Standard KANSAS DEPARTMENT OF REVENUE DIVISION OF VEHICLES www.ksrevenue.org

REPOSSESSION AFFIDAVIT

Please Type or Print Clearly	State of Kansas, Coun	State of Kansas, County ofss.	
Secured		principal place of husiness is	
Party's Name		, principal place of business is	
Address	City	ST ZIP	
SECURED PARTY'S CONTACT PERSON:			
Name			
Date Security Agreement was Made, Executed & Delivered	Date Vehicle was Repossessed		
Debtor(s) Name		, of	
Address	City	ST ZIP	
Vehicle was repossessed in accordance to Kansas and under the terms of the security agreement throu		Peaceable Seizure	
VEHICLE INFORMATION			
Year Make Style	VIN		
I, the undersigned, certify to the best of my kn	owledge that the odometer reading is:	, No Tenth's	
and this reading is (Must check one of the belo	ow):		
Actual The odometer reading stated is in		er reading is not actual mileage* - ODOMETER DISCREPANCY	
attached to this affidavit. Due to default, the secured party did specified in the security agreement. Therefore, the secure Reasonable efforts were made to obtain the debtor's certificat correct, the supporting documentation listed on the back of this with. I am aware the law provides severe penalties for making Signature of	d party now claims said vehicle and title document by rea te of title. By my signature I swear or affirm that the informati s affidavit has been attached and all requirements and laws of	son of such default and repossession. ion contained in this affidavit is true and	
Authorized Agent	Date		
Hand Printed Name of Person Signing Above	Agent's Position w/Secured Party		
VINI	NSPECTION EXEMPTION		
When a vehicle is titled and registered outside the State of repossessed In another state and SUCH VEHICLE WILL NOT BE JURISDICTION, the VIN inspection will not be required for the purp	returned to Kansas, by the financial institution or a purc		
Financial institutions claiming VIN inspection exemption M	IUST provide the following information as certification of the	nis claim.	
Kansas Financial Institution's Name			
VEHICLE: Year Make			
This vehicle is currently located in the State of			
I, the undersigned authorized representative of the Kansas Financial this VIN Inspection Exemption has been repossessed and WILL NOT IN ANOTHER JURISDICTION . By my signature I swear or affirm that State of Kansas have been and will be complied with. I am aware the I	BE RETURNED TO KANSAS, BY THE FINANCIAL INSTITUTION OF at the information contained in this exemption affidavit is true and corr law provides severe penalties for making false statement under oath	R A PURCHASER, BEFORE BEING TITLED	
Signature of Authorized Agent	Title or Position with Secured Party		
WARNING: Kansas statutes KSA 21-3711 µ A SEVERITY LEVEL 8, NONPERS		ANY REQUIRED DOCUMENT IS ry; FORGERY IS KNOWINGLY	

State of Kansas REPOSSESSION REQUIREMENTS

TR-84 (Rev. 09/08)

The following are the requirements in the State of Kansas to repossess a vehicle:

- The vehicle must be in the lien holder's possession.
- The owner of the vehicle must be a Kansas resident and/or the vehicle must have been financed originally by a financial institution chartered in the State of Kansas.
- A properly completed application for title must be completed in the county in which the debtor/lien holder is located.
- A "Repossession Affidavit" (TR-84) must be properly and fully completed.
- If the vehicle was titled in another state or if the VIN (vehicle ID number) is in error, a Kansas Highway Patrol "Motor Vehicle Examination Certificate" (MVE-1) must be obtained. If the vehicle will not be returned to Kansas, by the financial institution or a *purchaser*, before being titled in another jurisdiction, the VIN Inspection Exemption certification may be completed and notarized on the Repossession Affidavit. If the inspection exemption is not completed, the MVE-1 must be attached.

The following are required and must be attached to the completed Repossession Affidavit and submitted to the treasurer's office when making application:

- A certified and notarized copy of the security agreement, and one payment schedule. Security agreement must include the vehicle's year, make and complete VIN, the debtor's name and signature. (If the names of two or more persons appear on the back of the title when the security agreement is entered into, and the names are joined by "and", the signatures of both individuals must appear on the certified security agreement.)
- Verification of title (one of the following):
 - The actual title or Manufacturer's Statement of Origin (MSO) assigned to the debtor and showing the secured party as lienholder, or
 - A certified (notarized true and exact) copy of the front and back of the title or MSO that was assigned to the debtor and showing the secured party as lienholder, or
 - A copy of an application for title and registration in any state with the debtor's name shown as the owner and the secured party's name listed as the lienholder, or
 - Verification of the last registered owner and lien holder, if applicable, obtained from the State of Kansas, a Kansas County Treasurer or issued by another state, or
 - The Kansas Division of Vehicle's Notice of Security Interest (NSI) letter verifying application for Kansas title and registration has been made.
- If the verification submitted does not show the debtor's name as owner or purchaser and the name of the secured party that is applying for repossession title as lienholder, a notarized disclaimer/release is required from the last registered owner(s) and any lienholder(s).
- **Repossession titles cost \$13.00**, \$10.00 title fee and \$3.00 repossession title fee.

If there are any questions, please call the Repo Section at (785) 296-3621, menu options 2, and then 4.