798 (702) 486-5569 3920 East Idaho Street Elko, Nevada 89801-4977 (775) 753-1175

8250 West Flamingo Road Las Vegas, Nevada 89117-4111 (702) 486-8620

1399 American Pacific Drive Henderson, Nevada 89074-8806 (702) 486-1371

Licensing forms can be located at our website. www.dmvnv.com

#### BEING CONTACTED BY THE DEPARTMENT AND AVAILABILITY FOR INSPECTION OF BOOKS AND RECORDS

As a public agency the Department serves you and many other customers. The Department may receive complaints against a licensee from the public. The Department's Compliance Enforcement Division will investigate these complaints in order to protect the public interest and prevent unfair practices.

The law provides for inspection by the Department, of your Dealers Report of Sale books (VP101), pertinent records, and vehicle inventory. As a condition of licensing, licensees are required to make their books and records available for inspection during normal business hours. Licensees are required to produce items for inspection within 3 business days of receiving a request from the Department, at the location specified. While records examination is required, we will make every effort to minimize any detrimental impact to the business.

#### **BUSINESS INFORMATION**

#### **BUSINESS LICENSE**

The business license is issued to an individual, partnership, LLP, LLC or corporation after receipt of an application and investigation of the applicant(s) by the Department. The license is valid only for the business and owner(s) for which it was issued. The licensed business may not allow any person, who is not a licensed principal or salesperson of the business, to operate under the authority of the license. The licensee may not lease the license to another business or person. The license is not an asset of the business and is not transferred to new owners should the business be sold.

If a licensee changes the name or location of the established place of business, he can not conduct business under the new name or at the new location, until he has been issued a license for the new name or location, from the Department. Forms and instructions for change may be obtained at any office of the Occupational and Business Licensing office, or on the DMV web site, <a href="https://www.dmvnv.com">www.dmvnv.com</a>. NRS 482.326.4

#### NAME OF BUSINESS

Applicants for a business license as a vehicle dealer may not use certain words or terms in the business name, signs or trade style. NAC 482.190

- The words "Finance," "Loan" or similar expressions may not be used unless the firm is actually engaged in the finance business.
- Because the actual value of used vehicles is difficult to establish, specific claims
  of savings must not be used. The terms "Wholesale" or "Discount" must not be
  used in the business firm's name, display sign or in retail vehicle advertising to
  imply that vehicles are being offered at wholesale when this is not the case.
- The words "Repo," "Repossessed" or "Repossession" may not be used in the business firm's name, trade style, signs or display signs, unless the business is actually selling only bona fide repossessed vehicles.

#### LEGIBLE SIGN CONTAINING NAME OF BUSINESS

A display sign is required at each established place of business. The sign containing the name of the business must be permanently affixed. The lettering must be of sufficient size to be clearly legible from the center of the nearest street or roadway, and the lettering must be at least 8 inches high and formed by lines that are at least 1 inch wide. Two photos of the building with the display sign are required as part of the licensing packet. The photos must clearly show both the building and display sign. NRS 482.332

The display sign will not be considered acceptable if it is:

- 1. Mounted on a truck, trailer or other mobile equipment.
- 2. Taped to, or leaning against the building.
- 3. Written in marker on the door of the building.
- 4. Showing a name different than that listed on the application.

#### **PLACE OF BUSINESS**

- 1. Vehicle dealers, rebuilders, distributors, manufacturers, brokers, and lessors are required to maintain an established place of business in this state which:
  - A. Includes a permanent enclosed building, owned in fee or leased, with sufficient space to display one or more vehicles.
  - B. Is principally used by the dealer to conduct business.
  - C. Is large enough to accommodate an office and provide a safe place to keep the books and records of the business.
  - D. Has boundaries that are clearly marked. If more than one business is located at the address, boundaries clearly separating one business from the other are required.
- 2. Short-term Lessors must:
  - A. Designate one location as the principal place of business and all other locations where business is conducted as a branch that is operated pursuant to the license for the principal place of business. NRS 482.323
  - B. Notify the Department of each branch where business is conducted by filing, on forms provided by the Department, information pertaining to each branch as required by the Department. NRS 482.323
- Every broker shall maintain an established place of business in this state that is in a permanent building with sufficient space to accommodate an office. NRS 482.323
- 4. If a dealer changes the location of the established place(s) of business, written notification must be made to the Department of the change within ten days. Forms and instructions for change of address may be obtained at any

- Occupational and Business Licensing office or on the DMV web site at www.dmvnv.com. NRS 482.326
- A franchise dealer cannot relocate the business within the relevant market area of an existing dealer who sells the same line and make of vehicles. NRS 482.36357

#### **BUSINESS STRUCTURE**

Application for business license as a manufacturer, distributor, dealer, rebuilder, lessor or broker requires the applicant to list the business structure as individual, partnership, LLP, LLC or corporation.

- 1. When listing the business as a partnership, all partners (full legal names) must be listed on the application.
- 2. If the structure of the business is a limited partnership, it must be noted on the application and the structure of the limited partnership disclosed.
- 3. If the structure of the business is a limited liability company, the filing with the Nevada Secretary of State must accompany the application along with a list of members and managers.
- 4. If applying for a business license as a corporation, a copy of the corporate filing document(s) with the Secretary of State's office must accompany the application. These documents must list the president, vice president and secretary/treasurer.
- 5. If the business has a Resident Agent or Manager who will manage and control the business, list the full legal name of this person on the application as either the Resident Agent or Manager.

#### APPLICATION FOR BUSINESS LICENSE

A business or individual desiring to be licensed in the State of Nevada as a vehicle dealer, rebuilder, broker, manufacturer, distributor or lessor may acquire an application packet from any office of the Department of Motor Vehicles Compliance Enforcement Division, Occupational and Business Licensing offices as listed in Section X, Page 2 or telephone (775) 684-4690 to have an application packet mailed to you.

Processing of the application will be accomplished in approximately one to two weeks of receipt of a properly completed licensing packet. The applicant will be notified of denial or approval of the license and, if applicable, the license number assigned to the business.

Applications and requirement sheets for the following business licenses may also be obtained at any of the Occupational and Business Licensing offices and on the Department website at <a href="https://www.dmvnv.com">www.dmvnv.com</a>:

- Vehicle Transporter
- Automobile Wrecker
- Body Shop
- Salvage Pool
- Emission Station
- Garage Registration
- Drive School
- DUI School
- Traffic Safety School

## DEALER, REBUILDER, LESSOR, MANUFACTURER, DISTRIBUTOR (NRS 482.325)

#### LICENSING REQUIREMENTS:

- 1. Application for Business License (form OBL-237) completed in full and signed by a principal of the business.
- 2. Personal History Questionnaire form DS-242 completed by each principal or corporate officer being listed on the license application.
- Authorization for Release of Information form DS-254 signed by each principal or corporate officer. Release must be notarized or signature witnessed by an authorized Nevada DMV representative.
- 4. Two full sets of fingerprints on cards supplied by the Department for each principal and/or corporate officer. Applicants must be fingerprinted by an authorized DMV representative or a law enforcement agency. Some agencies may charge for fingerprinting. Check with your local agency.
- 5. Child Support Information (form DS-268) completed and signed by each principal.
- Licensee Acknowledgement (form DS-308).
- 7. A surety bond (form DS-210) or a deposit in lieu of bond in the amount of \$10,000 for utility or boat trailers with an unladen weight or 3,500 pounds or less, \$50,000 for motorcycles, horse trailers without living quarters or utility trailers with an unladen weight of 3,501 pounds or more and \$100,000 for all other vehicle types.
- 8. Insurance certificate showing automobile liability coverage. See insurance information sheet.
- 9. A non-refundable license application fee of \$125 and a fingerprint processing fee of \$51.25 for each principal listed on the application.
- 10. City or county business license.
- 11. Fictitious Firm Name filing.
- 12. Copy of Certificate of Incorporation and Corporate filing with names of officers, filed with the State of Nevada, Secretary of State's office, if applicable.
- 13. The federal identification number of the business.

- 14. Established place of business within the state, with a permanent enclosed building large enough to accommodate an office and sufficient space to display one or more vehicles.
- 15. 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. The sign must be clearly legible from the center of the nearest street or roadway. The sign must not contain any of the following terms as part of the name: "discount," "wholesale" or similar expressions.
- 16. Two color photographs that clearly show the exterior of the business to include the display sign.
- 17. New vehicle dealers must provide franchise letters from manufacturers or distributors authorizing sale of designated vehicles. The letter must contain the dealer's "Doing Business As" name and physical address.
- 18. Manufacturers: Fax confirmation or confirming letter from the SAE Strategic Alliance notifying the applicant of their World Manufacturer Identifier (WMI) assignment. Contact SAE at www.sae.org or douds@sae.org or 724/772-8511.

#### **VEHICLE BROKER (NRS 482.333)**

#### LICENSING REQUIREMENTS

- 1. Application for Business License (form OBL-237) must be completed in full and signed by a principal of the business.
- 2. Personal History Questionnaire (form DS-242) completed by each principal or corporate officer being listed on the license application.
- 3. Authorization for Release of Information (form DS-254) signed by each principal or corporate officer. Release must be notarized or signature witnessed by an authorized DMV representative.
- 4. Two full sets of fingerprints on cards supplied by the Department for each principal or corporate officer. Applicants must be fingerprinted by an authorized DMV representative or a law enforcement agency. Some agencies may charge to fingerprint. Check with your local agency.
- 5. Child Support Information (form DS-268) completed and signed by each principal.
- 6. Licensee Acknowledgement (form DS-308).
- 7. A surety bond (form DS-210) or a deposit in lieu of bond in the amount of \$100,000. NRS 482.3333
- 8. A non-refundable license fee of \$125 and a fingerprint processing fee of \$51.25 for each principal listed on the application.
- 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 within the state with a permanent enclosed building large enough to accommodate an office.
- 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. The sign must be clearly legible from the center of the nearest street or roadway. The sign must

- not contain any of the following terms as part of the name: "discount," "wholesale" or similar expressions.
- 15. Two color photographs that clearly show the exterior of the business to include the display sign.
- 16. Each Broker must open and maintain a separate trust account in a federally insured bank or savings and loan association in this state into which the broker must deposit any money received from a prospective buyer as a deposit on a vehicle.

**NOTE:** A broker may not engage in the activities of buying and selling vehicles.

# INSTRUCTIONS FOR COMPLETING THE APPLICATION FOR BUSINESS LICENSE AND GARAGE REGISTRATION FORM (Front of OBL-237)

- 1. License Number if you are submitting an application for initial licensing, leave this blank. If you are making changes to an existing license, list the DMV issued license number of the business.
- 2. Individual/Corporate Name if you are doing business as an individual or partnership, list all applicants' full legal names. If you are doing business as a LLP, LLC or corporation, list name of the corporation.
- 3. Name list the name you are doing business as, which will also be the name on your city/county business license, fictitious firm name filing and the display sign.
- Mailing Address list the address you receive mail for the business; all correspondence and licenses issued by the Department will be mailed to this address.
- 5. Physical Address list physical address of the business. It must also be on the city/county business license.
- 6. Business telephone and Fax Number list telephone and fax numbers of the business, if you have a fax machine.
- 7. Electronic Mail Address if your business has an e-mail address, list the address here.
- 8. Federal Employer Identification Number (FEIN) must be listed, the Social Security Administration assigns this number to businesses.
- If you are applying for a dealer's license, use the first box and check each type of business activity you will be conducting. The DMV business license will be limited to the types of activities checked.
- 10. If you are applying for any type of license listed in the second or third box, check the appropriate box (each license listed in the boxes is a separate license). Additional applications are necessary if applying for more than one type of license.
- 11. Reason for Submittal is to be used for existing licensees to report a change in the business. One or more boxes may be checked in this section, additional documentation may be required. See the change section of this workbook for more information.

- 12. New Vehicle Franchised Dealers Dealers selling new vehicles must list all vehicle franchises the business is authorized to sell. Attach copies of franchise letter(s.) The letter(s) must contain the dealer's DBA and physical address.
- 13. Type of Business Structure check appropriate box reflecting type of business: Individual, Partnership, LLP, LLC or corporation. If the business is an LLP, LLC or a corporation, list the state in which the business is incorporated. A copy of the corporate filing must be attached to this application. If the business has been incorporated in another state, foreign corporation filing must be submitted with Nevada Secretary of State's Office and a copy of the filing provided to the Department.
- 14. Ownership list the full legal names and titles of each principal of the business.
- 15. Resident Agent if your business wishes to list a resident agent, list that person's full legal name.



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

			Joense Humber	(If new applicant, please leave blank
me	2			
	2		0	
	4			Ze
	5	City	bune	49
Street	-	City	State	Zφ
er ()	f .	Busines	ss Fax Number (	)_6
	7		FEIN	
				(If Applicable)
		0.11	T. Francisco Control	Panesa for a harital
		Schools (business activity)	(business activity)	Reason for submittal
☐ I. Rebuilder ☐ J. Manufacturer ☐ K. Distributor ☐ L. Wrecker ☐ N. Salvage Pool		S. Drive School Behind the wheel Classroom Correspondence	M. Emission Test only Test & repair Fleet, test only Fleet, test & repair	Original application Additional location Additional activity Deleting activity
☐ O. Transporter ☐ P. Body Shop ☐ Class A ☐ Q. Broker ☐ R. Garage No. of Mechanics	O. Transporter P. Body Shop Class A Q. Broker R. Garage	☐ Minors ☐ T. Traffic Safety School ☐ Correspondence ☐ Internet ☐ U. DUI School ☐ Correspondence ☐ Internet ☐	10	Duplicate license     Change of address     Change of principal(s)     Change of corporation     Change of business nar     Previous name 11
Type of Repairs 10	10			☐ Change of curriculum ☐ Change of class schedu
rship □ LLP □ L me and title of each participating in the d pership change req	LC [ Individirection	Corporation Incorp idual, each partner, whe on, control or managementification to the Depart	orated in State of ther general or limited, ent of the policy of the	or each principal officer,
tada gara hadalahan da				
	Business Type (one per application of L. Wrecker N. Salvage Pool O. Transporter P. Body Shop Class A O. Broker R. Garage No. of Mechanics Type of Repairs Cles must list vehicles must list vehicles and title of each articipating in the dership change required.	Business Type (one per application)  I. Rebuilder J. Manufacturer N. Distributor L. Wrecker N. Salvage Pool O. Transporter P. Body Shop Class A Q. Broker R. Garage No. of Mechanics Type of Repairs  Type of Repairs  Ship DLP DLC Define and title of each indivarticipating in the directive ership change requires in	Business Type (one per application)    Rebuilder   Schools (business activity)   Rebuilder   School (business activity)   Re	4 Street Oty State  5 Street Oty State  6

## INSTRUCTIONS FOR COMPLETING APPLICATION FOR BUSINESS LICENSE (Back of OBL-237)

- 1. Bank Information list name and address of bank(s) and business account number(s.) If the bank account is not in the business name, list the name the account is under.
- 2. For Garage Registration Only: Additional Location(s) if you are applying for a garage registration, please complete this section.
- 3. Signature the application must be signed by a principal listed for the business. The title of the principal must be listed, and the full legal name of the individual verifying the principal's identification must also be listed.
- 4. The Principal's Signature must be notarized or witnessed by an authorized Nevada DMV representative.

1	NAME AND ADDR	ESS OF BANK AND BUS	INESS ACCOUNT NUMBER	
Name of Bank		Address of Bank	Account Number	
		And Creek States and a	5-00-07-00-07-07-07-07-07-07-07-07-07-07-	
Name of Bank	,	Address of Bank	Account Number	
If bank account is not came	od under same name as	shown on this application, under	what name is it carried?	
Name of person(s) authoriz	eed to draw funds or issu	e checks from accounts.		
or Garage Registration	on Only: Additiona	al Location(s)		
2 Name of Busin		Address	Phone Number and Manager's Name	# of Technicians
suance of my license.	I understand that to ds to deny, suspend	ne providing of false inform d, or revoke my business li	kground investigation necessary as it nation or the omission of the requested cense and constitutes a gross misden	information
suance of my license. his application is groun- hapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.	nation or the omission of the requested	I information leanor under
suance of my license. his application is ground hapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.	nation or the omission of the requested cense and constitutes a gross misden of the corporation of the requested cense and constitutes a gross misden of the corporation of the requested censes and constitution of the requested censes and censes are constituted censes and censes are censes are censes and censes are censes and censes are censes are censes and censes are	I information neanor under
suance of my license. his application is groun- chapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.	nation or the omission of the requested cense and constitutes a gross misden of the corporation of the requested cense and constitutes a gross misden of the corporation of the requested censes and constitution of the requested censes and censes are constituted censes and censes are censes are censes and censes are censes are censes and censes are ce	I information neanor under
suance of my license. his application is groun- chapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.	nation or the omission of the requested cense and constitutes a gross misden of the corporation of the requested cense and constitutes a gross misden of the corporation of the requested censes and constitution of the requested censes and censes are constituted censes and censes are censes are censes and censes are censes and censes are censes are censes and censes are	I information neanor under
suance of my license. his application is groun- chapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.	nation or the omission of the requested cense and constitutes a gross misden of the corporation of the requested cense and constitutes a gross misden of the corporation of the requested censes and constitution of the requested censes and censes are constituted censes and censes are censes are censes and censes are censes are censes and censes are ce	Information leanor under
ssuance of my license. his application is groun chapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.  WWNER, PARTNER, OR  Signed  Title  Date	nation or the omission of the requested cense and constitutes a gross misden of the corporation of the requested cense and constitutes a gross misden of the corporation of the requested censes and constitution of the requested censes and censes are constitution of the requested censes and censes are censes are censes and censes are censes are censes and censes are cen	Information eanor under
ssuance of my license. his application is groun chapter 482, 483, 487,	I understand that to ds to deny, suspend and 445 B of the Ne	ne providing of false inform d, or revoke my business li evada Revised Statutes.  WWNER, PARTNER, OR  Signed  Title  Date	nation or the omission of the requested cense and constitutes a gross misden of the corporation of the requested cense and constitutes a gross misden of the corporation of the requested cense.	Information leanor under
ssuance of my license. his application is groun chapter 482, 483, 487, NOTE: TO BE SIG	I understand that ti ds to deny, suspend and 445 B of the Ne ENED BY SOLE O	ne providing of false inform d, or revoke my business li evada Revised Statutes.  WWNER, PARTNER, OR  Signed  Title  Date	sation or the omission of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the c	Information leanor under
ssuance of my license. his application is groun chapter 482, 483, 487,	I understand that tids to deny, suspend and 445 B of the Ne NE NED BY SOLE O	ne providing of false inform d, or revoke my business li evada Revised Statutes.  WWNER, PARTNER, OR  Signed  Title  Date  ID Verified B	sation or the omission of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the requested cense and constitutes a gross misdent of the corporation of the c	Information eanor under



Occupational and Business Licensing 555 Wright Way Carson City, Nevada 89711 - 0100 (775) 684-4690 www.dmvnv.com

www.dmvnv.cor

		L HISTORY QUESTIO		□ New □ Updat
This questionnaire is filed as pa Business License:		ng application for:  □ Resident Agent/Manager		
Occupational License:		☐ Drive School Instructor ☐ DUI School Instructor	☐ Traffic Safe	ety School Instructor
All lines and spaces must be co		If not applicable enter (N/A).		
Full Legal Name:	Last	First		Middle
		aiden name, stage name, nickna	ıme):	mode.
Mailing Address				
Service Andrews	Street	City	State	Zip
Physical Address	Street	City	State	Zip
Home Phone		Additional Phone		
Driver's License No.		State		
Date of Birth		Place of Birth		
Social Security No.			City □ Female	State  Male
HeightW	eight	Hair	Eyes _	
Scars, marks, and/or tattoos				
		Photo		
		(Full face, shoulder and above)		

# Personal History Questionnaire Page 2

From (month/year)	To (month/year)	Employer	Complete Add	ress/Telephone#
ave you ever be	nisdemeanor offen	cants only: nvicted of a crime or off ses?	ense, either felony, gross misden	neanor or misdemeanor,
ave you ever be soluding traffic n	een arrested or co nisdemeanor offer	nses? 🗆 Yes 🗆 No	ense, either felony, gross misden	
"Yes," list sep olumns. If add	arate charge by itional space req	date of arrest. Descrit uired, use a separate	be the offense, court, and disposite to the offense.	osition in the appropriate
Date of Arre	st N	ature of Offense	Court of Jurisdiction	Disposition of Offense
Date of Arre	st N	ature of Offense	Court of Jurisdiction	Disposition of Offense
Date of Arre	st N	ature of Offense	Court of Jurisdiction	Disposition of Offense
Date of Arre	st N	ature of Offense	Court of Jurisdiction	Disposition of Offense
Date of Arre	st N	ature of Offense	Court of Jurisdiction	Disposition of Offense
				Disposition of Offense
st names, comp		phone numbers of two		Disposition of Offense
st names, comp	olete address, and		personal references.	
st names, comp	olete address, and		personal references.	
st names, comp	olete address, and	phone numbers of two	personal references.  Address	Phone Number
st names, comp re you currently ame and addres	Name  No have you everse of the agency, r	phone numbers of two	personal references.	Phone Number
st names, comp	Name  No have you everse of the agency, r	phone numbers of two	personal references.  Address  n of a parole or probation agency	Phone Number  of any state? If so, provide

# Personal History Questionnaire Page 3

	al History Ques	tionnaire					
Have you previously held or do you presently have a Vehicles in this State or by any other State's occupa	business or oc tional licensing	cupational authority?	license	issued b	y the D	epartme	nt of Moto
f "Yes", license number		State					
Have you ever had a business or occupational licens was denied, suspended, revoked, or had administrat	se, in this state of tive sanction ag	or any othe ainst it?	er state i Ye	ncluding s No	a drive (if Yes,	r's licen: explain)	se, which
I certify under penalty of perjury that the information hereby authorize the Department of Motor Vehicles i issuance of my license. I understand that the provid this questionnaire is grounds to deny, suspend, or re filing false information to obtain any license or permit Administrative Codes in addition to being subject to it	to make any bad ling of false infol avoke my busine t is a criminal ad	kground in mation or ass or occur t as define	nvestiga the omi upationa ad in Ne	tion necession of a license vada Re	essary a the requ . I furth vised S	as it pert Jested in er under tatutes a	ains to the formation rstand tha
Signature of Applicant		_	-		Date	75	
Subscribed and sworn before me this	day of					-	
Notary Public or Authorized Nevada	DMV Represer	tative					
Fort	Department Us	e Only					
Case No							
☐ Application completed and signed ☐ Fingerprints	s □ Background	Investiga	tion 🗆 T	otal Fee	s \$		_
Application reviewed and accepted:							
						,	
Signature of Employee					Date	*	
Signature of Employee Signature of Supervisor (if applicable	0)		_		Date		
	0)				0000		
Signature of Supervisor (if applicable					0000	0	

# Personal History Questionnaire Page 4

	Personal History Questionnaire
	IMPORTANT
professional	fare Reform, as implemented by the 1997 Session of the Nevada Legislature by S.B. 356, requires the and occupational licensing agencies add certain questions regarding child support to all applications for new for renewal of all occupational licenses.
	ational and business license applicant, applying for a new license or for renewal of an existing license must d sign the child support information below.
Your applic	ation cannot be processed without submitting this form, completed and signed.
	CHILD SUPPORT INFORMATION
Please mark	the appropriate response (failure to mark one of the three will result in denial of the application.)
	I am not subject to a court order for the support of a child.
0	I am subject to a court order for the support of one or more children and am in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order. Indicate the county, state, and contact number below, for verification.
	I am subject to a court order for the support of one or more children and am not in compliance with the order or plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.
	County State Contact Number
	Applicant's Social Security No
	Applicant's Full Legal Name (please print)
	Signature of Applicant
	Date
	Business or Occupational License Number
DE 343 6 7000	
DS-242 (9/2006)	



Occupational and Business Licensing 555 Wright Way Carson City, Nevada 89711-0100 (775) 684-4690 www.dmvnv.com

## **AUTHORIZATION FOR RELEASE OF INFORMATION**

I authorize any person or entity contacted by the Department of Motor Vehicles, its agents or employees, during the course of my initial and annual background investigations, to furnish to such agents or employees, any information or opinions they may have.

I hereby release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, the Department of Motor Vehicles, or any of its agents or employees, and any and all persons or entities who shall furnish any information or opinions to the agents or employees, of the Department of Motor Vehicles who conduct my background investigation.

This waiver and its authority is valid until such time the applicant is no longer licensed by the State of Nevada, Department of Motor Vehicles and a request has been made of the Central Repository to transfer the applicant's fingerprint record to inactive status.

Name (please print)	having made applicat	ion with the	e Departme	nt of Motor
Vehicles, for business or occupational lic	ensing authorize the depa	rtment to fe	orward my	fingerprint
to the Central Repository for Nevada rec	cords of criminal history ar	nd for subr	mission to t	he Federa
Bureau of Investigation for its criminal his	tory report. I fully understa	nd that this	s is an anni	ual process
and by signing this form I hereby grant the	Department permission to	perform a	backgroun	d check, as
they deem necessary.				
Signature of Applicant			Date	
Subscribed and sworn before me this	day of		_,	
Notary Public or Authorized Nevada DMV	Representative			
D5254 (3-2006)				0-2208



Occupational and Business Licensing 555 Wright Way Carson City, Nevada 89711-0100 (775) 684-4690

www.dmvnv.com

#### CHILD SUPPORT INFORMATION

Federal Welfare Reform, as implemented by the 1997 Session of the Nevada Legislature by S.B. 356, requires that professional and occupational licensing agencies add certain questions regarding child support to all applications for new licenses and for renewal of all occupational licenses.

Each new business and occupational license applicant, business principal or salesperson applying for a new or to renew his or her license must complete and sign the Child Support Information below.

Your application cannot be processed without submitting this form, completed and signed. You may duplicate this form.

Please mark the appropriate response. Failure to mark one of the three will result in denial of the application.

I am not subject to a court order for the support of a child.
I am subject to a court order for the support of one or more children and am in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order; or
I am subject to a court order for the support of one or more children and am not in compliance with the order or plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.
Applicant's Social Security No
Applicant's Name (please print)
Signature of Applicant
Date
Business or Occupational License Number

DS268 (4/2007)

## BOND REQUIREMENTS FOR BUSINESS LICENSE

Upon application for a vehicle dealer, rebuilder, manufacturer, distributor or lessor license, the applicant must furnish a surety bond in the amount of \$10,000 for utility or boat trailers with an unladen weight of 3,500 or less, \$50,000 for motorcycles, utility or horse trailers without living quarters with an unladen weight of 3,501 pounds or more and \$100,000 for all other vehicle types. An application for a broker license must include a bond in the amount of \$100,000. NRS 482.345 and 482.3333

The bond covers the dealer's principal place of business and all branches operated by him if:

- All are within the same county; and
- All are operated under the same name.

Manufacturers, distributors, dealers and brokers are licensed separately. Additional types of licenses require submission of additional bonds and fees.

# SURETY BONDS Form OBL-210

Surety bonds for business licenses require submission of original bond, executed on a form supplied by the Department and having corporate surety thereon, duly licensed to do business within the State of Nevada. Cancellation or lapse in surety coverage will result in revocation of the business license.

The bond must be completed in its entirety, signed by a principal of the business and countersigned by an agent of the surety company affording coverage. The corporate seal of the surety must be imprinted or affixed to the bond.

The bond must show the individual name, names of all partners, or if a LLP, LLC or corporation, the LLP, LLC or corporate name, and the name under which the licensee will be conducting business.

### **Example:**

- Individual's full legal name and DBA name
- Full legal Names of all partners and DBA name
- LLP name and DBA name
- LLC name and DBA name
- Corporate name and DBA name, or
- Corporate name only if both corporate name and DBA are identical.

The name(s) on the surety bond must read the same as the name(s) on the application for license and all corresponding documents.

If any of the information contained on the surety bond is inaccurate or has been changed, the applicant or licensee must submit a corrected bond or a rider from the surety company affording coverage, correcting the information. **Do not write on, erase, white out, or in any way alter the information on the bond.** Any bond, which has been materially altered will be considered invalid by the Department and rejected.

## **DEPOSIT IN LIEU OF BOND**

In lieu of a surety bond the applicant may deposit with the Department an equivalent amount of money in United States currency, federal or Nevada state bonds with an actual market value of not less than the amount required by the Department, or a time certificate of deposit from a bank or savings and loan association situated in Nevada.

If an applicant or licensee wishes to use a time certificate in lieu of surety bond the certificate must state the "business name" the word "or" and "Department of Motor Vehicles."

• **Example:** Rhonda's Roadsters or Department of Motor Vehicles

A letter must accompany the certificate from the originating bank stating that the funds are unavailable for release without written authorization from the Department.

# RELEASE OF DEPOSIT IN LIEU OF BOND Form DS-251

Pursuant to Nevada Revised Statutes 482.346.4(a), a deposit in lieu of a surety bond must be held by the Department for a period of three years from the date the licensee ceases to be licensed by the Department or from the date the deposit has been replaced with another type of bond.

At the expiration of three years, the business principal(s) originally depositing the funds may apply for release of the deposit. Upon verification by the Department that no outstanding claims exist, the deposit will be released.



Occupational and Business Licensing 555 Wright Way Carson City, Nevada 89711 (775) 684-4690

www.dmvnv.com

# VEHICLE INDUSTRY BUSINESS LICENSE BOND

Bond Number	License Type:
ACCOUNT OF THE PARTY OF THE PAR	□ Broker
	☐ Dealer/Rebuilder/Lessor
	☐ Distributor ☐ Manufacturer
	☐ Manufacturer ☐ Transporter
	Li Transportur
KNOW ALL MEN BY THESE PRESENTS:	
That	, as principal,
(Individual o	Corporate Name and Name Doing Business as)
	Constitution of allows and
located in the County of	, State of Nevada, obligee, and
	, a corporation organized and existing under and by virtue of the
(Name of Surety)	, a corporation organized sind and any
laws of the State of	, and authorized to transact a surety business in the State of
DOLLARS for the payment of which w	ell and truly to be made we hereby bind ourselves, our respective heirs
DOLLARS for the payment of which w	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which w administrators, executors, successors and	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which w administrators, executors, successors and	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which wadministrators, executors, successors and  To be effective on the	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which w administrators, executors, successors and	day of
To be effective on the  THE CONDITION OF THIS OBLIGATION  WHEREAS, the above-pamed or	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which wadministrators, executors, successors and  To be effective on the	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which wadministrators, executors, successors and  To be effective on the	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:
DOLLARS for the payment of which wadministrators, executors, successors and  To be effective on the	ell and truly to be made we hereby bind ourselves, our respective heirs assigns jointly and severally, firmly by these presents:

(SEE BACK)

	Bond Number
This bond may be canceled by the suntention so to do. Said cancellation shall be levada Department of Motor Vehicles, Occupa	rety at any time by giving written notice by registered mail of its desire and a effective thirty (30) days after the receipt of said notice by the State of ational and Business Licensing Section.
Signed, sealed and dated this	day of
	X(f*rincipal)
	(Surety)
	Telephone Number of Surety: ()
	(Mailing Address of Surety Company, Street)
	(City, State and Zip Code)
	By(Signature, Attorney-In-Fact for Surety)
	(Printed Name, Attorney-In-Fact) (Surety Seal)
	The production of the same of
	Countersigned on behalf of:
	(Surety)
	this day of,
	(Signature, Agent)
	(Printed Name, Agent)
	(Business Name, Agent)
DBL210 (01/2009)	(Business Address, Agent)



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

# **DEPOSIT RELEASE APPLICATION**

Pursuant to Nevada Revised Statutes

		Bus	iness License No	
Business Name				
Mailing Address	Street	City	State	Zip
Bank	Silect	Ony	Juli	
Address	Street			
	Street	City	State	Zip
teason for Release				
Signed		Date_		
Subscribed and sw	orn before me thisday	of		
300001000 0110 011	om boloto mo unbouy			
	Notary Public or Authorized Neve	ada DMV Representative		
••••		DEPARTMENT USE ONLY		••••
Approved by		Date _		
Release Date	S	ignature		
\$ 251 (2/2004)				

## INSURANCE REQUIREMENTS FOR BUSINESS LICENSING

Dealers, rebuilders, manufacturers, and distributors must furnish and keep in force automobile liability insurance as a requirement of licensing. (NRS 482.325) An acceptable certificate of insurance must include the following coverage:

- 1. Any Auto, bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000; **or**
- 2. Scheduled, non-owned and hired autos, bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000.

If licensed as a short-term lessor, a certificate of insurance must include the following coverage:

1. Hired autos or scheduled autos with a combined aggregate liability total of \$100,000 or bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000.

If licensed as a long-term lessor, a certificate of insurance must include the following coverage:

Any auto, bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000 **or** 

All owned autos and non-owned autos, bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000.

Evidence of self-insurance with the State of Nevada is acceptable for the operation of a short-term lessor. Self insurance covers vehicles registered in the name of the business. It does not cover vehicles held for sale, or vehicles with dealer or loan license plates.

If a vehicle dealer wishes to add short-term leasing, or a short-term lessor wishes to add vehicle sales to an existing business, a new certificate of insurance stating coverage for the additional activity must be submitted to the Department as part of the license application.

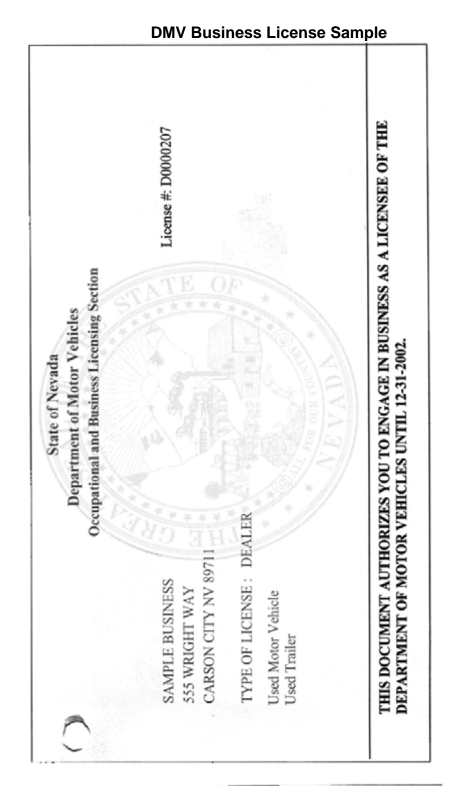
Insurance is not required for a dealer, manufacturer or distributor who deals solely in trailers. If the licensee sells new or used motorcycles or new or used vehicles, then the above insurance requirements are required.



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

Please print or type CERTIFICATE OF INSURANCE Producer: Companies affording coverage and NAIC # A B. C. Telephone: (\_ Business License Number(s): \_ Name of Insured: Physical Address: Additional Location(s) Automobile Liability This is to certify that the Automobile Liability Insurance listed has been issued to the insured business named above for the full extent of the policy period. Should this policy cancel or type of coverage change before the expiration date, the issuing company shall provide written notice to the Department of Motor Vehicles within 30 days. This certificate is issued as a matter of information only and confers no rights upon the certificate holder. This certificate does not amend, extend or alter the coverage afforded by the policies below. CSL means Combined Single Limit. This term is acceptable on a certificate of insurance as long as the amount is equal to or greater than Aggregate total. Motor Vehicle Dealers, Manufacturers, Rebuilders, Distributors and Transporters Minimum requirement: Combined aggregate liability total of \$100,000 or bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000. Type of Coverage Policy Number(s) Effective Date Expiration Date Limits of Liability Bodily Injury (per person): □ Scheduled, Non-owned and Hired Autos. Bodily Injury (per accident): Property Damage: ☐ Motorcycles ☐ Continuous Until Canceled Aggregate Total: Long Term Lessors and Out of State Manufacturers and Distributors Minimum requirement: Combined aggregate liability total of \$100,000 or bodily injury \$15,000 per person, bodily injury per accident \$30,000, property damage \$10,000. Type of Coverage Policy Number(s) Effective Date **Expiration Date** Limits of Liability ☐ Any Auto ☐ All Owned and Non-owned Bodily Injury (per person): Bodily Injury (per accident): Property Damage: ☐ Motorcycles ☐ Continuous Until Canceled Aggregate Total:

per accident \$30,000, property damage \$10,000.  Type of Coverage Policy Number(s) Effective Date  Hired Autos  Scheduled Autos	Expiration Date	
		Limits of Liability
Scheduled Autos	Bodily Injur	y (per person):
	Bodily Injur	y (per accident):
Continuous Until Canceled	Property Da	amage:
	Aggregate	Total:
Automobile Wreckers an	d Salvage Pools	
Minimum requirement: Combined aggregate liability total of \$10 per accident \$30,000, property damage \$10,000.	0,000 or bodily injury \$15,0	000 per person, bodily injury
Type of Coverage Policy Number(s) Effective Date	Expiration Date	Limits of Liability
Any Auto	Bodily Injur	y (per person):
Scheduled, Non-owned and Hired Autos	Bodily Injur	y (per accident):
Continuous Until Canceled	Property D	amage:
2 Continuous Ontili Cariceleu	Accrecate	Total:
	Aggregate	TOtal.
Body Shor		200 ser serse bedly lake
Minimum requirement: Combined aggregate liability total of \$10 per accident \$30,000, property damage \$10,000.	io,ouo or bodily injury \$15,0	Jou per person, bodily injury
Type of Coverage Policy Number(s) Effective Date	Expiration Date	Limits of Liability
Any Auto		y (per person):
Non-owned and Hired Autos	Bodily Injur	y (per accident):
Continuous Until Canceled	Property Da	amage:
	Aggregate	Total:
bodily injury or death per accident \$300,000, property damage \$ Type of Coverage Policy Number(s) Effective Date		Limits of Liability
Scheduled Autos		y (per person):
Continuous Until Canceled	Bodily Injur	y (per accident):
	Property Da	amage:
	Aggregate	Total:
YEAR MAKE MODEL	VEHICLE IDENTIFICAT	ION NUMBER
his document must be the original. Upon affixing your signatu		ou have assigned the prop
pe of coverage for the operations and plates of the business na	med on this policy.	
The state of the s		Date
Printed Name of Authorized Agent Signature		
	anadment A shatesess	e not proposeble as accel
Printed Name of Authorized Agent Signature  Upon completion, please return the original certificate to the Dinancial responsibility.	epartment. A photocopy i	s not acceptable as proof
Ipon completion, please return the original certificate to the D	epartment. A photocopy i	s not acceptable as proof
Ipon completion, please return the original certificate to the D nancial responsibility.	epartment. A photocopy i	s not acceptable as proof



# **Temporary Location License DS-261 (NAC 482.050 – 482.085)**

A licensed dealer may not exhibit, display for sale or sell vehicles at a temporary location without first obtaining a temporary license for sale or exhibit of a vehicle.

"Exhibit a vehicle" means to display three or more vehicles owned or controlled by a licensed dealer at a temporary location and at which:

- 1. The licensed dealer's name is displayed on or about each vehicle;
- 2. Any solicitation or sale is prohibited;
- 3. A salesperson or representative of the licensed dealer is not present; and
- 4. A telephone of any other device for communication with a salesperson or representative of the dealer is not provided.

A Temporary Location License to exhibit vehicles for sale is valid for a period not to exceed 21 days. The license fee to exhibit vehicles at a temporary location is \$25.00.

"Display a vehicle for sale" means to display one or more vehicles owned or controlled by a licensed dealer at a temporary location and at which:

- 1. A salesperson or representative of the licensed dealer is present; or
- 2. A telephone or any other device for communication with a salesperson or representative of the dealer is provided.

A Temporary Location License to display vehicles for sale is valid for a period not to exceed 7 days. The license fee to display vehicles for sale at a temporary location is \$75.00.

A maximum of 6 temporary location licenses to display for sale may be obtained within a calendar year.

An application for temporary license to exhibit vehicles or to display vehicles for sale must be submitted on a form supplied by the Department, at least three days prior to the date of the sale or exhibit.

Requests for Temporary Location Licenses in a county other than the county of the permanent place of business, requires a rider to the surety bond or a new bond to cover the county in which the event is to take place.

The Temporary Display for Sale License must be posted at the location of the sale. The dealer must also display a sign that is at least two square feet in size stating the name of the dealership.

All applications for Temporary Location License must have the original signature of an authorized representative of the business.

The bottom portion of the application regarding business license and zoning approval must be completed by an authorized city or county official prior to submission. If the form is not signed appropriately, the application will be rejected. If the sale is held on public property, the bottom portion of the application is not required to be completed.

This is a list of some of the frequently used public properties:

Lawlor Events Center
Thomas and Mack
Cashman Field
Elko Convention Center

Washoe County Fairgrounds Reno Sparks Convention Center Sam Boyd's Event Center Las Vegas Convention Center

If you have any questions regarding whether or not a particular location is public property, please refer to the licensing department in that city or county.



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

APPLICATION FOR TEMPORARY LOCATION LICENSE

Fees: \$\sigma\$ \$25.00 Exhibit of Vehicle(s) Number of Vehicles:	□ \$75.00 Display of Vehicle(s) fo □ new vehicles (see reverse of a □ used vehicles	
Business Name:		icense Number:
Mailing Address:		
Location of Exhibit or Sale:	East NeW	
Physical Address:	in the second	
City, State and Zip:		
Beginning Date of Exhibit or Sale:	Ending Da	ate:
Authorized Representative's Printed Name	Signature	Date
The section below must be completed Must be completed and sign	by City/County Licensing Authority ed prior to submission to the Depar	y and Zoning Ordinance Authority. tment of Motor Vehicles.
The section below must be completed Must be completed and sign The above named applicant is in compliance ordinances as they pertain to display or sale	ed prior to submission to the Departure with all city/county business licensi	ing requirements and zoning regulate the event as listed.
The section below must be completed Must be completed and sign. The above named applicant is in compliance ordinances as they pertain to display or sale	ed prior to submission to the Depar- ce with all city/county business licensi of vehicles at the location and date of	ing requirements and zoning regulato the event as listed.
The section below must be completed Must be completed and signer The above named applicant is in compliance ordinances as they pertain to display or sale License:   Has Been Issued  V	ed prior to submission to the Departure with all city/county business licensi of vehicles at the location and date of Vill Be Issued	ing requirements and zoning regulato the event as listed.
The section below must be completed Must be completed and signs.  The above named applicant is in compliance ordinances as they pertain to display or sale. License:   Has Been Issued   V  Authorized City/County Official	ed prior to submission to the Departure with all city/county business licension of vehicles at the location and date of Vill Be Issued    Title	ing requirements and zoning regulato the event as listed.
The section below must be completed Must be completed and signs.  The above named applicant is in compliance ordinances as they pertain to display or sale. License:   Has Been Issued   V  Authorized City/County Official  Zoning approval:	ed prior to submission to the Departure with all city/county business licension of vehicles at the location and date of Vill Be Issued    Title	ing requirements and zoning regulato the event as listed.
The section below must be completed Must be completed and signs.  The above named applicant is in compliance ordinances as they pertain to display or sale.  License:	ed prior to submission to the Departure with all city/county business licension of vehicles at the location and date of Vill Be Issued	ing requirements and zoning regulato the event as listed.  Phone Number  Phone Number
The section below must be completed Must be completed and signs.  The above named applicant is in compliance ordinances as they pertain to display or sale.  License:	ed prior to submission to the Departure with all city/county business licensi of vehicles at the location and date of Vill Be Issued	ing requirements and zoning regulato the event as listed.  d  Phone Number  Phone Number

# Temporary Location License Requirement Sheet

NAC 482.055 "Display a vehicle for sale" defined. "Display a vehicle for sale" means to display one or more vehicles owned or controlled by a licensed dealer at a temporary location and at which:

- A salesman or representative of the licensed dealer is present; or
- A telephone or any other device for communication with a salesman or representative of the licensed dealer is provided.

NAC 482.060 "Exhibit vehicles" defined. "Exhibit vehicles" means to display three or more vehicles owned or controlled by a licensed dealer at a single temporary location and at which:

- The licensed dealer's name is displayed on or about each vehicle;
- Any solicitation or sale is prohibited;
- 3. A salesman or representative of the licensed dealer is not present; and
- A telephone or any other device for communication with a salesman or representative of the licensed dealer is not provided.

## Display for Sale or Exhibit Vehicles

Applications must be submitted to the Department at least three (3) days before the event begins.

Applications must be completed in full and signed by a business principal or authorized representative.

The lower portion of the application must be completed and signed by authorized City/County Licensing and Zoning officials.

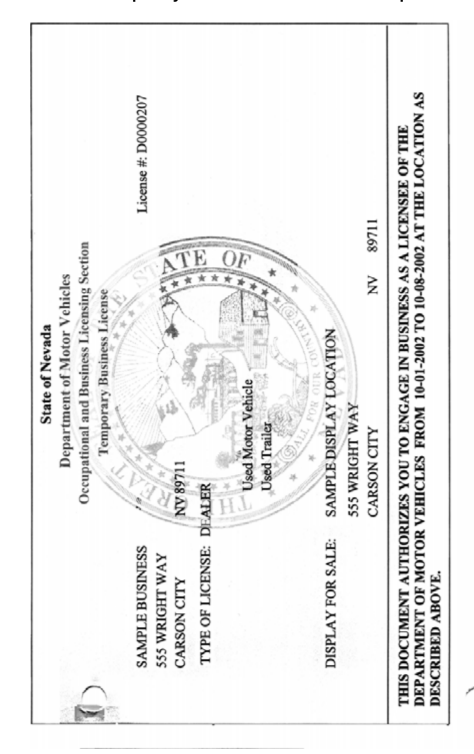
#### Display of Vehicles for Sale

A licensee may be issued a maximum of six (6) Temporary Display for Sale Licenses within a calendar year.

If sale is taking place in a county other than the county licensed in, the licensee must submit the following with the application for Temporary Location:

- Franchise Letter authorizing the Dealer to display vehicle for sale in the additional county.
- A New bond or rider to the existing bond to cover the additional county.

# **Temporary DMV Business License Sample**



## LICENSING OF AN ADDITIONAL LOCATION

An additional location of a dealership is considered a separate and new business and must meet all requirements of a new business, with the following exceptions:

- If the principals on the application for an additional location have submitted fingerprint cards, it is not necessary to submit additional fingerprint cards with the application for the second location.
- The bond covering the dealer's principal place of business will cover the
  additional location if located in the same county and operated under the same
  name. A rider from the bonding company, acknowledging coverage for the
  additional location is acceptable. For any business located in a different county
  and/or operated under a different name, a separate bond is required.
- If the additional location has the same name as the first location, it is not necessary to submit an additional insurance certificate; an amendment to the policy acknowledging coverage for the second location is acceptable.

Application for business license at an additional location is processed in the same manner as an original application. Processing time is one to two weeks. Upon approval, a business license number will be issued. Supplies such as license plates and Dealer's Report of Sale books are issued by business license number and cannot be transferred between locations.

The business license and salesperson license are displayed at the licensee's physical location as listed on the license. Books and records must be made available for inspection by the Department during normal business hours.

## CHANGE OF BUSINESS PRINCIPAL INFORMATION

Documentation for change of business information may be submitted at any Occupational and Business Licensing office.

#### ADDING A BUSINESS PRINCIPAL

To add a principal to an existing business, an updated business license application must be submitted, signed by a current principal of the business, checking the change of business principal box and listing all principal's full legal names in the ownership section.

A Personal History Questionnaire form DS-242 completed with two sets of fingerprint cards, fingerprint processing fee, completed Child Support form DS-268 and completed Authorization for Release of Information form DS-254 must be submitted for the new business principal with the license application.

Updated Personal History Questionnaire form DS-242 and Child Support form DS-268 must be completed by existing principal(s).

Licensee Acknowledgement form DS-308.

If the business is either an individual or a partnership, a rider to the bond must be submitted adding the new principal's full legal name.

If the business is LLP, LLC or corporation, new corporate documents reflecting the change of business principals or corporate officers are required.

The Department will conduct a background investigation on the applicant being added to the business and upon determination of eligibility for licensing, update the records of the Department to reflect the new information.

## **REMOVING A BUSINESS PRINCIPAL**

To remove a principal from the business license, an updated business license application reflecting the change of business principal information must be submitted to the Department along with a letter from the principal being removed stating that the principal is resigning from the business or relinquishing interest in the business and wishes to be removed.

An Updated Personal History Questionnaire form DS-242 and Child Support form DS-268 must be completed by existing principal(s).

If the business is a LLC or corporation, new corporate documents and corporate filing reflecting the change of officers must be submitted.

If the business is a partnership, a rider to the bond must be submitted reflecting the removal of the principal.

In the event of the death of a principal, documentation of the death and a request to remove the person from the license is acceptable.

If a business is individually owned and the principal dies, the Department must be notified. Business operations must cease and the Department will change the business record to "Out-of-Business" status. A surviving spouse or surviving child may not continue to operate a business if not listed on the original license.

#### **CHANGE OF BUSINESS ADDRESS**

When a licensee changes the location or name of any of the established places of business, he can not conduct business under the new name, or at the new location, until he has been issued a license for the new name or location from the Department. NRS 482.326.4

Documentation for change of address may be submitted to any Occupational and Business Licensing office.

#### CHANGE OF PHYSICAL ADDRESS

When a licensee changes the physical address of the business, an updated business application form must be submitted to the Department documenting the new address information.

An Updated Personal History Questionnaire form DS-242 and Child Support form DS-268 must be completed by existing principal(s.)

New city or county business licenses, rider to the bond, certificate of insurance and photo of the new location reflecting the new address must accompany the updated application form.

If the new location of the business is in a county different from that of the previous location, a new bond or rider to the current bond reflecting the change of county of residence must also be submitted.

Dealers must also submit a Franchise Authority noting the change.

Upon approval, the Department will issue a revised business license, salespersons licenses and registration certificates for any business license plates registered in the name of the business. All licenses will be issued for the remaining portion of the calendar year.

#### **CHANGE OF MAILING ADDRESS**

When a licensee changes only the mailing address of the business, an updated business application reflecting the change of mailing address or a letter documenting the new mailing address with this information must be submitted to the Department. No other documentation is needed to change the mailing address only.

#### RENEWAL OF BUSINESS LICENSE

All business licenses for vehicle dealers, rebuilders, manufacturers, distributors, brokers, salespersons licenses and registration for business license plates expire December 31<sup>st</sup> of each year. Licenses and registrations issued throughout the year expire on December 31<sup>st</sup> and pay the same fee; there is no prorating of fees. Licenses issued on or after November 1<sup>st</sup>, are valid for the following year.

Renewal applications are mailed to all licensees the first week of November of each year. The Occupational and Business Licensing Section of the Compliance Enforcement Division processes all renewals. Licensees are urged to submit the renewal form and fees early to allow processing time. Renewals may also be processed on the web at www.dmvnv.com.

A business principal listed on the renewal form must sign the renewal application. The renewal application will be returned if it is not signed by a business principal. A completed Child Support form DS-268 must accompany the renewal application for each principal. If the form is missing for any of the principals, the renewal application and fees will be rejected and returned to the business.

If the Department does not receive the renewal application prior to close of business on December 31st, all activity must cease until the license is renewed. Failure to cease business operations until the licensee is renewed may result in administrative fines and/or revocation of the license. Renewal applications submitted more than 30 days after the expiration of the license will not be accepted. Failure to renew prior to expiration or within 30 days of expiration will cause the license to be placed in an out of business status and a new application is required.

If the principal wishes, he may designate an office manager or resident agent, who will have authorization to sign the renewal and any other paperwork on behalf of the business. This authorization must be submitted to an Occupational and Business Licensing office in writing on the "Letter of Authorization" form DS-276, and signed by a business principal. This person must submit a completed Personal History Questionnaire form DS-242, two fingerprint cards, Child Support form DS-268 and the \$51.25 fingerprint processing fee.

Any change made to the business requires the submission of documentation with the renewal. See "Change of Business Information" section or contact your local Occupational and Business Licensing office for instructions and/or forms.

Salespersons licenses may be renewed at the time of renewal of the business license. If a licensee does not wish to renew a salespersons license, follow the instructions on the renewal notice. A completed Child Support form DS-268 must accompany the renewal application for each salesperson being renewed. If the form is missing for any of the salespersons, the renewal application and fees will be returned to the business.

Business license plates are renewed at the time of renewal of the business license on the renewal form. If a licensee does not wish to renew a license plate, follow the instructions on the renewal form and return the license plate(s) to the Department. Note on the renewal form if a business license plate is lost or stolen.

The number of dealer license plates that may be issued to a dealer or Rebuilder in a number that is limited to the total number of active principals or officers and salespersons licensed to the business, multiplied by 1.5. Example:

Ten total principle officers and salespersons  $10 \times 1.5 \text{ plates} = 15 \text{ dealer license plates}$ 

Manufacturers and distributors may obtain business plates. These are limited to a number that does not exceed the number of principals or officers listed on the license.

Enforcement action will be taken against anyone in possession of a Nevada business license plate or Registration Certificate that has been reported as lost or stolen. If a license plate which you have reported lost or stolen is found or turned into your business, the license plate and registration must be returned to the Department. The license plates cannot be reactivated.

### **BUSINESS LICENSE PLATES**

The Department is authorized to issue special license plates to business licensees. The fee for a business license plate is \$12.00 plus a \$.50 per plate prison industry fee. The business license plate may be renewed for a fee of \$12.00.

Business license plates expire on December 31<sup>st</sup> of the year of issuance. Fees are not prorated.

A Registration Certificate is issued for each license plate and contains the name, address and license number of the business. The Registration Certificate is issued to the license plate and not for a specific vehicle. This allows for a license plate to be moved from one vehicle to another under the control of the business.

#### LICENSE PLATE DISPLAY

License plates must be securely attached to the vehicle. License plates may not be displayed loosely in the window or by any other unsecured method.

#### **BUSINESS LICENSE PLATES USAGE**

A vehicle displaying manufacturer, distributor or dealer license plates may be operated for personal use by a corporate officer, head of a Department or salesperson of the business who is licensed by the Department.

Additionally, a business license plate may be used by a business representative to carry out normal business activities. This would include display, demonstration, maintenance, sale, or exchange of a vehicle, driving the vehicle to a temporary off-site sale, etc.

Pursuant to NAC 482.048, a manufacturer, distributor, dealer or rebuilder shall not authorize use of a business license plate on:

- Vehicles driven by a member of the family of the principal owner, officer, head of a department or salesperson of the business, if the family member is not licensed as a manufacturer, distributor, dealer, rebuilder or salesperson.
- A vehicle that does not constitute inventory held for sale by the manufacturer, distributor, dealer or rebuilder.
- A vehicle that is owned and has been leased or rented to any person.
- A vehicle operated in the furtherance of the business, i.e., work or service vehicles owned by the manufacturer, distributor, dealer, or rebuilder.

Vehicles that have been sold.

Pursuant to NRS 482.320.2, dealer license plates may not be used on:

- Work or service vehicles owned or controlled by the dealer/rebuilder.
- Vehicles leased by dealers, except vehicles rented or leased to vehicle salespersons in the course of their employment.
- Vehicles that are privately owned by the owners, officers or employees of the dealer/rebuilder.
- Vehicles that are being used for personal reasons by a person who is not licensed by the Department or identified as an officer, department head or salesperson for the dealer/rebuilder.
- Vehicles that have been given or assigned to persons who work for the dealer/rebuilder.
- Vehicles purchased by a manufacturer, distributor, dealer, or rebuilder for personal use which the licensee is not licensed or authorized to resell.

#### **NEVADA LOAN LICENSE PLATES**

Loan license plates may be obtained by a Nevada licensed dealer or rebuilder and may be used on vehicles that constitute inventory held for sale and are loaned to a customer in the course of business. The vehicle may be used by the customer for any purpose. NAC 482.043

The dealer or rebuilder may use a loan license plate on a vehicle loaned to:

- A customer, in the course of business.
- An officer or employee of the State of Nevada in the furtherance of the business of this state.
- An officer or employee of the University or Community College System of Nevada for any purpose authorized by the system.
- An officer or employee of a school district, for the furtherance of the school district business.
- An officer or employee of a county, city or town for the furtherance of county, city or town business.

- An officer, employee or agent of an organization that is tax exempt pursuant to the provision of section 501(c)(3) of the Internal Revenue Code, for the furtherance of the business of the organization.
- A dealer may use no more than six of the loan plates for personal use by the dealer or member of his immediate family.

A customer may not use a loan license plate for more than 10 days in a calendar year. A dealer or rebuilder may not accept any fee, compensation or other form of direct profit from the loan of a vehicle displaying a loan license plate. NAC 482.0435

The dealer or rebuilder must maintain a written record of each vehicle that is loaned to a customer in the course of business and on which a loan license plate is displayed. The written record must be maintained at the established place of business and must be available for inspection by the Department. NAC 482.042 and 482.0425

#### SUPPLEMENTAL LOAN LICENSE PLATES

Supplemental loan license plates may only be issued to a franchised dealer who is required under the terms of their franchise agreement to provide loan vehicles of the same make to customers whose vehicles are being serviced or repaired.

Supplemental loan license plates must be registered to a specific vehicle and may only be transferred upon completion of a Supplemental Loan License Plates application, form DS-309 and payment of associated fees.

The requesting franchise dealer must provide a copy of the provisions of the franchise agreement that conflict with the limitation of 40 loan license plates.

A statement on company letterhead indicating the average daily repairs to justify the number of loan license plates requested, must accompany this request. The justification must be based on the number of work or service orders issued by the franchise dealer for vehicles of the same make and line as the vehicles, which are covered by the agreement. NAC 482.040

#### **BUSINESS LICENSE PLATES ISSUED BY OTHER STATES**

It is the policy of the Department to honor the use of business license plates issued by states other than Nevada if the use of such license plates is in compliance with the statutes of the issuing state.

# **GOING OUT OF BUSINESS**

When a business licensee goes out of business, the business principal or officer must notify the Department immediately. The licensee must complete an Out of Business Memorandum form DS-266. This form is documentation that the business voluntarily went out of business and includes the date the business closed.

Supplies issued to the licensee by the Department must be returned at the time the business ceases to operate. Supplies include unused portions of Dealer's Report of Sale books, 15-Day Drive Away Permits, Short-Term Lessor Permits, DRS placards and all business license plates and registrations issued to the business. The dealer or rebuilder is responsible for maintaining all copies of DRS and Short-Term Lessor Permits that were issued by the business for a period of three years from the date of issue.



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

OUT OF BUSINESS MEMORANDUM		
o:		
from:		
Subject: Out of Business		
his will confirm that		
cense number	, is out of business for the following reason(s):	
orwarding Address	Forwarding Phone Number	
Business License Plates:	Supplies Collected	
Supplies:		
	***************************************	
(		
Licensee's Signature	Date	

# REQUESTS FOR EXTENSION OF TIME FOR SUBMITTING A DEALER'S REPORT OF SALE (DRS) Form OBL-275

If a dealer is unable to submit the Dealer's Report of Sale and title documents to the Department within the statutory time frame, the dealer may request an extension of time.

Extension requests must be submitted within the statutory time frame required for submission of a DRS:

- Twenty Days from the date of sale on a new vehicle; or
- Thirty Days from the date of sale on a used vehicle.

A request for an extension must be submitted to an Occupational and Business Licensing office on an Extension Request (form OBL-275). The request must explain why the dealer is unable to submit the title documents within the statutory time frame. An authorized representative of the dealership must sign the form and a photocopy of the DRS must accompany the request.

An extension should be requested only when absolutely necessary and will be granted on an exception only basis. Dealers are required, by statute, 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 license for failure to comply.

A notice of approval or denial of the DRS extension will be mailed to the business. If the request is denied, the reason will be marked on the extension form.

**Date of Transaction**: NRS 482.423, 482.424, 482.4235, 482.4245 defines the actual date of the sale or lease of a new or used vehicle as the day the DRS is executed. This date may not be changed, extended, or altered.



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

# DEALER'S REPORT OF SALE EXTENSION REQUEST

Date	e:	Business License Number:	
Bus	iness N	ame;	
Mail	ing Add	ress;	
DRS	S Numb	Date of Sale:	
Veh	icle Yea	or: Make: VIN:	
Rea	son ext	ension is being requested (explain in detail):	
Req	uested	by:	
Sign	ned:	Signature of business principal or authorized representative Title of Authorized Representative	
Note	e: Ext	ension requests must be submitted within the statutory time frame required for submission of the DRS:  Twenty days from date of sale on new vehicles  Thirty days from the date of sale on used vehicles	
		hotocopy of the DRS must accompany this form	
*****		Do not write below this line, doing so will void extension request.	
Tol	be com	pleted by Occupational and Business Licensing personnel only.	
	An ext	stension of time for submitting this DRS has been granted until:	
	An ext	tension of time for submitting this DRS has been denied for the following reason(s):	
		Not submitted within the statutory time frame.	
		A photocopy of the DRS 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:	
Sion	ned by:	Date:	
	15 (05/2008)		

# AUTHORIZING AN EMPLOYEE TO CONDUCT BUSINESS WITH THE DEPARTMENT Form DS-276

To protect your business and prevent unauthorized persons from fraudulently obtaining titles, license plates, controlled forms, licensing supplies or transacting business in your name, written authorization on a Letter of Authorization form DS-276, must be filed with the Department identifying any person, other than the licensed principals, acting on behalf of the business and the type of transactions authorized.

A licensed principal must sign the Letter of Authorization and authorized persons must be employees of the business.

A person wishing to conduct title transactions, obtain titles or request forms on behalf of a licensed dealer must possess sufficient identification to establish their identity and relationship to the licensed business. If identification cannot be confirmed, the person will not be allowed to complete transactions on behalf of the business.

Preferred forms of identification are a Nevada Driver's License or Nevada Identification Card. Another state's driver license or identification card, which contains a picture and signature of the applicant, is acceptable.

The business must be actively licensed with current bond and insurance in order to receive licensing supplies or transact business.



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

LETTER OF AUTHORIZATION Please print or type Business License Number: \_\_\_ Business Name: Address: \_ City State Zip Code: \_\_ Telephone Number: ( Please check appropriate authorization boxes: ☐ Pick Up Licenses ☐ Pick Up Plates/Decals All Activities ☐ Sign Renewal Form ☐ Titles, Pick Up only ☐ Pick Up Supplies ☐ Titles; Authorized to sign title work ☐ Other Printed Name of Authorized Agent Signature Signature Printed Name of Authorized Agent Signature Printed Name of Authorized Agent Signature Printed Name of Authorized Agent The listed Agent(s) is no longer authorized to represent my business: Printed Name of Agent I hereby authorize the changes as indicated above for my business with the Nevada Department of Motor Vehicles. Printed Name of Principal Signature of Principal Date To protect your business, notify the Department immediately of any changes to the above information. DS276 (Rev 1/2005)

# OCCUPATIONAL SALESPERSON LICENSING

"Salesperson" means: A person employed by a vehicle dealer, under any form of contract or arrangement to sell, exchange, buy or offer for sale, or exchange an interest in a vehicle to any person, who receives or expects to receive a commission, fee or any other consideration from the seller or purchaser of the vehicle; or a person who exercises managerial control within the business of a dealer or a long-term or short-term lessor, or who supervises salespersons employed by a dealer or a long-term or short-term lessor, whether compensated by salary or by commission, or who negotiates with or induces a customer to enter into a security agreement on behalf of a dealer or a long-term or short-term lessor.

### REQUIREMENTS FOR LICENSING

- Certificate of Employment (DS-236) completed and signed by a licensed Nevada Dealer.
- 2. Personal History Questionnaire (DS-242) completed by applicant.
- 3. Authorized for Release of Information (DS-254). Release must be notarized or signature witnessed by an authorized DMV representative.
- 4. Two full sets of fingerprints on cards supplied by the Department. Applicants must be fingerprinted by an authorized DMV representative or law enforcement agency. Some agencies may charge for fingerprinting. Check with your local agency.
- 5. Child Support Information (DS-268) completed and signed by applicant.
- 6. Licensee Acknowledgement (DS-308).
- 7. Occupational License (Salesman) Disclaimer (DS-264). Disclaimer must be notarized or signature witnessed by an authorized DMV representative.
- 8. Non-refundable license application fee.

**NOTE:** All forms must be completed in full. See each form for specific information required.

## **FEES**

Original License \$75.00 Annual Renewal \$40.00 Transfer \$20.00

Occupational salesmen licenses expire on December 31<sup>st</sup> of each year. The cost for licensees issued throughout the year is the same, there is not prorating of fees. If the license has been expired for 6 months or more, the applicant must submit an updated application, fingerprint cards and pay the original license fee.

A person may not engage in the activities of a vehicle salesperson without first applying for and being issued a salesperson's license by the Department.

Photo identification is required at the time of submittal of an application. Applicants must be at least eighteen years of age.

Upon receipt of the completed application and fees, the Department will issue a 60-day temporary permit, which will allow the salesperson to engage in sales activities for the employer until the background investigation is completed and a permanent license is issued.

The temporary permit, as well as the permanent license, must be displayed at the employer's business, in a place where it is visible by the general public.

If a person ceases to be employed, the employer must notify the Department within ten days of the date of termination and return the license to or temporary permit to the Department.

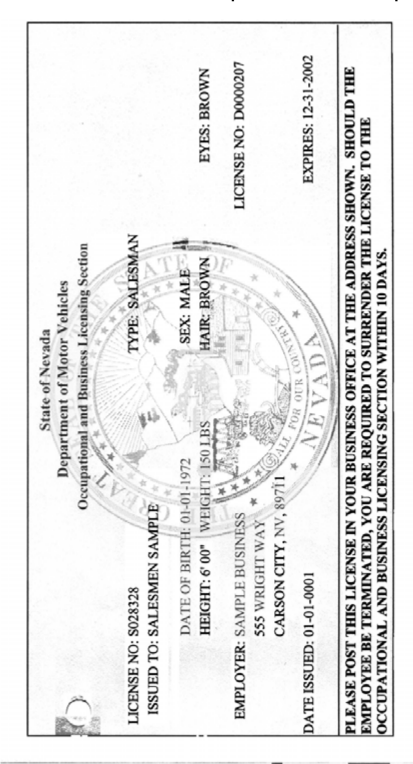
If the individual is not re-employed within 30 days, the license will be denied and the applicant may reapply not less than six months from the date of denial.

A salesperson may not re-engage in the activities of a salesperson until a Certificate of Employment (form DS236) from the new employer is submitted a license transfer fee is paid.

A salesperson may only be licensed to work at one licensed Nevada dealership.

If a licensed salesperson changes their residential address, the salesperson must submit a written notice of the change to the Department within 10 days after the change occurs.

# **DMV Occupational License Sample**





Occupational and Business Licensing 555 Wright Way Carson City, NV 89711-0100 (775) 684-4690

www.dmvnv.com

# CERTIFICATE OF EMPLOYMENT

ctor		Behind the Wheel	
☐ Non CDL		General Classroom	
DUI School Instructor		☐ General Classroom Under 18	
ol Instructor		Trainee	
	Occupational License No		
	1		
State	Zip	Phone No: (	)
	Date of B	Sirth	Sex
Weight		Hair	Eyes
perjury that all info	rmation conta	ined in this applicatio	n is true and correc
	Sep 1940 - Crass 2019	Date:	
	Bus	siness License No.	
	-		
State	_ Zip	Phone No: (	)
State	Zip		
	Zip	Phone No: (	
	□ Non CDL  or  ol Instructor  State  Weight f perjury that all info	State Zip Date of B Weight Information conta	ctor □ Behind the Wheel □ Non CDL □ General Classroom or □ General Classroom L



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

	having made	e application with the Depa	artment of Motor
Department website ad Nevada Administrative	s or occupational license, and dress and directions on how Code pertaining to the licent view those laws and rules, s	w to access the Nevada Re se/registration for which I	evised Statute and am applying and have
NRS/NAC Chapter 445B	NRS/NAC Chapter 482	NRS/NAC Chapter 483	NRS/NAC Chapters 487 & 597 (Body Sho & Garage only)
Station and Inspector licensing.	Broker, Dealer, Distributor, Long Term Lessor, Manufacturer, Rebuilder, Salesman, Short Term Lessor and Transporter licensing.	Instructor and School licensing.	Body Shop, Garage, Salvage Pool and Wrecker licensing.
DMV WEBSITE www.dmvnv.com	Select Business	link for specific type of lice	ense.
NRS/NAC WEBSITE	Select the appro	priate NRS Chapter Link for	rom this wahaita
www.leg.state.nv.us		priate NNO Chapter Link i	rom this website.
Name	(20000000000000000000000000000000000000	License N	
Name Physical Address		License N	0
Name Physical Address City		License No	o
Name Physical Address City Social Security No	State Zip Coo	License Notes	o e No: () Sex
Name Physical Address City Social Security No Height I certify under penalty of	State Zip Coo Da	License Note to the License Note of Birth Hair to contained in this application.	o  No: ()  Sex  Eyes  ion is true and correct.
Name Physical Address City Social Security No Height I certify under penalty of	StateZip Cod Da Weight of perjury that all information	License Note to the of Birth Hair had contained in this applicate pplicable to the license that	o  No: ()  Sex  Eyes  ion is true and correct.

# FREQUENTLY ASKED QUESTIONS DEALER AND LOAN LICENSE PLATES

- Q. Can a salesperson for my dealership use a dealer license plate on his own personal vehicle?
- A. No, a dealer license plate may only be used on a vehicle held in the licensed dealership's inventory of vehicles for sale.
- Q. Can I let my son use a dealer license plate on a vehicle from my inventory to go to school?
- A. No. A dealer license plate may only be used by a family member if the family member is licensed as a business principal, department head, corporate officer or salesperson for the business.
- Q. Can I let a customer use a dealer license plate on a vehicle he is leasing from me?
- A. No, a dealer license plate may only be used on a vehicle held in the dealership's inventory of vehicles for sale, it may not be used on a vehicle that has been leased or sold.
- Q. Can a Loan license plate be used on a vehicle purchased by a customer?
- **A.** No, a Loan license plate may only be used on a vehicle that is held in the dealership's inventory of vehicles for sale.
- Q. Are there any restrictions on the use of a vehicle loaned to my customer with a Loan license plate?
- **A.** Except for the 10-day limitation, the Department does not impose restrictions on the use of the Loan license plate.
- Q. May I charge my customer a fee for the use of a vehicle with a Loan license plate?
- A. No, a dealership may not accept a fee, compensation or other direct form of profit from the loan of a vehicle displaying a Loan license plate.

# SECTION XI GLOSSARY/INDEX

Revised January 2010 SECTION XI

# **GLOSSARY**

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 445B or any applicable federal regulation or regulation of the Commission.

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.

Beneficiary means the person for whose benefit the trustee holds the trust property.

Broker (NRS 482.0127) means a person who, for a fee or any other consideration, offers to provide to another person the service of arranging, negotiating or assisting in the purchase of a new or used vehicle which has not been registered or for which an ownership interest has not been taken by the broker.

Dealer or Vehicle Dealer (NRS 482.020) means any person who:

- For compensation, money or other thing of value sells, exchanges, buys, offers or displays for sale, negotiates or attempts to negotiate a sale or exchange of an interest in a vehicle subject to registration under this chapter or induces or attempts to induce any person to buy or exchange an interest in a vehicle;
- Represents himself as having the ability to sell, exchange, buy or negotiate the sale or exchange of an interest in a vehicle subject to registration under this chapter or in any other state or territory of the United States;
- Receives or expects to receive a commission, money, brokerage fee, profit or any other thing of value from the seller or purchaser of a vehicle; or
- Is engaged wholly or in part in the business of selling vehicles or buying or taking in trade vehicles for the purpose of resale, selling or offering for sale or consignment to be sold or otherwise dealing in vehicles, whether or not he owns the vehicles.

Department means the Nevada Department of Motor Vehicles.

*Distributor* (NRS 482.028) means a person, other than a manufacturer, who is engaged in the business of selling new motor vehicles to dealers.

Evidence of compliance (NRS 445B.730) includes a certificate issued when a motor vehicle has been inspected and:

- Has the required equipment; or
- Does not meet the requirements for the control of emissions after the repairs have been made and the Commission waives compliance.

Foreign vehicle (NRS 482.040) means every motor vehicle, trailer or semitrailer, which has been brought into this state otherwise than in the ordinary course of business by or through a manufacturer or dealer and which has not been registered in this state.

Lease (NRS 482.053) means a contract by which the lienholder or owner of a vehicle transfers to another person, for compensation, the right to use such vehicle.

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.

Long-term lessor (NRS 482.053) means a person who has leased a vehicle to another person for a fixed period of more than 31 days.

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

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

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.

Rebuilder (NRS 482.097) means a person engaged in the:

- Business of reconstructing motor vehicles by the alteration, addition or substitution of substantial or essential parts; or
- Assembling of replica or specially constructed vehicles from unassembled parts. Nothing in this section shall be construed to require any licensed new or used vehicle dealer to secure a license as a rebuilder in conjunction with rebuilding in his own facilities.

Rebuilt vehicle (NRS 482.098) means a vehicle:

- That is a salvage vehicle as that term is defined in NRS 487.770, excluding a non-repairable 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.

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.

Settlor (NRS 132.310) means the person who creates a trust, however described in the trust instrument.

Short-term lessee (NRS 482.053) means a person who has leased a vehicle from another person for a period of 31 days or less, or by the day, or by the trip.

Short-term lessor (NRS 482.053) means a person who has leased a vehicle to another person for a period of 31 days or less, or by the day, or by the trip.

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.

Terms of the Trust means the duties and powers of the trustee and the rights of the beneficiary or beneficiaries intended by the settlor at the time the trust was created.

Trust Property means the property being held in trust.

*Trustee* (NRS 132.355) includes an original, additional or successor trustee, whether or not appointed or confirmed by a court.

*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.

# **INDEX**

-	
	1
,	٦

Adding a Business Principal	
Affidavit	III 20
	111-20
Application for Rusiness License	VIII-3
Application for business electise	X-6
Application for Extension of Time for Submitting DRS	X-48
Application for Records Service	
Application for Temporary Location License	X-33
Attempt to Contact	I-5
Authorization for Vehicle Restoration	
Authorizing an Employee to Conduct Business	X-49
В	
Being Contacted by the Department	
Bill of Sale	
Bond Requirements for Business License	
Business Information	
Business License Plates Issued by Other States	
Business License Plates Usage	
Business License Plates	X-42
C	
Canadian Government Contact Information	IV-4
Canadian Government Contact Information	IV-2
Canadian Government Contact Information	IV-2 X-54 II-39
Canadian Government Contact Information	IV-2 X-54 II-39 II-36
Canadian Government Contact Information	IV-2 X-54 II-39 II-36 X-28
Canadian Government Contact Information  Canadian Vehicles  Certificate of Employment  Certificate of Inspection and Affidavit of Construction (VP-223 trailers)  Certificate of Inspection and Affidavit of Construction (VP-64)  Certificate of Insurance  Change of Business Address	IV-2 X-54 II-39 II-36 X-28 X-38
Canadian Government Contact Information  Canadian Vehicles  Certificate of Employment  Certificate of Inspection and Affidavit of Construction (VP-223 trailers)  Certificate of Inspection and Affidavit of Construction (VP-64)  Certificate of Insurance  Change of Business Address  Change of Business Principal Information	IV-2 X-54 II-39 II-36 X-28 X-38
Canadian Government Contact Information Canadian Vehicles Certificate of Employment Certificate of Inspection and Affidavit of Construction (VP-223 trailers) Certificate of Inspection and Affidavit of Construction (VP-64) Certificate of Insurance Change of Business Address Change of Business Principal Information Change of Mailing Address	IV-2 X-54 II-39 II-36 X-28 X-37 X-37
Canadian Government Contact Information Canadian Vehicles Certificate of Employment Certificate of Inspection and Affidavit of Construction (VP-223 trailers) Certificate of Inspection and Affidavit of Construction (VP-64) Certificate of Insurance Change of Business Address Change of Business Principal Information Change of Mailing Address Change of Physical Address	IV-2 X-54 II-39 II-36 X-28 X-38 X-37 X-39
Canadian Government Contact Information Canadian Vehicles Certificate of Employment Certificate of Inspection and Affidavit of Construction (VP-223 trailers) Certificate of Inspection and Affidavit of Construction (VP-64) Certificate of Insurance Change of Business Address Change of Business Principal Information Change of Mailing Address	IV-2 X-54 II-39 II-36 X-28 X-38 X-37 X-39
Canadian Government Contact Information Canadian Vehicles Certificate of Employment Certificate of Inspection and Affidavit of Construction (VP-223 trailers) Certificate of Inspection and Affidavit of Construction (VP-64) Certificate of Insurance Change of Business Address Change of Business Principal Information Change of Mailing Address Change of Physical Address	IV-2 X-54 II-39 II-36 X-28 X-38 X-37 X-39
Canadian Government Contact Information Canadian Vehicles Certificate of Employment Certificate of Inspection and Affidavit of Construction (VP-223 trailers) Certificate of Inspection and Affidavit of Construction (VP-64) Certificate of Insurance Change of Business Address Change of Business Principal Information Change of Mailing Address Change of Physical Address Contact Agency  Dealer Placard	IV-2 X-54 II-39 X-28 X-37 X-39 X-38 IX-5
Canadian Government Contact Information Canadian Vehicles Certificate of Employment Certificate of Inspection and Affidavit of Construction (VP-223 trailers) Certificate of Inspection and Affidavit of Construction (VP-64) Certificate of Insurance Change of Business Address Change of Business Principal Information Change of Mailing Address Change of Physical Address Contact Agency	IV-2 X-54 II-39 X-28 X-37 X-39 X-39 IX-5

Dealer's Report of Sale  Deposit in Lieu of Bond	
Deposit Release Application	
Diesel Vehicles Not Requiring Emission Inspection	
Diesel Vehicles Requiring Emission Inspection	IX-3
Duplicate Certificate of Title	II-24
E	
Erasure Affidavit	III-18
Exhaust Gas Standards	
F	
Fee Schedules	IX-5
Fifteen-Day Special Drive-Away Permit	VI-1
Foreign and Gray Market Vehicles	
Foreign Embassy Contacts	
Frequently Asked Questions	
G	
General Registration Information	V-1
Glossary	
Going out of Business	
Governmental Services Taxes	
Guidelines	
I	
Importance of Accuracy	I-3
Index	
Insurance Requirements for Business Licensing	X-27
L	
Lease Assumptions	III-10
Lease Terminations	
Leased Vehicles	
Letter of Authorization	
License Plate Display	X-42
Licensee Overview	
Licensee/Registrant Acknowledgement	
Licensing of an Additional Location	X-36
Lien Release/Satisfaction of Lien	
Lost Title Affidavit	II-25

# M

Manufacturer's Certificate of OriginII-1
Miles vs. Kilometers
Miles vs. Kilometers
Military ContactsIV-5
Motor HomesI-6
N
Nevada Certificate of Title
Nevada Loan License PlatesX-43
Notaries Public
Notaties Fublic
0
Occupational Salesman Licensing FeesX-52
Occupational Salesman LicensingX-51
Odometer Mileage Disclosure
One And the Same Affidavit
Out-of-Business Memorandum
Out-of-State Salvage CertificatesII-32
P
Power of AttorneyIII-30
Prison Industry Fee
1 110011 III ddotty 1 00
R
Recording a LienVII-1
Records Section Fee ScheduleVIII-5
Release of Deposit in Lieu of Bond
Removing a Business PrincipalX-37
Renewal of Business License
Repossessed Vehicles II-26
Repossession AffidavitIII-24
Requests for Extension of Time for Submitting DRSX-47
Retention of Salvage Vehicles II-32
S
Salvaga Titles
Salvage Titles
Sample Business License X-30
Sample Salesman LicenseX-53

Sample Temporary Location License	X-35
Secure Power of Attorney	
Selling Governmental Agency Vehicles	
Short-Term Lessors	
Smoke Hotline	
Summary	
Supplemental Governmental Services Taxes	
Supplemental Loan License Plates	
Surety Bond	X-22
т	
Temporary Location License	X-31
Test Procedures	
Title Fees	II-44
Transfer on Death	III-32
Transmittals to the Department	I-8
Trustee Appointment and Powers Affidavit	
Trusts	III-28
U	
U.S. Government Contact Information	IV-3
U.S. Military Registration and Titles	
Unrecovered Stolen Vehicles	II-26
V	
V	
Vehicle Broker	X-9
Vehicle Identification Number Information	
Vehicle Industry Licensing	
Vehicle Inspection Certificate	
Vehicle Ratings	
Vehicle Registration Fees	
Vehicle Registration, Title and History Information	
Vehicles For Sale	
W	
Waiver Requirements	IX-2