

Executive Director Joshua Eickmeier (402) 471-2148

Josh.Eickmeier@Nebraska.gov

https://mvdealerbd.Nebraska.gov

INVESTIGATORS BY REGION

Western Nebraska

Roy.Fiscus@Nebraska.gov

Northeast Nebraska

<u>Arvin.Brandt@Nebraska.gov</u>

Central Nebraska

<u>Trevor.Kraus@Nebraska.gov</u>

Omaha Region

<u>Austin.Treat@Nebraska.gov</u>

Lincoln Region

<u>Steve.Eppens@Nebraska.gov</u>

RESOURCES

ADVERTISING STATUTES & COMPLIANCE SEMINAR SLIDESHOW

https://mvdealerbd.nebraska.gov/pdfs/advertising-statute.pdf https://mvdealerbd.Nebraska.gov

§60-1411.03(1)

§60-1411.03(1) **To advertise and offer** any year, make, engine size, model, type, equipment, price, trade-in allowance, or terms or make other claims or conditions pertaining to the sale, leasing, or rental of motor vehicles, motorcycles, and trailers **which are not truthful and clearly set forth**;

WHEN ADVERTISING ABOUT A VEHICLE OR THE DEAL, IT MUST BE TRUE AND BE CLEAR TO THE CUSTOMER

§60-1411.03(4)

§60-1411.03(4) To advertise (a) that the advertiser's prices are always or generally lower than competitive prices and not met or equalled by others or that the advertiser always or generally undersells competitors, (b) that the advertiser's prices are always or generally the lowest or that no other has lower prices, (c) that the advertiser is never undersold, or (d) that no other advertiser or dealer will have a lower price;

DON'T SAY, "WE HAVE THE BEST PRICES"
DON'T SAY, "WE HAVE THE LOWEST PRICES"
DON'T SAY, "NO ONE CAN BEAT OUR PRICES"

§60-1411.03(5)

§60-1411.03(5) To advertise and make statements such as Write Your Own Deal, Name Your Own Price, or Name Your Own Monthly Payments and other statements of a similar nature;

DON'T ADVERTISE, "TELL US HOW LOW YOUR PAYMENT MUST GO"

§60-1411.03(6)

§60-1411.03(6) To advertise by making disparaging comparisons with competitors' services, quality, price, products, or business methods;

THE SAFE HARBOR IS TO NOT MAKE NEGATIVE COMPARISONS ABOUT YOUR COMPETITORS

§60-1411.03(7)

§60-1411.03(7) To advertise by making the layout, headlines, illustrations, and type size of an advertisement so as to convey or permit an erroneous impression as to which motor vehicle, motorcycle, or trailer or motor vehicles, motorcycles, or trailers are offered at featured prices. No advertised offer, expression, or display of price, terms, downpayment, trade-in allowance, cash difference, or savings shall be misleading by itself, and any qualification to such offer, expression, or display shall be clearly and conspicuously set forth in comparative type size and style, location, and layout to prevent deception;

BE SURE ADVERTISEMENT ISN'T CONFUSING OR MISLEADING THE PRICE MUST BE THE PRICE ANYONE WOULD PAY FOR THE VEHICLE SO DON'T INCLUDE CONDITIONAL OR QUALIFYING DISCOUNTS IN THE PRICE

§60-1411.03(8)

§60-1411.03(8) To advertise the price of a motor vehicle, motorcycle, or trailer without including all charges which the customer must pay for the motor vehicle, motorcycle, or trailer, excepting state and local taxes and license, title, and other fees. It shall be unlawful to advertise prices described as unpaid balance unless they are the full cash selling price and to advertise price which is not the full selling price even though qualified with expressions such as with trade, with acceptable trade, or other similar words;

BE SURE TO INCLUDE THE DOC FEES IN THE PRICE OR SPECIFICALLY, STATE HOW MUCH THE DOC FEE IS WITH THE PRICE EXAMPLE: \$15,000 + \$199 DOC FEE

§60-1411.03(9)

§60-1411.03(9) To advertise as at cost, below cost, below invoice, or wholesale, unless the term used is strictly construed that the word cost as used in this subdivision or in a similar meaning is the actual price paid by the advertiser to the manufacturer for the motor vehicle, motorcycle, or trailer so advertised;

THE SAFE HARBOR WOULD BE TO NOT USE THE TERMS "COST, BELOW COST, BELOW INVOICE, OR WHOLESALE".

ADVERTISING §60-1411.03(10)

§60-1411.03(10) To advertise claims that Everybody Financed, No Credit Rejected, or We finance Anyone and other similar affirmative statements;

AVOID ABSOLUTE STATEMENTS ABOUT FINANCING EVERYONE

ADVERTISING §60-1411.03(11)

§60-1411.03(11) To advertise a specific trade-in amount or range of amounts;

DON'T ADVERTISE:

"DRAG IT HERE AND WE'LL GIVE YOU \$2,000"

"WE'LL GIVE YOU BETWEEN \$1,500 AND \$3,000 FOR YOUR TRADE-IN"

SAFE HARBOR IS TO NOT REFERENCE KELLEY BLUE BOOK OR OTHER SIMILAR PUBLICATIONS BECAUSE THEY ARE BASED ON A VEHICLE'S CONDITION, WHICH IS ESSENTIALLY A RANGE OR VALUE.

§60-1411.03(17)

§60-1411.03(17) To advertise motor vehicles, motorcycles, and trailers owned by or in the possession of dealers without the name of the dealership or any other manner so as to convey the impression that they are being offered by private parties;

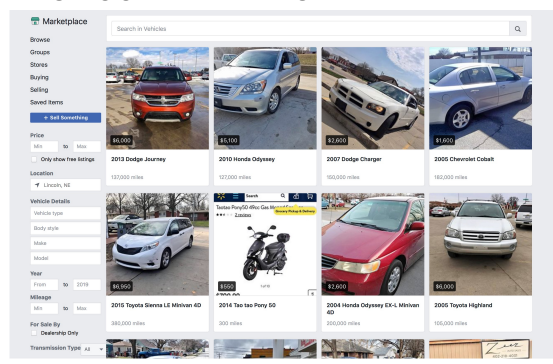
DEALERS ARE RESPONSIBLE WHEN SALESPEOPLE ADVERTISE ONLINE BE CAREFUL ADVERTISING ON SOCIAL MEDIA CLEARLY AND PROMINANTLY STATE THE DEALERSHIP'S NAME



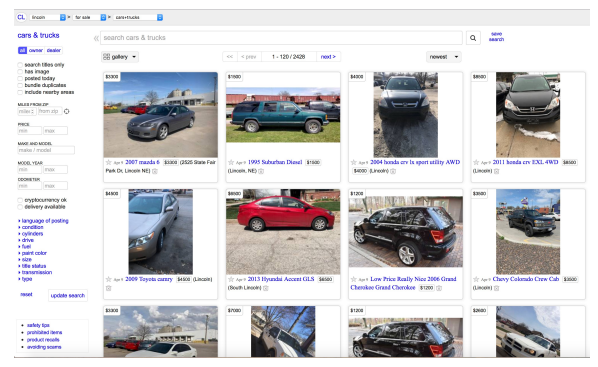
§60-1411.03(17)

§60-1411.03(17) LIST UNDER THE "DEALER" CATEGORY AND NOT "BY OWNER"

FACEBOOK MARKETPLACE



CRAIG'S LIST



§60-1411.03(23)

§60-1411.03(23) To advertise or to make any statement, declaration, or representation in any advertisement that cannot be substantiated in fact, and the burden of proof of the factual basis for the statement, declaration, or representation shall be on the licensee or motor vehicle dealer and not on the board;

EVERY STATEMENT MUST BE TRUE
AND THE DEALER MUST BE ABLE TO PROVE IT.



ADVERTISING QUESTIONS?

Example 1: A Customer calls the Dealership to buy a new truck on MSO. The
Dealership transports the truck to the Customer's farm to show the Customer.
The Customer agrees to buy the truck and signs the paperwork at the farm.
The Dealer also signs the paperwork at the farm and leaves the truck with
the Customer.

VIOLATION

- PAPERWORK WAS COMPLETED OFF THE LICENSED PREMISES
- DEPENDING ON WHERE THE CUSTOMER LIVES, ANOTHER FRANCHISEE COULD COMPLAIN TO THE MANUFACTURER THAT YOU ARE SELLING NEW VEHICLES OUTSIDE OF YOUR AREA OF RESPONSIBILITY

• Example 2: The Customer calls the Dealership to buy a used truck. The Dealership mails purchase agreement to the Customer. The Customer signs agreement at their farm and mails it back to the Dealership. The Dealership signs the agreement at the Dealership and then delivers the truck to the Customer with the signed purchase agreement.

NO VIOLATION

- THE CUSTOMER MAY SIGN THE PURCHASE AGREEMENT AT THE FARM AS LONG AS THE DEALERSHIP SIGNS THE PURCHASE AGREEMENT LAST AT THE DEALERSHIP.
- AFTER THE AGREEMENT IS SIGNED AT THE DEALERSHIP, THE DEALERSHIP CAN THEN SEND THE SIGNED PURCHASE AGREEMENT TO THE CUSTOMER AND DELIVER THE TRUCK TO THE CUSTOMER.
- THE DEALERSHIP MAY ALSO USE ELECTRONIC PAPERWORK TO SPEED UP THE PROCESS.

 §60-373(1) Each licensed motor vehicle dealer or trailer dealer as defined in sections 60-1401.26 and 60-1401.37, respectively, doing business in this state, in lieu of registering each motor vehicle or trailer which such dealer owns of a type otherwise required to be registered, or any full-time or part-time employee or agent of such dealer may, if the motor vehicle or trailer displays dealer number plates:

NEBRASKA
DEALER

94 – 123

NEBRASKA DEALER TRL

94-X123

NEBRASKA MC DLR 94-14

• §60-373(1)(a) Operate or tow the motor vehicle or trailer upon the highways of this state solely for purposes of transporting, testing, demonstrating, or use in the ordinary course and conduct of business as a motor vehicle or trailer dealer. Such use may include personal or private use by the dealer and personal or private use by any bona fide employee, if the employee can be verified by payroll records maintained at the dealership as ordinarily working more than thirty hours per week or fifteen hundred hours per year at the dealership;

NEBRASKA
DEALER
94 - 123
2017

PERSONAL USE PLATE

• §60-3,116(1) ... Additional personal-use dealer license plates may be procured upon payment of an annual fee of two hundred fifty dollars each, subject to the same limitations as provided in section 60-3,114 as to the number of additional dealer license plates. A personal-use dealer license plate may be displayed on a motor vehicle having a gross weight including any load of six thousand pounds or less belonging to the dealer, may be used in the same manner as a dealer license plate, and may be used for personal or private use of the dealer, the dealer's immediate family, or any bona fide employee of the dealer.



\$250 PERSONAL USE PLATE

• §60-373(3) In no event shall such plates be used on motor vehicles or trailers hauling other than automotive or trailer equipment, complete motor vehicles, or trailers which are inventory of such licensed dealer or manufacturer unless there is issued by the department a special permit specifying the hauling of other products. This section shall not be construed to allow a dealer to operate a motor vehicle or trailer with dealer number plates for the delivery of parts inventory. A dealer may use such motor vehicle or trailer to pick up parts to be used for the motor vehicle or trailer inventory of the dealer.

PICK UP PARTS FOR THE DEALERSHIP USE – YES DELIVER PARTS FROM THE DEALERSHIP – NO

BONA FIDE EMPLOYEES

- Since the NMVILB no longer issues salesperson licenses, you may want to provide your employees with documentation that they are, in fact, bona fide employees and therefore authorized to drive dealership inventory on dealer plates.
 - BUSINESS CARD
 - LETTER FROM THE DEALERSHIP (NOTORIZED)
 - PAYSTUB FROM THE DEALERSHIP

DEALER PLATE USE ABUSES

Example: The Dealer's 18-year-old son ordinarily works 10 hours a week at the dealership. His parents bought him a vehicle and gave him dealer plates to use, which he drives to high school.

DEALER PLATE USE ABUSES

VIOLATION

- NOT A BONA FIDE EMPLOYEE BECAUSE HE DOESN'T ORDINARILY WORK AT LEAST 30 HOURS PER WEEK AT THE DEALERSHIP UNLESS HE CAN PROVE THAT HE WORKES 1,500 HOURS PER YEAR (NEB REV STAT §60-373)
- ALSO, VEHICLE ISN'T IN THE DEALERSHIP'S INVENTORY

COULD PAY \$250 FOR A PERSONAL USE DEALER PLATE, BUT ONLY IF THE VEHICLE IS IN THE DEALERSHIP'S INVENTORY

FAILURE TO DELIVER TITLE

SCENARIO

 Example: The Dealership buys an out-of-state vehicle at auction and then sells it to the Customer. The Customer has 30 days to license and register the vehicle before the In-Transits expire. On day 31, the Dealership is still waiting to receive the title from another state and the Customer's In-Transits have expired.

WHAT CAN DEALER DO?

RECOMMENDATION: HAVE YOUR OUT-OF-STATE VEHICLES INSPECTED TO GET A NEBRASKA TITLE – DO NOT LEAVE IT UP TO THE CUSTOMER

FAILURE TO DELIVER TITLE OPTION 1

CAN THE DEALERSHIP GIVE THE CUSTOMER DEALER PLATES TO PUT ON THE VEHICLE HE/SHE JUST PURCHASED?

FAILURE TO DELIVER TITLE

VIOLATION

 DEALERSHIP CAN ONLY PUT DEALER PLATES ON VEHICLES CURRENTLY IN ITS INVENTORY.

FAILURE TO DELIVER TITLE OPTION 2

CAN THE DEALERSHIP ISSUE THE CUSTOMER A NEW 30-DAY IN-TRANSIT?

FAILURE TO DELIVER TITLE

VIOLATION

• THE DEALER IS NOT ALLOWED TO PROVIDE THE CUSTOMER WITH MULTIPLE IN-TRANSITS.

FAILURE TO DELIVER TITLE OPTION 3

IF THE DEALER IS UNABLE TO DELIVER TITLE TO THE CUSTOMER WITHIN 30 DAYS, CAN THE DEALER PROVIDE THE CUSTOMER WITH A VEHICLE IN THE DEALERSHIP'S INVENTORY WITH DEALER PLATES AND PROVIDE 48-HOUR CARDS UNTIL THE TITLE ARRIVES?

FAILURE TO DELIVER TITLE

ALLOWED

- IF THE DEALER IS UNABLE TO DELIVER THE TITLE TO THE CUSTOMER WITHIN 30 DAYS, THEN THE DEALER MAY PROVIDE A LOANER VEHICLE WITH A DEALER PLATE UNTIL THE TITLE ARRIVES.
- OTHERWISE, THE DEALER MAY UNWIND THE DEAL AND NOT SELL THE VEHICLE UNTIL THE DEALER HAS POSSESSION OF THE TITLE.
- AS ALREADY MENTIONED, THE DEALER CANNOT GIVE THE CUSTOMER A DEALER PLATE FOR THE CUSTOMER'S VEHICLE NOR CAN THE DEALER PROVIDE ADDITIONAL IN-TRANSITS.

BUY HERE, PAY HERE

NEBRASKA DEPARTMENT OF BANKING AND FINANCE (402) 471-2171

- §45-1050 Cure Process
 - (1) With respect to a loan, after a borrower has been in default for ten days for failure to make a required payment, a licensee may give the borrower the notice described in this section. A licensee gives notice to the borrower under this section when the licensee delivers the notice to the borrower or delivers or mails the notice to the last-known address of the borrower's residence.
 - (2) The notice shall be in writing and shall conspicuously state: The name, address, and telephone number of the licensee to which payment is to be made, a brief identification of the loan, the borrower's right to cure the default, the amount of payment and date by which payment must be made to cure the default, and that any credit insurance issued in connection with the loan contract may be canceled unless the borrower cures the default. The department shall prescribe the form of such notice.

RECOMMENDATION: SEND NOTICE BY CERTIFIED MAIL

BUY HERE, PAY HERE

NEBRASKA DEPARTMENT OF BANKING AND FINANCE (402) 471-2171

- §45-1051 Cure Process
 - (1) ... The borrower shall have **twenty days** after the notice is given to cure any default consisting of a failure to make the required payment by tendering the amount of all unpaid sums due at the time of the tender, without acceleration, plus any unpaid charges. Cure restores the borrower to his or her rights under the agreement as though the default had not occurred.

DO NOT HOLD THE TITLE SEND TITLE TO THE CUSTOMER'S COUNTY DMV TO ATTACH THE ELECTRONIC LIEN

ONLINE RENEWALS

License Renewal Emails will be sent out October 1
Be sure to check your junk email folder

Before you begin, have your documents ready:

Bond

https://mvdealerbd.nebraska.gov/pdfs/dealer-bond.pdf

Certificate of Liability Insurance

https://mvdealerbd.nebraska.gov/pdfs/dealer-app-instructions.pdf

Workers Compensation Waiver (if applicable)

https://mvdealerbd.nebraska.gov/pdfs/WORK_COMP_WAIVER.pdf

ONLINE RENEWAL TIPS

BOND - \$50,000

- Bond
 - Verify it has the correct year, county, and your dealership name.
 - Be sure you print the name of the Surety Company.
 - Be sure your Attorney In Fact signs and prints his/her name.
 - Be sure your Nebraska Registered Agent signs and prints his/her name and prints his/her address.
 - If your agent is from out-of-state, then include his/her Producer's License.
 - Be sure you print your dealership name.
 - Be sure to sign and print your name If you are a partnership, then all partners must print and sign their names. (does not need to be notarized).

You will likely receive your bond and a Power of Attorney document, but we only need the bond

https://mvdealerbd.nebraska.gov/pdfs/dealer-bond.pdf

ONLINE RENEWAL TIPS

CERTIFICATE OF LIABILITY INSURANCE

- Certificate of Liability Insurance
 - PRODUCER: Name and address of insurance company
 - **INSURED:** Exact Dealership Name and physical address
 - AUTOMOBILE/GARAGE LIABLITY: Must indicate "any auto" and/or "all owned autos"
 - COVERAGE DETAILS:
 - Include the policy number, effective date (on or before January 1 of coverage year) and expiration date (Any date after January 1 of coverage year)
 - Include coverage amount minimums:
 - \$25,000 Bodily Injury per person
 - \$50,000 Bodily injury per accident
 - \$25,000 Property damage per accident
 - WORKERS COMPENSATION COVERAGE (If Applicable)
 - CERTIFICATE HOLDER:
 - Motor Vehicle Industry Licensing Board PO Box 94697 Lincoln, NE 68509

https://mvdealerbd.nebraska.gov/pdfs/dealer-app-instructions.pdf

ONLINE RENEWAL TIPS

WORKERS COMPENSATION WAIVER

- Workers Compensation Waiver
 - You will either have Workers Compensation coverage as part of your Certificate
 of Liability Insurance OR if you qualify, you can submit the Workers
 Compensation Waiver
 - Be sure to print your business name
 - Be sure to Sign and Date under your business structure:
 - Sole Proprietor
 - Partnership
 - Limited Liability Company
 - Corporation

https://mvdealerbd.nebraska.gov/pdfs/WORK_COMP_WAIVER.pdf

NEBRASKA MOTOR VEHICLE INDUSTRY LICENSING BOARD

ANY QUESTIONS?



Nebraska Department of Motor Vehicles

Dealer Seminar May 17, 2023

Betty Johnson, Administrator Driver and Vehicle Records Division



Certificate of Title

- All owners/sellers must sign
- Buyer's name(s) and signature(s), if required, must also be complete at same time
- Absence of buyer's name constitutes an open title.



Certificate of Title

- Any alterations voids the title
- All assignments and reassignments must be completed in ink
- Must NOT use erasable ink



- Certificate of Title deal falls through
 - Dealer must obtain title in dealer name
 - Next reassignment may not be used
 - One diagonal line
- Reassignments are full on back of title
 - Dealer must obtain title in dealer name
 - No dealer reassignment forms attached to Nebraska Certificate of Title



- MSO deal falls through
 - May void reassignment, use next reassignment
- Reassignments are full
 - May attach 1 Nebraska Re-assignment of Manufacturer/ Importer's Certificate by Motor Vehicle Dealer form
 - If last assignment on reassignment form is used, purchasing dealership must obtain title



- MSO or title reassignments to dealers must be in the name of the dealership as it appears on the dealer's license
 - When DBA present on license must be in DBA name



- Dealership must be enfranchised by the manufacturer to reassign an MSO, if not must take title before transferring ownership
- Recorded date of sale must succeed purchase date on face of title
- Date of sale on Form 6 must equal date of sale recorded on the title or MSO (exception is a lease buyout)
- Date of sale on MSO may precede date on face of MSO



Application for Title

- All Applications must include:
 - Full legal name of each owner (as it appears on DL)
 - NE driver license/state ID card # of each owner
 - or date of birth
 - or social security number
 - For a business, nonprofit organization, an estate, a trust, or a church-controlled organization - tax identification number (FEIN)
 - Includes dealers making application for title
- If dealership submitting paperwork to treasurer, completed application must be included



Application for Title

- Applications may be signed by one spouse (in a spouse situation, only one signature is required on title application)
- Handicapped or disabled person applicant's parent, legal guardian, foster parent or agent may sign the application



Application for Title

 Applications in the name of a trust must be accompanied by a copy of the title page of the trust document



Signatures

- All signatures on application and titles/MSO's must be original
- Business ABC Corporation by John Smith
- Dealership must use name on dealer license Counhusker Auto Group, Inc. by John Smith (if DBA is on license, the DBA name is acceptable for signature)
- Power of Attorney John Public by John Doe, FOA
- Personal Representative John Q. Public by John $\mathcal{D}oe$, \mathcal{IR}
- TOD John Q . Public, TOD



Digital Signatures

- Digital signatures for title documents is now allowed (effective 11/1/2021)
- Guidance Document available at:
 - https://dmv.nebraska.gov/sites/dmv.nebraska.gov/files/doc/ /admin/ADMINISTRATIVE_GUIDANCE_DigitalSignatures.pdf



Digital Signatures

- What is a digital signature
 - A digital signature is a digital key used to authenticate the user, provide nonrepudiation, and ensure message integrity.
 - Digital signature services must be provided by an approved certification authority/vendor. List is available on the Nebraska Secretary of State's website at:

https://sos.nebraska.gov/sites/sos.nebraska.gov/files/doc/certification-authorities.pdf.



Online Notary

- Nebraska Online Notary Act
 - Authorizes and governs use of electronic notaries, effective July 1, 2020
 - DMV policy is to accept electronic/online notarization of DMV vehicle related forms. For more information about the Online Notary Act, please visit https://sos.nebraska.gov/business-services/notary-public.



Intransit/Newly Purchased

- Dealer sale owner has 30 days to register
 - Either intransits displayed on front and rear/side window OR
 - Plates may be transferred to newly purchased vehicle if trade-in made
 - Vehicle must be accompanied by proof of ownership (bill of sale/properly executed title)
 - If title delayed owner may pay sales tax prior to issuance of title to avoid paying penalty and interest



ELT

- No paper title is required:
 - Repossession
 - Owner Name Change
 - Add/Remove Owner/TOD Name
 - NE Electronic Lien and Title Change Title Request
- Cannot issue duplicate of an electronic title
- CAN process corrected title when electronic
- Participating lender once a paper title is printed, lien must be released on face of title and released at the county



ELT

- Lenders list available at: https://edmv.nebraska.gov/TAP/?link=ActiveLenders
- Title inquiry <u>www.dmv.nebraska.gov/services</u>, select Title Inquiry or go direct to site at: https://edmv.nebraska.gov/TAP/?link=ActiveLenders
 - Records of all titled/registered vehicles including:

Lien information

Odometer

Brands



Secure Power of Attorney

- Dealers and insurance companies may use
 - When certifying mileage
 - Signing as both transferor and transferee
- May use general power of attorney
 - Application for duplicate
 - When signing for transferee only
- Power of attorneys must be attached to titles
- Expire upon death of grantor



Secure Power of Attorney

- Nebraska transactions when secure power of attorney may be used:
 - Lien present
 - Title is lost
 - Lender holding title for floor plan
- After lien release on electronic title, title is printed with statement "lien released title printed on mm/dd/ccyy" –indicating a secure POA may be used



Power of Attorney

- General or durable power of attorneys may be used:
 - Issuance of duplicate title
 - Non-dealer transactions
 - Owner unavailable or incapacitated
- Shall include:
 - Names of grantor and grantee
 - Type of power granted
 - Grantor signature notarized
 - May have expiration date
- Expires upon death of grantor



Dealer-Lost/Mutilated Title

- Title lost or mutilated by dealer or purchaser after assigned to dealer
 - Dealer may apply for title in dealership name:
 - Application for Title
 - Photocopy from dealer's records of front and back of lost or mutilated title
 - Notarized, completed Purchaser's Affidavit
 - \$10 title fee



Dealer-Lost/Mutilated Title

- New title issued:
 - Shall reflect date dealer purchased vehicle
 - Date of purchase must precede date vehicle sold to current purchaser
 - When transferring ownership, dealer shall record the original sale date and attach photocopy of front/back of lost or mutilated title



Odometer Certification

- Required for all vehicles < 13 years old*
 - Except vehicles exceeding 16,000 lbs
- Mileage may continue to be recorded after 13* years if odometer statements properly completed
- Once an odometer reading is recorded as exempt you can never go back and record an odometer reading
- Odometer statement must be completed on title/MSO

*Odometer reporting requirements now apply to vehicles where the manufacturer's model year designation equals 2011 or newer AND an age of less than 20 years.



Odometer Correction

- Odometer correction statement may be provided to vehicle owner if there is an error
 - If error was typo at county office, no correction statement needed
 - Only used when all previous paperwork may be reviewed
 - Cannot use for out-of-state title transfers
 - If statement accepted, corrected title must be issued
 - Does not correct CarFax, AutoCheck, etc.



Non-Resident Applicants

- Military personnel stationed in NE
- Leasing companies
- Businesses based in foreign states w/vehicles located in NE
- Motorboat owners, boat located in NE



Non-Resident Applicants

- Non-resident purchasers with lien
 - Purchaser to immediately make application for title in home state
 - Title with lien may be printed and provided to dealer for purpose of surrendering to purchaser's home state
 - If vehicle will be registered in NE, not eligible for printed title



2022 Legislative Changes

- Bills of sale provided for assembled vehicles (less than 30 years old) are no longer required to be notarized.
- We are no longer required to issue a Nebraska salvage branded title when presented an out-of-state salvage branded title IF the vehicle has been repaired and inspected. If repaired and inspected, a Nebraska previously salvage branded title may be issued.



2023 New Plate Year

- 2023 series dealer plates will be issued in December at time of renewal
- 2023 series plates issued for new and lost now
- Most cases, will not receive same plate number



Privacy Act

- Federal requirement
 - MV records may not be used for surveys, marketing, or solicitations
- Sales records collected by dealers may be used, must be clear data did not originate at DMV or county treasurer's office



Transporter Plates

- Transport vehicles not owned by applicant (\$14)
- Equipping or modifying unregistered motor vehicles not owned by applicant (\$34)
- Displayed on front of vehicle (rear of trailer)
- Must retain log of vehicles transported for 3 years

 NEBRASKA
 TRANSPORTER



Wrecker/Salvage Dealers

Requires wrecker/salvage dealers to electronically report junked vehicles to DMV

- Account authorized by DMV, eDMV letter mailed to dealer
- https://edmv.nebraska.gov/



Dealer Automated Services

- Now available Dealer Automated Services
- Dealers <u>may</u> electronically submit title application to county treasurer via DMV system
- Available for most transaction types
- Submit DAS Enrollment Application to DMV help desk to request eDMV authorization letter
 - Application available at: <u>https://dmv.nebraska.gov/dvr/dealer-automated-services</u>
- Eliminates wait time and reduces trips to offices



Dealer Automated Services

- 119 dealers currently using system
 - Over 65,000 DAS titles issued
 - Data enter information for each title or import from DMS
 - Requires scan and upload of front/back of all title paperwork
 - Fees payable by eCheck via State's Portal Provider, \$3 portal fee per title added
 - May request titles to be mailed to owner or held at county treasurer's office for pick up
 - Treasurer's office only responsibility is to print titles where no lien is present

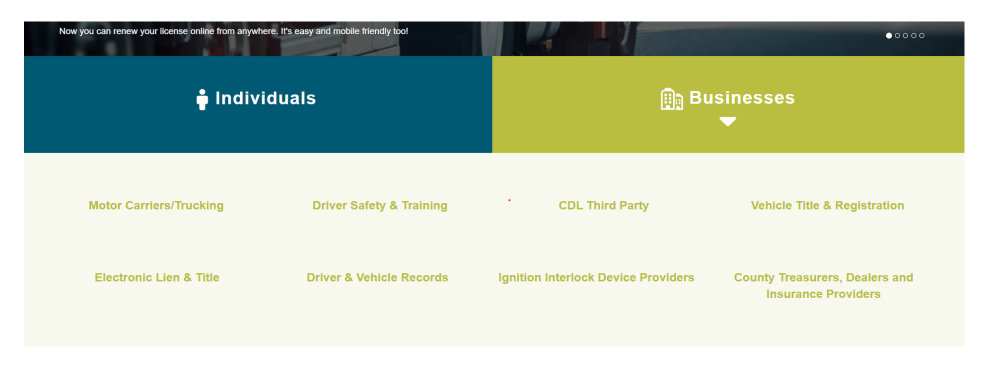


DMV Website

- DMV website:
 - <u>dmv.nebraska.gov</u>
- Miscellaneous Dealer information
 - Businesses
 - County Treasurers, Dealers and Insurance Providers



DMV Website









Title, Lien and Registration Records





DMV Website







Motor Carriers/Trucking

Driver Safety & Training

CDL Third Party

Vehicle Title & Registration



Registering a Vehicle?

Estimate the vehicle tax online!

Need the Status of a Lien or Title?

Look it up using the Online Vehicle Title & Lien Inquiry

Manuals

☐ Title Manual
☐ Registration Manual

Title Cancellation

Title Cancellation

Plate Type Codes

NLETS Specialty Plate Type Codes

Forms

- Insurance Company Affidavit for Affirmation
- of Ownership of a Salvage Vehicle
- Notice of Owner Retain Salvage
- Purchasers Affidavit
- Specialty Plate Relinquishment
- Inspection Exemption Certification
- Statement of VIN Clarification to Original Form 2290 Schedule 1

Additional Resources

<u>Driver License OTC</u>

POI Registration Renewal Portal

Insurance Company Search

NE MV Industry Licensing Board

Vehicle Tax Estimator

Dealer Automated Services

Digital Signatures for Title Documents

Insurance Database



Questions?

Contact DMV Help Desk 402-471-3918

dmv.dvrweb@nebraska.gov