### **MARYLAND**

### **Definitions**

### Reconstructed vehicle. Any vehicle that:

- (i) Is of a type required to be registered under this title; and
- (ii) Has been materially altered from its original construction by the removal, addition, alteration, or substitution of essential parts.

### Specially constructed vehicle. Any vehicle that:

- (i) Is of a type required to be registered under this title;
- (ii) Was not originally constructed under a distinctive name, make, model, or type by a generally recognized manufacturer of vehicles; and
- (iii) Has not been materially altered from its original construction.

### Historic Motor Vehicle. A motor vehicle, including a passenger vehicle, motorcycle, or truck that:

- (1) Is at least 20 years old;
- (2) Has not been substantially altered from the manufacturer's original design; and
- (3) Meets criteria contained in regulations adopted by the Administration.
- "Historic motor vehicle" does not include a vehicle that has been remanufactured or reconstructed as a replica of an original vehicle.

### Street rod. A motor vehicle that:

- (1) Is 25 years old or older; and
- (2) Has been substantially altered from the manufacturer's original design.

### <u>Titling, Registration & Fees</u>

### From Maryland Motor Vehicle Administration:

### Titling - Homemade, Two-Stage or Reconstructed Vehicle

Explained below are the requirements for titling a "homemade" vehicle, a vehicle that was constructed by more than one manufacturer (i.e., two-stage), and a reconstructed vehicle. These vehicles are unusual in that they were built either by (or under the direction of) the vehicle's owner or by more than one manufacturer. In most cases, the Maryland State Police must inspect the vehicle before it can be titled. Inspections are performed at the MVA's Glen Burnie garage.

The requirements for titling the following vehicles are separately discussed below:

### Fees:

The fee for titling a vehicle typically includes a title fee, excise tax, and a security interest (lien) filing fee if required.

The fee for registration varies by the type of vehicle, its weight, and/or its intended use. See Fees for Registration Plates for more information.

### **Contact Information:**

MVA Mail In Title Unit 6601 Ritchie Highway, NE Glen Burnie, MD 21062

MVA Glen Burnie Branch Office 6601 Ritchie Highway, NE Glen Burnie, MD 21062

### For telephone questions:

MVA Customer Service Center: 1-800-950-1MVA(1682) TTY/ Hearing Impaired: 1-800-492-4575 Out-of-State: 1-301-729-4550

### How do I title a kit car?

A kit car consists of a body, steering system, frame, and related accessories intended for assembly with an excess or salvage engine, transmission drive line, rear suspension, rear axle and related accessories. A kit car has the outward appearance of a Historic or Street Rod vehicle (though it is not titled as such).

You can apply for a title in person at the Glen Burnie branch office. Typically, you will need to submit the following documents:

- Proof of ownership The ownership document must be for the vehicle frame used in building the kit car:
  - o If the frame is new (kits usually have a new frame included), the certificate of origin included with the kit is required.
  - o If the frame is from a used vehicle, a title for the vehicle in your name or a title that has been properly assigned to you is required.
  - o If the frame is from a salvaged vehicle, a salvage certificate in your name or a certificate that has been properly assigned to you is required.
  - Other documents that may establish ownership are:
    - Registration document and bill of sale ONLY if the state from which the frame was obtained did not issue a title (usually because of the vehicle's age).
    - Sales receipts
- Application You may use either the back of the Maryland title, if applicable, or the Application
  for Certificate of Title to request the new title (and registration, if applicable). When the Maryland
  title is used as the application form, complete the section entitled Application for Title and
  Registration.
- Proof of purchase price You must submit the bills of sale and/or receipts for all parts and labor.
- Odometer disclosure statement You may use the manufacturer's certificate of origin or the title to document the mileage of the vehicle. A separate odometer disclosure statement may also be submitted. Usually the mileage is "0" unless the frame was taken from a used/salvaged vehicle
- Application for Assigned Vehicle Identification Number (if applicable) A new vehicle identification number (VIN) may be assigned to the completed vehicle. The Maryland State Police will install the new VIN plate after they have inspected it.
- Maryland safety inspection certificate A safety inspection is required if the vehicle is being registered at the same time (most cases).

Your title will be mailed to you. If you also register the vehicle (most cases), your registration card, license plates and expiration date stickers can be provided immediately when you apply in person to the MVA; otherwise, these items also will be mailed to you.

### How do I title a two-stage vehicle?

A two-stage vehicle is a vehicle that has been built by two separate manufacturers. The result is a standard, complete vehicle capable of performing its intended function.

You can apply for a title at any of the MVA's full service branch offices. You also can mail the documents to the MVA's Mail In Title Unit in the Glen Burnie office, or go to an MVA licensed tag and title service where they will assist you in applying. Typically, you will need to submit the following documents:

- **Proof of ownership** The certificates of origin from both the first and second stage manufacturers are required.
- **Application** The Application for Certificate of Title must be submitted to request the new title (and registration, if applicable).
- **Proof of purchase price** You must submit the bills of sale and/or receipts for all parts and labor.
- Odometer disclosure statement The odometer reading will be certified on the certificate of origin or you may submit a separate odometer disclosure statement.
- Contract from a board of education This is needed for titling a school bus only. It certifies that your vehicle has been approved for use as a school bus.

Your title will be mailed to you. If you also register the vehicle (most cases), your registration card, license plates and expiration date stickers can be provided immediately when you apply in person to the MVA; otherwise, these items also will be mailed to you.

### How do I title a reconstructed vehicle?

A reconstructed vehicle is a vehicle that is created by the unique alteration of a standard vehicle, by someone other than the manufacturer.

You can apply for a title in person at the Glen Burnie branch office. Typically, you will need to submit the following documents:

- **Proof of ownership** The ownership document must be for the vehicle frame used in building the reconstructed vehicle:
  - o If the frame is new, the certificate of origin included with the kit is required.
  - o If the frame is from a used vehicle, a title for the vehicle in your name or a title that has been properly assigned to you is required.
  - o If the frame is from a salvaged vehicle, a salvage certificate in your name or a certificate that has been properly assigned to you is required.
  - Other documents that may establish ownership are:
    - Registration document and bill of sale ONLY if the state from which the frame was obtained did not issue a title (usually because of the vehicle's age).
- **Application** You may use either the back of the Maryland title, if applicable, or the Application for Certificate of Title to request the new title (and registration, if applicable). When the Maryland title is used as the application form, complete the section entitled Application for Title and Registration.
- **Proof of purchase price** You must submit the bills of sale and/or receipts for all parts and labor.
- Odometer disclosure statement You may use the manufacturer's certificate of origin or the
  title to document the mileage of the vehicle. A separate odometer disclosure statement may also
  be submitted.
- Application for Assigned Vehicle Identification Number (if applicable) A new vehicle identification number (VIN) may be assigned to the completed vehicle. The Maryland State Police will install the new VIN plate after they have inspected it.
- Maryland safety inspection certificate A safety inspection is required if the vehicle is being registered at the same time (most cases).

Your title will be mailed to you. If you also register the vehicle (most cases), your registration card, license plates and expiration date stickers can be provided immediately when you apply in person to the MVA; otherwise, these items also will be mailed to you.

### Salvaged Vehicle Inspection

A vehicle with a certificate of salvage, issued by Maryland or any other \* state, must undergo a salvaged vehicle inspection if the vehicle has been repaired and the owner wants to title the vehicle in Maryland. If the vehicle does not have a certificate of salvage, the owner must first apply for one. \* New York salvage title (form 907a) must be inspected in New York only.

A certified Maryland State Police (MSP) Salvage Inspector, must perform the salvage inspection. The inspection is intended to ensure that the vehicle and/or its parts have not been stolen or its serial numbers illegally removed.

**Note:** If the Vehicle Identification Number (VIN) plate has been removed from the dashboard or is damaged, it must be inspected by a member of the Auto Theft unit. The vehicle must be scheduled for a salvage inspection at the Glen Burnie inspection site **only** on any Tuesday (excluding State holidays) between 8:30 - 12:30.

What are the procedures involved in a salvaged vehicle inspection?

First, schedule the inspection online by going to www.mdsp.org/ased.

 Salvage Inspections: Beginning on October 1, 2008, all salvage inspections must be scheduled online.

You will receive a printable appointment confirmation once you have entered all information and paid for your inspection.

On your scheduled inspection date, please bring your vehicle, completed inspection checklist and the following documents:

- your personal identification (e.g., Maryland driver's license);
- the vehicle's certificate of salvage
- proof of ownership (bill of sale, etc...)

The salvage inspector will first review your personal identification and salvage certificate or other ownership documents. If everything is in order and the vehicle appears to be road worthy, he then will conduct the required inspection. When the inspection is successfully completed, the inspector will stamp your certificate of salvage and sign it to indicate approval.

What must I do next to get my vehicle back on the road?

After your vehicle passes the salvaged vehicle inspection, you can apply to the MVA to title the vehicle and obtain a thirty (30) day temporary registration that will permit you to drive the vehicle to an authorized inspection station for a safety inspection. If it passes, then you should be able to register the vehicle. For information about safety inspections, see <u>Vehicle Safety Inspection</u>. For information about how to title and register your vehicle, check the <u>infoMVA</u> homepage for the applicable process descriptions.

### Fees:

• A \$25 inspection fee will be collected at the time the appointment is made.

Contact Information:

Maryland State Police
Automotive Safety Enforcement Division (ASED)
6601 Ritchie Highway, NE

Glen Burnie, MD 21062 salvage@mdsp.org

### For Telephone Questions:

MVA Customer Service Center: 1-800-950-1MVA (1682)

**TTY/ Hearing I m paired:** 1-800-492-4575 **Out-of-State:** 1-301-729-4550

### Does my vehicle qualify for historic or street rod plates?

### Historic:

- To qualify as a historic vehicle, your vehicle must not have been substantially altered, remodeled, or remanufactured from its original construction, and must be 20 model years or older.
- A historic vehicle 60 years or older may obtain a one-time, permanent, non-transferable registration. This vehicle registration does not qualify for specialty plates.
- Vehicles classified as historic certifies the vehicle will be maintained for use in exhibitions, club activities, parades, tours, occasional transportation and similar uses. The vehicle owner further certifies the vehicle will not be used for general daily transportation or primarily for the transportation of passengers or property on highways. You will need to fill out the Application for Historic or Street Rod Registration (form # VR-096).

### Street Rod:

- To qualify as a street rod, your vehicle must be 25 years old or older and must have been substantially altered from the manufacturer's original design.
- Vehicles classified as street rod certifies the vehicle will be maintained for use in exhibitions, club activities, parades, tours, occasional transportation and similar uses. The vehicle owner further certifies the vehicle will not be used for general daily transportation or primarily for the transportation of passengers or property on highways. You will need to fill out the Application for Historic or Street Rod Registration (form # VR-096).

## TITLE 11. DEPARTMENT OF TRANSPORTATION SUBTITLE 15. MOTOR VEHICLE ADMINISTRATION--VEHICLE REGISTRATION CHAPTER 14. CERTIFICATES OF TITLE

COMAR 11.15.14.11 (2010)

### .11 Reconstructed Vehicles.

- A. An applicant for a title for a reconstructed vehicle shall provide the Administration with:
- (1) An application for a certificate of title;
- (2) An application for an assigned vehicle identification number;
- (3) A certificate of title for the frame;
- (4) A bill of sale or a copy of the title for the body;
- (5) Receipts for parts and labor used to reconstruct the vehicle; and
- (6) A garage inspection by an authorized police officer in this State.
- B. The Administration shall refuse to issue a certificate of title if:
- (1) The required documents are not furnished or the information is incomplete;
- (2) A title for a vehicle less than 7 years old is being assigned to the applicant and the applicant:
- (a) Does not furnish a notarized bill of sale, and
- (b) Refuses to pay excise tax on the book value of the vehicle;
- (3) An individual bringing the vehicle to the Administration for a garage inspection by the ASED does not furnish a power of attorney authorizing the individual to sign for the applicant;
- (4) The garage inspection reveals stolen parts; or
- (5) A security interest termination statement has not been furnished for each lien shown on the Administration's records.

## TITLE 11. DEPARTMENT OF TRANSPORTATION SUBTITLE 15. MOTOR VEHICLE ADMINISTRATION--VEHICLE REGISTRATION CHAPTER 14. CERTIFICATES OF TITLE

COMAR 11.15.14.12 (2010)

.12 Glider Kits and Kit Cars.

A. An applicant for a title for a vehicle constructed from a glider kit or a car kit shall provide the Administration with:

- (1) An application for a certificate of title;
- (2) A certificate of origin for the kit;
- (3) A bill of sale for the kit;
- (4) A title for the frame;
- (5) Bills of sale or receipts for all parts and labor;
- (6) An application for an assigned vehicle identification number; and
- (7) A garage inspection at the Administration or, in the case of a glider kit, a certified statement that the **vehicle was assembled** by a Maryland licensed dealer or repair shop.
- B. The Administration shall refuse to issue a certificate of title if:
- (1) The required documents are not furnished or the information is incomplete;
- (2) The individual bringing the vehicle to the Administration garage is not the applicant and cannot furnish a power of attorney authorizing the individual to sign for the applicant;
- (3) The garage inspection reveals stolen parts;
- (4) The application is being processed at a branch office of the Administration, and a statement certifying that the glider kit has been assembled by a Maryland licensed dealer or repair shop is not furnished;
- (5) A security interest termination statement has not been furnished for each lien shown on record; or
- (6) A title for a vehicle less than 7 years old is being assigned to the applicant and the applicant:
- (a) Does not furnish a notarized bill of sale, and
- (b) Refuses to pay excise tax on the greater of the book value or the purchase price of the vehicle.

COMAR 11.15.05.01 (2010)

- .01 Definitions.
  - A. In this chapter, the following terms have the meanings indicated.
- B. Terms Defined.
- (1) "Constructed vehicle" means any vehicle which has been assembled by anyone other than a manufacturer of vehicles, and the chassis of another vehicle which has been assembled by a bona fide manufacturer was not used during the course of construction.
- (2) "Reconstructed vehicle" means any vehicle which has been assembled from the chassis and other parts of vehicles which were originally constructed by bona fide manufacturers of vehicles.
- (3) Unorthodox Vehicle.
- (a) "Unorthodox vehicle" means a vehicle which is unusual in design and which deviates from the types of vehicles required to be titled and registered under the provisions of Transportation Article, Title 13, Annotated Code of Maryland, regardless if the **vehicle was assembled** by a bona fide **vehicle** manufacturer or by any other person.
- (b) "Unorthodox vehicle" includes motorized wheel chairs, minibikes, trail machines, beach buggies, dune buggies, and any other similar type of vehicle.

COMAR 11.15.05.02 (2010)

.02 Vehicles to be Registered as Class A Passenger Vehicles.

Constructed, reconstructed, or unorthodox vehicles to be registered as Class A passenger vehicles shall:

- A. Be inspected and approved by an authorized Maryland inspection station before applying for title and registration;
- B. Be equipped with the equipment and mechanisms required by Transportation Article, Title 22, Annotated Code of Maryland, which shall be inspected and approved by an authorized Maryland inspection station; and
- C. Comply with the provisions of 49 CFR §§ 571.101--571.302, which are incorporated by reference.

COMAR 11.15.06.01 (2010)

.01 Designation of Class.

Each vehicle registered under this chapter shall be a Class L vehicle if it is a passenger vehicle, motorcycle, or truck.

COMAR 11.15.06.02 (2010)

.02 Fees.

For each Class L registration, the registration fee is as set forth in Transportation Article, § 16-936, Annotated Code of Maryland.

COMAR 11.15.06.03 (2010)

.03 Motor Vehicles Designated as Historic.

The owner of a **vehicle** who requests registration of the **vehicle** as an historic motor **vehicle** shall submit an Application for **Historic** Motor **Vehicle** Registration and include documentation that the **vehicle** meets all of the following criteria:

- A. It is at least 20 years old or older; and
- B. It has not been substantially altered from the manufacturer's original design.

COMAR 11.15.06.04 (2010)

### .04 Exceptions.

- A. Any **vehicle** that is registered with the Administration as an **historic** motor **vehicle** under the Transportation Article, § 13-936, as of April 1, 1985, and continues to comply with the requirements of the Transportation Article, § 13-936(d)(2), as outlined in Regulation .05A, below, may continue to be registered as an **historic** motor **vehicle** regardless of its age.
- B. If the ownership of an **historic vehicle** changes, the **vehicle** may continue to be registered as an **historic** motor **vehicle** if the new owner:
- (1) Submits an Application for Historic Motor Vehicle Registration; and
- (2) Complies with the registration requirements under Regulation .05A, below.

COMAR 11.15.06.05 (2010)

- .05 Registration Requirements and Plate.
- A. The owner of a **vehicle** to be registered under this chapter shall also certify on the Application for **Historic** Motor **Vehicle** Registration that the **historic** motor **vehicle**:
- (1) Shall be maintained for use in exhibitions, club activities, parades, tours, occasional transportation, and similar uses; and
- (2) Will not be used for general daily transportation or primarily for the transportation of passengers or property on highways.
- B. For each **vehicle** registered under this chapter, the Administration shall issue special, **historic** registration plates of the size and design that the Administration determines.

COMAR 11.15.06.06 (2010)

- .06 Right to Reject and Suspend Registration.
- A. The Administration shall have the right to reject an application for registration of a motor vehicle under this chapter if the:
- (1) Documentation and certification required under Regulations .03 and .05A are not provided;
- (2) Applicant made a false statement on the application; or
- (3) Applicant concealed a material fact which would have an impact on the Administration's decision.
- B. The Administration shall have the right to suspend a registration granted for an **historic** motor **vehicle** under this chapter if the:
- (1) **Vehicle** for which the registration is granted has been substantially altered, remodeled, or remanufactured from its original construction;
- (2) Vehicle for which the registration is granted is used in a manner inconsistent with the special registration requirements of Regulation .05A; or
- (3) Administration determines that the owner has perpetrated a fraud against the Administration in obtaining **historic** motor **vehicle** designation and registration.

### TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 1. CERTIFICATES OF TITLE

Md. TRANSPORTATION Code § 13-104.2 (2010)

§ 13-104.2. Application for certificate of title -- Specially constructed, reconstructed, and foreign vehicles

- (a) Definitions. --
- (1) In this section the following words have the meanings indicated.
- (2) "Essential parts" means all integral and body parts, whether new or used, the removal, addition, alteration, or substitution of which would tend to conceal the identity of the vehicle or substantially alter its appearance, model, type, or mode of operation.
  - (3) "Reconstructed vehicle" means any vehicle that:
    - (i) Is of a type required to be registered under this title; and
- (ii) Has been materially altered from its original construction by the removal, addition, alteration, or substitution of essential parts.
  - (4) "Specially constructed vehicle" means any vehicle that:
    - (i) Is of a type required to be registered under this title;
- (ii) Was not originally constructed under a distinctive name, make, model, or type by a generally recognized manufacturer of vehicles; and
  - (iii) Has not been materially altered from its original construction.
- (b) Additional application requirements. -- If an application for a certificate of title is for a foreign vehicle previously titled or registered in another state or country, for a **reconstructed vehicle**, or for a **specially constructed vehicle**, the application also shall be accompanied by:
- (1) Any information or documents the Administration reasonably requires to establish the ownership of the vehicle and the existence or nonexistence of security interests in it;
  - (2) Either:
- (i) The certification of a person authorized by the Administration stating that the vehicle identification number of the vehicle has been inspected and found to conform to the description given in the application; or
  - (ii) Any other proof of the identity of the vehicle that the Administration reasonably requires; and
  - (3) As to a foreign vehicle previously titled or registered in another state or country:
    - (i) Any certificate of title issued by the other state or country; or
- (ii) If the other state or country does not issue a certificate of title for vehicles of the type to which the application refers, a certified bill of sale and any registration documents issued by that state or country.

### TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 5. TRANSFER OF REGISTRATION

Md. TRANSPORTATION Code § 13-507 (2010)

- § 13-507. Salvage vehicles -- Certificate of title
  - (a) Application; fee. --
- (1) An application for a certificate of title of a vehicle for which a salvage certificate has been issued shall be made by the owner of the vehicle on a form that the Administration requires.
  - (2) An application under paragraph (1) of this subsection shall be accompanied by:
    - (i) Except as provided in subsection (c)(3) of this section, the salvage certificate for the vehicle;
- (ii) A certificate of inspection issued by a county police department or the Department of State Police; and
  - (iii) A certificate of inspection as required under Title 23 of this article.
- (3) (i) The Administration may establish a fee for an inspection under paragraph (2)(ii) of this subsection.
- (ii) 1. The fees established under this paragraph shall be collected by the Administration or the Automotive Safety Enforcement Division of the Department of State Police.
- 2. The fees collected under this subparagraph shall be paid to the Automotive Safety Enforcement Division of the Department of State Police for the purpose of recovering the cost of administering the salvage inspection program and may not be credited to the Gasoline and Motor Vehicle Revenue Account for distribution under § 8-403 or § 8-404 of this article.
- (b) Form. --
  - (1) The certificate of title issued by the Administration shall be:
    - (i) Issued in the name of the applicant; and
    - (ii) In a form as provided in this subsection.
- (2) (i) The Administration shall issue a certificate of title that contains a conspicuous notation that the **vehicle is "rebuilt** salvage" if the salvage certificate accompanying the application bears a notation under § 13-506(c)(2)(ii)1 of this subtitle.
- (ii) The Administration may not issue a certificate of title for a vehicle if the salvage certificate for the vehicle bears a notation under § 13-506(c)(2)(ii)3 of this subtitle.
- (3) The Administration shall issue a certificate of title that contains a conspicuous notation that the vehicle sustained cosmetic damage if the salvage certificate accompanying the application bears a notation under § 13-506(c)(2)(ii)2 of this subtitle.
- (4) The Administration shall issue a certificate of title that contains a conspicuous notation that the vehicle is "Flood Damaged" if the salvage certificate accompanying the application bears a notation under § 13-506(c)(2)(ii)5 of this subtitle.
- (5) Except for a flood damaged vehicle, the Administration shall issue a certificate of title that does not bear a notation or other similar statement under this section if an insurance company makes a claim settlement on a vehicle that has sustained damage that costs 75% or less than the fair market value of the vehicle to repair.
- (c) Stolen vehicle. --

- (1) When an insurance company makes a claim settlement on a vehicle that has been stolen, the company shall apply for a salvage certificate as provided in § 13-506(c) of this subtitle.
  - (2) On receipt of an application under this subsection, the Administration:
    - (i) Shall make the appropriate notation in its records; and
    - (ii) May not issue the salvage certificate until the vehicle is recovered.
  - (3) When a vehicle that has been stolen is recovered, the Administration shall:
- (i) Issue a salvage certificate for the vehicle if the insurance company submits a certification under § 13-506(c)(2)(ii)1, 2, 3, or 5 of this subtitle; or
- (ii) Issue a certificate of title in the name of the insurance company in lieu of a salvage certificate if the insurance company states that the vehicle has sustained damage, except for flood damage, that costs 75% or less than the fair market value of the vehicle to repair.
- (4) The provisions of subsection (b) of this section apply to a certificate of title issued under this subsection.
- (5) A vehicle for which a certificate of title was issued under paragraph (3)(ii) of this subsection is exempt from the vehicle excise tax as provided in § 13-810(a)(9) of this title.
- (d) Out-of-state vehicle. -- If the Administration receives an application for a certificate of title for a vehicle accompanied by an ownership document issued by another state containing a notation under the laws of the issuing state that the vehicle is in a condition that is substantially similar to a **vehicle that is rebuilt** salvage under Maryland law, the certificate of title issued by the Administration shall contain a similar notation.
- (e) Regulations. -- The Administration may adopt regulations to implement this section.

## TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 4. REGISTRATION OF VEHICLES PART I. IN GENERAL

### Md. TRANSPORTATION Code § 13-411 (2010)

### § 13-411. Display of registration plates and tabs

- (a) Vehicles for which two registration plates required. -- On a vehicle for which two registration plates are required, one plate shall be attached on the front and the other on the rear of the vehicle.
- (b) Vehicles for which one registration plate required. -- On a vehicle for which one registration plate is required, the plate shall be attached on the:
  - (1) Front of the vehicle for a Class F (tractor) vehicle; and
  - (2) Rear of the vehicle for every other vehicle.
- (c) How plates fastened; legibility. -- At all times, each registration plate shall be:
- (1) Maintained free from foreign materials, including registration plate covers as defined in § 13-411.1 of this subtitle, and in a condition to be clearly legible; and
  - (2) Securely fastened to the vehicle for which it is issued:
    - (i) In a horizontal position;
    - (ii) In a manner that prevents the plate from swinging; and
    - (iii) In a place and position to be clearly visible.
- (d) Operation without plates or tabs prohibited. -- Except as otherwise expressly permitted by the Maryland Vehicle Law, as to any vehicle required to be registered under this title, a person may not drive the vehicle on any highway in this State, unless there is attached to the vehicle and displayed on it, as required in this title:
- (1) A registration plate or plates issued for the vehicle by the Administration for the current registration period; and
  - (2) Any validation tab issued for the vehicle under this subtitle.
- (e) Allowing certain vehicles to be driven. -- Except as otherwise expressly permitted by the Maryland Vehicle Law, as to any vehicle required to be registered under this title, the owner of the vehicle may not permit the vehicle to be driven on any highway in this State, unless there is attached to and displayed on the vehicle, as required in this title:
  - (1) A registration plate or plates issued by the Administration for the current registration period; and
  - (2) Any validation tab issued for the vehicle under this subtitle.
- (f) Display of expired or unauthorized plates prohibited. -- Except as otherwise expressly permitted by the Maryland Vehicle Law, a vehicle used or driven in this State may not display on either its front or rear any expired registration plate issued by any state.
- (g) Display of improper registration plates. -- Except as otherwise expressly permitted by the Maryland Vehicle Law, a person may not display or permit to be displayed on any vehicle used or driven in this State any registration plate issued for another vehicle or to a person other than the owner of the **vehicle**.
- (h) Historic or antique vehicles. --
- (1) A **vehicle** registered as a **historic** or **antique vehicle** (Class L) in this State or in another state, when used or driven in this State, may display **vintage** registration **plates** as an indication of the **historic** or **antique** nature of the **vehicle**. Except as provided in paragraph (2) of this subsection, the

place on the vehicle provided for the display of registration plates may only be used for the display of current registration plates in accordance with subsections (a) through (c) of this section, and any **vintage** registration **plates** which are used shall be displayed elsewhere on the vehicle.

- (2) If the Administration authorizes the display of **vintage** registration **plates** in lieu of current registration plates, as provided in § 13-936.1 of this title, the **vintage** registration **plates** shall be displayed as required under subsections (a) through (c) of this section. However, the current registration plates shall be kept in the vehicle at all times.
- (i) Duty of police officers to report violations. -- It is the duty of every police officer to report to the Administration all vehicles operated in violation of this section. The Administration shall verify whether the owner of a reported vehicle has complied with this section.

## TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 6. SPECIAL REGISTRATION PLATES PART II. SPECIAL PLATES FOR CLASSIFIED VEHICLES

### Md. TRANSPORTATION Code § 13-613 (2010)

- § 13-613. Personalized registration plates for Class A (passenger), Class D (motorcycle), Class E (truck), Class G (nonfreight trailer), Class L (historic), Class M (multipurpose), and Class N (street rod) vehicles
  - (a) Who may obtain. --
- (1) The owner of any vehicle described in paragraph (2) of this subsection may apply to the Administration for the assignment to that vehicle of a special, personalized registration number.
  - (2) This section applies only as to:
    - (i) A Class A (passenger) vehicle;
    - (ii) A Class D (motorcycle) vehicle;
    - (iii) A Class E (truck) vehicle with a one ton or less manufacturer's rated capacity;
    - (iv) A Class G (nonfreight trailer) vehicle;
    - (v) A Class L (historic) vehicle;
    - (vi) A Class M (multipurpose) vehicle; or
    - (vii) A Class N (street rod) vehicle.
- (b) Fees. -- In addition to the annual registration fee otherwise required by this title, the applicant shall pay an additional annual fee of \$ 25, payable with the original and each renewal application for special registration under this section.
- (c) Assignment of special number. --
- (1) A special registration number assigned under this section may consist of any combination of not more than 7 letters and numerals.
  - (2) In its discretion, the Administration may refuse any combination of letters and numerals.
- (d) Disposition of fees. -- The proceeds collected annually from the additional fees charged under this section shall be distributed to the Transportation Trust Fund.

## TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 9. REGISTRATION CLASSIFICATIONS AND FEES PART II. CLASSIFIED VEHICLES

Md. TRANSPORTATION Code § 13-936 (2010)

### § 13-936. Historic motor vehicles: Class L (historic) vehicles

- (a) "Historic motor vehicle" defined. -- In this section, "historic motor vehicle" means a motor vehicle, including a passenger vehicle, motorcycle, or truck that:
  - (1) Is at least 20 years old;
  - (2) Has not been substantially altered from the manufacturer's original design; and
  - (3) Meets criteria contained in regulations adopted by the Administration.
- (b) Remanufactured or **reconstructed vehicles.** -- In this section, "historic motor **vehicle**" does not include a **vehicle** that has been remanufactured or **reconstructed** as a **replica** of an original **vehicle**.
- (c) Classification. -- If registered with the Administration under this section, every **historic** motor **vehicle** is a Class L (**historic**) **vehicle**.
- (d) Annual fee. -- Except as provided in subsection (i) of this section, for each Class L (historic) vehicle, the annual registration fee is \$ 25.50.
- (e) Special registration requirements. -- In applying for registration of a **historic** motor **vehicle** under this section, the owner of the vehicle shall submit with the application a certification that the vehicle for which the application is made:
- (1) Will be maintained for use in exhibitions, club activities, parades, tours, occasional transportation, and similar uses; and
  - (2) Will not be used:
    - (i) For general daily transportation; or
    - (ii) Primarily for the transportation of passengers or property on highways.
- (f) Special registration plate. -- Except as provided in § 13-936.1 of this subtitle, on registration of a vehicle under this section, the Administration shall issue a special, **historic** motor **vehicle** registration plate of the size and design that the Administration determines.
- (g) Exception from equipment requirements. -- Unless the presence of the equipment was specifically required by a statute of this State as a condition of sale when the vehicle was manufactured, the presence of any specific equipment is not required for the operation of a vehicle registered under this section.
- (h) Exemption from inspection requirements. -- A vehicle registered under this section is exempt from any statute that requires periodic vehicle inspections or that requires the use and inspection of emission controls.
- (i) Fee; registration nontransferable. --
- (1) For a motor vehicle manufactured at least 60 years prior to the current model year, there is a onetime registration fee of \$50.00.
- (2) Registration of a motor vehicle manufactured under this subsection is not transferable to a subsequent owner.

## TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 9. REGISTRATION CLASSIFICATIONS AND FEES PART II. CLASSIFIED VEHICLES

Md. TRANSPORTATION Code § 13-936.1 (2010)

- § 13-936.1. Historic motor vehicles: Vintage registration plates
- (a) "Vintage registration plate" defined. -- In this section, "vintage registration plate" means a Maryland registration plate that was actually issued for display on a motor vehicle in a year not less than 25 years prior to January 1 of each calendar year.
- (b) Display. --
- (1) Subject to the provisions of this subsection, the owner of a motor vehicle registered under § 13-936 or § 13-937.1 of this subtitle as a Class L (historic) or Class N (**street rod**) vehicle may display 2 **vintage** registration **plates** in lieu of current registration plates on that vehicle.
- (2) The Administration may authorize the display of 2 **vintage** registration **plates** in lieu of current registration plates on a motor vehicle described in paragraph (1) of this subsection if:
  - (i) The owner of the motor vehicle submits an application on a form prescribed by the Administrator;
- (ii) The 2 **vintage** registration **plates** were issued in the same year as the model year of the motor vehicle; and
  - (iii) The owner of the motor vehicle pays a onetime registration fee of \$25.50.
- (c) Term; no additional fee. -- If the Administration authorizes the display of **vintage** registration **plates** under this section:
- (1) The **vintage** registration **plates** shall remain valid for as long as title to the motor vehicle remains in the person who submitted an application under subsection (b)(2)(i) of this section; and
- (2) A fee in addition to the onetime registration fee prescribed in subsection (b)(2)(iii) of this section is not required for the issuance of the **vintage** registration **plates**.

## TITLE 13. VEHICLE LAWS -- CERTIFICATES OF TITLE AND REGISTRATION OF VEHICLES SUBTITLE 9. REGISTRATION CLASSIFICATIONS AND FEES PART II. CLASSIFIED VEHICLES

Md. TRANSPORTATION Code § 13-937.1 (2010)

§ 13-937.1. Street rod: Class N (street rod) vehicles

- (a) "Street rod" defined. -- In this section, "street rod" means a motor vehicle that:
- (1) Is 25 years old or older; and
- (2) Has been substantially altered from the manufacturer's original design.
- (b) Classification. -- Except as provided in subsection (e) of this section, if registered with the Administration under this section, every **street rod** is a Class N (**street rod**) vehicle.
- (c) Annual fee. -- For each Class N (street rod) vehicle, the annual registration fee is \$ 25.00.
- (d) Special registration requirements. -- In applying for registration of a **street rod** under this section, the owner of the **street rod** shall submit with the application a certification that the vehicle for which the application is made:
- (1) Will be maintained for use in exhibitions, club activities, parades, tours, occasional transportation, and similar uses; and
  - (2) Will not be used:
    - (i) For general daily transportation; or
    - (ii) Primarily for the transportation of passengers or property on highways.
- (e) Term. --
- (1) The registration of a **street rod** registered before July 1, 1987 as a Class L (**historic**) **vehicle** shall remain valid until midnight on the date indicated on the registration card issued by the Administration.
- (2) On expiration of a **street rod's** registration as a Class L (**historic**) **vehicle**, a **street rod** registered with the Administration shall be registered as a Class N (**street rod**) vehicle as required by this section.
- (f) Special registration plate. -- Except as provided in § 13-936.1 of this subtitle, on registration of a vehicle under this section, the Administration shall issue a special **street rod** vehicle registration plate of the size and design that the Administration determines.
- (g) Exception from equipment requirements. -- Unless the presence of the equipment was specifically required by a statute of this State as a condition of sale when the vehicle was manufactured, the presence of any specific equipment is not required for the operation of a vehicle registered under this section.
- (h) Exemption from inspection requirements. -- A vehicle registered under this section is exempt from any statute that requires periodic vehicle inspections or that requires the use and inspection of emission controls.

### **Equipment Exemptions**

### From Code of Maryland Regulations:

## TITLE 11. DEPARTMENT OF TRANSPORTATION SUBTITLE 14. MOTOR VEHICLE ADMINISTRATION--VEHICLE INSPECTIONS CHAPTER 01. GENERAL INSPECTION

COMAR 11.14.01.01 (2010)

- .01 Definitions.
  - A. In COMAR 11.14.01--11.14.06 and 11.14.09, the following terms have the meanings indicated.
- B. Terms Defined.
- (1) "Administration" means the State Motor Vehicle Administration of the Maryland Department of Transportation.
- (2) "Authorized dealer" means a Maryland dealer licensed as a truck inspection station.
- (3) "Authorized inspection station" means a facility which has been licensed to perform inspections on, issue certificates to, or certify safety equipment repair orders for a specific class of vehicle. The following classes of stations are authorized to inspect the types of vehicles listed and any other type of vehicle authorized by the Division:
- (a) A--passenger vehicles, limousines, low speed vehicles, recreational motor homes, trucks 10,000 pounds and under GVWR, trailers not equipped with air brakes, up to 20 feet in length, and multipurpose passenger vehicles, except 3-wheeled multipurpose vehicles;
- (b) B--any trailer, including those equipped with air brakes;
- (c) C--trucks, truck tractors, buses, recreational motor homes, and converted buses over 10,000 pounds GVWR;
- (d) D--combination of Classes B and C;
- (e) F--fleet (must own, operate, or control at least 15 vehicles);
- (f) M--motorcycles and 3-wheeled multipurpose vehicles, and trailers 20 feet or less in length, if the trailers are not equipped with air brakes;
- (g) R--recreational motor homes and converted buses;
- (h) T--any trailer up to 10,000 pounds GVWR;
- (i) G--combination of Classes R and T.
- (4) "Bed" means the load-carrying part temporarily or permanently attached to a vehicle and separated from the passenger compartment and fully enclosed on both sides by sideboards or side panels, on the front by a board or panel or by the cab of the vehicle and, on the rear, by a tailgate, board, or panel.
- (5) Controller.
- (a) "Controller" means an individual who has made application for and been approved to control the dispensing of inspection certificates to mechanics at an authorized inspection station.
- (b) "Controller" includes a temporary controller.
- (6) "Conviction" has the meaning stated in Transportation Article, § 11-110, Annotated Code of Maryland.

- (7) "Covert vehicle" means a vehicle used by the Division to monitor compliance with COMAR 11.14.01--11.14.06 and 11.14.09, by authorized inspection station personnel.
- (8) Covert Vehicle Inspection.
- (a) "Covert vehicle inspection" means the submission of a covert vehicle to an authorized inspection station for inspection.
- (b) Covert vehicle inspection may include the presentation of a fictitious safety equipment repair order written for the purpose of covert investigation.
- (9) "Dealer" means a dealer who is licensed in this State under Title 15 of the Transportation Article of the Annotated Code of Maryland.
- (10) "Division" means the Automotive Safety Enforcement Division of the Department of State Police.
- (11) "Enclosures" means the front, rear, and sides of a vehicle bed as defined in Transportation Article, § 24-106.1(d)(1), Annotated Code of Maryland.
- (12) "Facility" means a dealer, vehicle repair garage, repair shop, or gasoline service station.
- (13) "Fictitious safety equipment repair order" means a safety equipment repair order that is an authentic document, prepared by Division personnel, containing information that may be fabricated for the purpose of submission for inspection and compliance with COMAR.
- (14) "GVWR" means the gross vehicle weight rating as determined by the manufacturer.
- (15) "Inspection certificate" means a written certification by an inspection station that:
- (a) Certifies that, as of its date, a specified vehicle meets or exceeds the standards for equipment established in these regulations; and
- (b) Is signed and dated on behalf of the inspection station by the registered individual who personally inspected the vehicle.
- (16) "Licensee" means the owner of a private business, all partners of a partnership and, in cases of corporations, the corporate officer or person with written power of attorney or any other representative of the corporation as defined under Regulation .02A(3) of this chapter.
- (17) "Limousine" means a vehicle that:
- (a) Has been modified or stretched for transportation of passengers; and
- (b) Is equipped with amenities not normally provided in passenger cars, including a custom interior, television, video cassette recorder, musical sound system, telephone, ice storage area, additional interior lighting, and driver-passenger communication such as an intercom or power-operated driver partition.
- (18) "Load cover" means a device made of canvas or other type material and used to enclose the open top of a vehicle bed.
- (19) "Loose material" means loose material as defined in Transportation Article, § 24-106.1(a), Annotated Code of Maryland, and COMAR 11.15.20.01.
- (20) "Low speed vehicle" means a four-wheeled electric vehicle that has a maximum speed capability that exceeds 20 miles per hour but is less than 25 miles per hour.
- (21) "Modular home trailer" means a trailer manufactured solely for the purpose of transporting modular homes or portions of modular homes. These vehicles may be inspected if they are overwidth or overlength, provided a permit has been issued by the State Highway Administration permitting movement on the highway.
- (22) "Multipurpose passenger vehicle" means a motor vehicle that:

- (a) Is designed primarily for carrying persons which is constructed on a truck chassis or with special features for occasional off-road operations;
- (b) Has 3 wheels; or
- (c) Is of unique design that does not clearly meet the requirements of any other class as determined by the Division, except 4-wheel drive passenger vehicles (sedans, convertibles, and station wagons).
- (23) "Police officer" means a uniformed police officer or a civilian employee of the Department of State Police as defined in Transportation Article, §§ 11-147 and 23-101(g), Annotated Code of Maryland.
- (24) "Rebuilding" means the restoring of a salvage vehicle as set forth in Transportation Article, § 13-506, Annotated Code of Maryland, or a vehicle which is inoperable because of the need for major or extensive repairs to the body, frame, suspension, engine, or drive train.
- (25) "Registered inspection mechanic" means an individual who:
- (a) Has passed the appropriate written test;
- (b) Has demonstrated proficiency with inspection and test equipment; and
- (c) Is not under any type of administrative sanctions.
- (26) "SAE" means the Society of Automotive Engineers.
- (27) "Safety equipment repair order (SERO)" means a written directive ordering repair of defective equipment on a specified vehicle.
- (28) Second-Stage Manufacturer.
- (a) "Second-stage manufacturer" means a licensed second-stage manufacturer as defined in Transportation Article, § 15-201, Annotated Code of Maryland.
- (b) "Second-stage manufacturer" includes a person who works on an incomplete vehicle so that it becomes a complete vehicle in accordance with COMAR 11.15.27 and Transportation Article, § 15-201, Annotated Code of Maryland.
- (29) "Securement hardware" means any device or equipment used to attach or secure a cover on a vehicle bed
- (30) "Specially constructed vehicle" means a vehicle which was not originally constructed under a distinctive name, make, model, or type by a generally recognized manufacturer of vehicles and has not been materially altered from its original construction, including kit cars and replicas of previously manufactured vehicles.
- (31) "State police" means the Maryland State Police.
- (32) "Supervisor" means an individual who:
- (a) Has made application for and been approved by the Division to act on behalf of a licensee; and
- (b) Is responsible for and supervises the daily operation of the inspection program at the licensee's facility.
- (33) Vehicle.
- (a) "Vehicle" means, except as otherwise provided in this regulation, any vehicle registered or to be registered in this State as:
- (i) Class A (passenger) vehicle;
- (ii) Class E (truck) vehicle;

- (iii) Class F (tractor) vehicle;
- (iv) Class G (trailer) vehicle;
- (v) Class J (vanpool) vehicle;
- (vi) Class M (multipurpose) vehicle;
- (vii) Class B (for hire) vehicle;
- (viii) Class D (motorcycle) vehicle;
- (ix) Class Q (limousine) vehicle;
- (x) For the purpose of load covers required by Transportation Article, § 24-106.1, Annotated Code of Maryland, any vehicle as defined in Transportation Article, § 11-176, Annotated Code of Maryland; or
- (xi) For the purpose of safety equipment repair orders only, any motor vehicle, trailer, or semitrailer, except as provided in  $\S B(29)(b)$  of this regulation.
- (b) "Vehicle" does not include any Class L (historic) vehicle, Class N (street rod) vehicle, or trailer which is a mobile home as defined in Transportation Article, § 11-134, Annotated Code of Maryland.
- (34) "Vehicle inspection handbook" means copies of regulations governing motor vehicle inspection which have been compiled in a handbook furnished by the Division.

# TITLE 11. DEPARTMENT OF TRANSPORTATION SUBTITLE 14. MOTOR VEHICLE ADMINISTRATION--VEHICLE INSPECTIONS CHAPTER 02. SAFETY STANDARDS FOR PASSENGER CARS, TAXICABS, LIGHT TRUCKS, VANS, MULTIPURPOSE PASSENGER VEHICLES, AND TYPE II SCHOOL VEHICLES

COMAR 11.14.02.01 (2010)

### .01 Applicability.

- A. The standards, requirements and procedures set forth in this chapter are applicable to equipment originally installed by the manufacturer or required by federal or State requirements on passenger cars, taxicabs, light trucks 10,000 pounds and under GVWR, vans, multipurpose passenger vehicles with a chassis capacity up to 10,000 pounds, and type II school vehicles. Any questions regarding passenger cars, taxicabs, light trucks, vans, multipurpose passenger vehicles with a chassis capacity up to 10,000 pounds, and type II school vehicle standards or specifications shall be referred to the Automotive Safety Enforcement Division of the Maryland State Police. Any person constructing or reconstructing these types of vehicles shall assure the vehicle meets or exceeds all applicable federal or State safety standards.
- B. Three-wheel multipurpose vehicles which have an enclosed occupant compartment shall meet all established minimum standards for four-wheel multipurpose vehicles with the exception of headlamps. If a three-wheel multipurpose vehicle which has an enclosed occupant compartment is constructed with one wheel in the front and the design of the vehicle's body is such that two headlamps are impractical, one headlamp meeting established minimum standards for motorcycles will be acceptable if the vehicle is equipped with parking lamps, turn signal lamps, and side marker lamps, as required, which adequately indicate the extreme width of the vehicle front and rear.
- C. Vehicles which are specially constructed as an exact replica of a previously manufactured vehicle, which has been designated or otherwise would qualify as an historic vehicle or a vehicle of unique interest as defined by the Motor Vehicle Administration for registration of these original vehicles, shall meet all applicable established minimum standards for vehicles of the same model year in which the vehicle is actually constructed and titled with the following exceptions:
- (1) Regulation 10A(2)(c), side marker lamps: If the original counterpart of the **specially constructed vehicle** was manufactured without side marker lamps, side marker lamps are not required on the exact **replica**.
- (2) Regulation .08A: If the original counterpart of the **specially constructed vehicle** was manufactured without fenders or with fenders which do not meet current established minimum standards, the **specially constructed vehicle** need only conform to the exact design of its original counterpart to meet the requirements for fenders; and
- (3) Regulation .07A: If the original counterpart of the **specially constructed vehicle** was manufactured without bumpers, with concealed bumpers, or with bumpers which do not meet current established minimum standards, the **specially constructed vehicle** need only conform to the exact design of its original counterpart to meet the requirements for bumpers.

# TITLE 11. DEPARTMENT OF TRANSPORTATION SUBTITLE 14. MOTOR VEHICLE ADMINISTRATION -- VEHICLE INSPECTIONS CHAPTER 02. SAFETY STANDARDS FOR PASSENGER CARS, TAXICABS, LIGHT TRUCKS, VANS, MULTIPURPOSE PASSENGER VEHICLES, AND TYPE II SCHOOL VEHICLES

COMAR 11.14.02.22 (2010)

### .22 Safety Belts.

A. Any motor **vehicle** manufactured or **assembled** after June 1, 1964, shall be equipped with two sets of seat belts on the front seat of the **vehicle** and any **vehicle** manufactured or **assembled** with a rear seat after June 1, 1969, shall be equipped with two sets of seat belts on the rear seat of the vehicle. This does not apply to any motorcycle, bus, truck, taxicab, or type II school vehicle.

### Procedures:

- (1) Inspect for frayed, split, or torn webbing.
- (2) Inspect for malfunctioning buckles.
- (3) Inspect for loose or damaged anchorages.
- (4) Inspect mounting surfaces.
- (5) Inspect retracting and release mechanisms.

### Reject Vehicle If:

- (1) Safety belt webbing is frayed, split or torn.
- (2) Belt buckles do not operate properly.
- (3) Belt anchorages are loose, badly corroded, missing, or not fastened to belt.
- (4) Belt mounting surface is badly deformed, damaged, or corroded.
- (5) Retracting or release mechanisms do not operate properly.

## TRANSPORTATION TITLE 22. VEHICLE LAWS -- EQUIPMENT OF VEHICLES SUBTITLE 2. LAMPS AND OTHER LIGHTING EQUIPMENT

Md. TRANSPORTATION Code Ann. § 22-204 (2010)

§ 22-204. Tail lamps; illumination of rear registration plate

- (a) Equipment of at least 2 lamps. -- Except as otherwise provided in this section, after June 1, 1971, every motor vehicle, trailer, semitrailer, and pole trailer, and any other vehicle that is being drawn at the end of a combination of vehicles, shall be equipped with at least 2 tail lamps mounted on the rear, which, when lighted as required in § 22-201.1 of this subtitle, shall emit a red light plainly visible from a distance of 1,000 feet to the rear.
- (b) Vehicles manufactured before June 1, 1971. -- Every motor vehicle, trailer, semitrailer, and pole trailer, and any other vehicle that is being drawn at the end of a combination of **vehicles**, and that was manufactured or **assembled** before June 1, 1971, shall have at least 1 tail lamp mounted on the rear which, when lighted as required in § 22-201.1 of this subtitle, shall emit a red light plainly visible from a distance of at least 300 feet to the rear.
- (c) Rearmost vehicle. -- On a combination of vehicles, only the tail lamps on the rearmost vehicle need actually be seen from the distance specified in subsections (a) and (b) of this section.
- (d) Placement where more than 1 lamp. -- On vehicles equipped with more than 1 tail lamp, the lamps shall be mounted on the same level and as widely spaced laterally as practicable.
- (e) Height. -- Every tail lamp on every vehicle shall be located at a height of not more than 72 inches nor less than 20 inches.
- (f) Illumination of rear registration plate. -- Either a tail lamp or a separate lamp shall be constructed and placed to illuminate, with a white light, the rear registration plate and render it clearly legible from a distance of 50 feet to the rear. Any tail lamp or tail lamps, together with any separate lamp or lamps for illuminating the rear registration plate, shall be wired to be lighted whenever the headlamps or auxiliary driving lamps are lighted.
- (g) Special mobile equipment. -- Notwithstanding any provision of this section to the contrary, special mobile equipment that is being drawn at the end of a combination of vehicles is not required to be equipped with tail lamps unless:
- (1) The special mobile equipment obstructs the tail lamps, stop lamps, turn signals, or, except for the registration plate lamp, any lamps of the towing vehicle required by law to be visible from the rear; or
  - (2) The special mobile equipment extends more than 12 feet from the rear of the towing vehicle.

## TRANSPORTATION TITLE 22. VEHICLE LAWS -- EQUIPMENT OF VEHICLES SUBTITLE 3. BRAKES

Md. TRANSPORTATION Code Ann. § 22-301 (2010)

### § 22-301. Brake equipment required

- (a) "Driveaway or towaway operation" defined. -- "Driveaway or towaway operation" means any operation in which any motor vehicle, trailer, or semitrailer, singly or in combination, new or used, is the commodity being transported, when one set or more of wheels of the vehicle are on the roadway during the transportation, whether or not the vehicle furnishes the motive power.
- (b) In general. -- Every motor vehicle, trailer, semitrailer, and pole trailer, and any combination of these vehicles, while operating on a highway in this State, shall be equipped with brakes in compliance with the requirements of this title. All the vehicles and combinations of vehicles shall be equipped with service brakes complying with the performance requirements of § 22-302 of this subtitle and, except as provided in subsection (I) of this section, adequate to control the movement of and to stop and hold the vehicle under all conditions of loading, and on any grade incident to its operation.
- (c) Parking brakes; adequate. --
- (1) All the vehicles and combinations of vehicles, except motorcycles, shall be equipped with parking brakes adequate to hold the vehicle on any grade on which it is operated, under all conditions of loading, on a surface free from snow, ice, or loose material.
- (2) The parking brakes shall be capable of being applied in conformance with the foregoing requirements by the driver's muscular effort or by spring action or by equivalent means. Their operation may be assisted by the service brakes or other source of power, provided that failure of the service brake actuation system or other power assisting mechanism will not prevent the parking brakes from being applied in conformance with the foregoing requirements.
- (3) The parking brakes shall be so designed that when once applied they shall remain applied with the required effectiveness despite exhaustion of any source of energy or leakage of any kind.
- (4) The same brake drums, brake shoes and lining assemblies, brake shoe anchors and mechanical brake shoe actuation mechanism normally associated with the wheel brake assemblies may be used for both the service brakes and the parking brakes. If the means of applying the parking brakes and the service brakes are connected in any way, they shall be so constructed that failure of any one part does not leave the vehicle without operative brakes.
- (d) Brakes on all wheels. -- Every vehicle shall be equipped with brakes acting on all wheels, except:
- (1) Trailers, semitrailers, or pole trailers of a registered gross weight not exceeding 3,000 pounds, provided that:
- (i) The total weight on and including the wheels of the trailer or trailers does not exceed 40 percent of the gross weight of the towing vehicle when connected to the trailer or trailers; and
- (ii) The combination of vehicles, consisting of the towing vehicle and its total towed load, is capable of complying with the performance requirements of § 22-302 of this subtitle;
- (2) Trailers, semitrailers, or pole trailers of a registered gross weight exceeding 3,000 pounds and not exceeding 10,000 pounds that:
  - (i) Have 2 or more axles;
  - (ii) Are equipped with brakes acting on all wheels of at least 1 axle; and
- (iii) As part of a combination of vehicles, consisting of the towing vehicle and the total load, is capable of complying with the performance requirements of § 22-302 of this subtitle;

- (3) Any vehicle being towed in driveaway or towaway operations, provided that the combination of vehicles is capable of complying with the performance requirements of § 22-302 of this subtitle;
- (4) Trucks, truck tractors, and special mobile equipment manufactured before July 24, 1980 with three or more axles need not have brakes on the front wheels. However, the trucks and truck tractors must be capable of complying with the performance requirements of § 22-302 of this subtitle;
- (5) The wheel of a sidecar attached to a motorcycle or to a motor-driven cycle, or the front wheel of a motor-driven cycle need not be equipped with brakes, provided that the motorcycle or motor-driven cycle is capable of complying with the performance requirements of § 22-302 of this subtitle; and
- (6) Any vehicle equipped with at least 2 steerable axles need not have brakes on the wheels of 1 of the axles. However, the vehicle must be capable of complying with the performance requirements of § 22-302 of this subtitle.
- (e) Automatic trailer brake application upon breakaway. --
- (1) Every trailer, semitrailer, and pole trailer equipped with air or vacuum actuated brakes, and every trailer, semitrailer, and pole trailer with a registered gross weight in excess of 10,000 pounds, manufactured or assembled after June 1, 1970, shall be equipped with brakes acting on all wheels and of a character to be applied automatically and promptly, and remain applied for at least 15 minutes on breakaway from the towing vehicle.
- (2) Every trailer, semitrailer, and pole trailer with a registered gross weight of more than 3,000 pounds and not more than 10,000 pounds, manufactured or assembled after June 1, 1970, shall be equipped with brakes acting on all wheels of at least 1 axle and of a character to be applied automatically and promptly, and remain applied for at least 15 minutes on breakaway from the towing vehicle.
- (f) Tractor brakes protected. -- Every motor **vehicle** manufactured or **assembled** after June 1, 1970, and used to tow a trailer, semitrailer, or pole trailer equipped with brakes, shall be equipped with means for providing that, in case of breakaway of the towed vehicle, the towing vehicle will be capable of being stopped by the use of its service brakes.
- (g) Trailer air reservoirs safeguarded. -- Air brake systems installed on trailers manufactured or assembled after June 1, 1970, shall be so designed that the supply reservoir used to provide air for the brakes is safeguarded against backflow of air from the reservoir through the supply line.
- (h) Two means of emergency brake operation. --
- (1) Air Brakes. After June 1, 1971, every towing vehicle, when used to tow another vehicle equipped with air controlled brakes, in other than driveaway or towaway operations, shall be equipped with two means for emergency application of the trailer brakes. One of these means shall apply the brakes automatically in the event of a reduction of the towing vehicle air supply to a fixed pressure, which shall be not lower than 20 pounds per square inch nor higher than 45 pounds per square inch. The other means shall be a manually controlled device for applying and releasing the brakes, readily operable by a person seated in the driving seat, and its emergency position or method of operation shall be clearly indicated. In no instance may the manual arrangement be arranged to permit its use to prevent operation of the automatic means. The automatic and the manual means required by this section may be, but are not required to be, separate.
- (2) Vacuum Brakes. After June 1, 1970, every towing vehicle used to tow other vehicles equipped with vacuum brakes, in operations other than driveaway or towaway operations, shall have, in addition to the single control device required by subsection (i) of this section, a second control device that can be used to operate the brakes on towed vehicles in emergencies. The second control shall be independent of brake air, hydraulic, and other pressure, and independent of other controls, unless the braking system is so arranged that failure of the pressure on which the second control depends will cause the towed vehicle brakes to be applied automatically. The second control is not required to provide modulated braking.
- (i) Single control to operate all brakes. -- Except as provided in subsection (I) of this section, after June 1, 1971, every motor vehicle, trailer, semitrailer, and pole trailer, and every combination of these vehicles, except motorcycles, equipped with brakes shall have the braking system so arranged that one control device can be used to operate all service brakes. This requirement does not prohibit vehicles from being

equipped with an additional control device to be used to operate brakes on the towed vehicles. This regulation does not apply to driveaway or towaway operations unless the brakes on the individual vehicles are designed to be operated by a single control on the towing vehicle, nor does it apply to the operation of electric trailer brakes.

- (j) Reservoir capacity and check valve. --
- (1) Air Brakes. Every bus, truck, or truck tractor with air operated brakes shall be equipped with at least one reservoir sufficient to insure that, when fully charged to the maximum pressure as regulated by the air compressor governor cut-out setting, a full service brake application may be made without lowering the reservoir pressure by more than 20 percent. Each reservoir shall be provided with means for readily draining accumulated oil or water.
- (2) Vacuum Brakes. After June 1, 1971, every truck with three or more axles equipped with vacuum assistor type brakes and every truck tractor and truck used for towing a vehicle equipped with vacuum brakes shall be equipped with a reserve capacity or a vacuum reservoir sufficient to insure that, with the reserve capacity or reservoir fully charged and with the engine stopped, a full service brake application may be made without depleting the vacuum supply by more than 40 percent.
- (3) Reservoir Safeguarded. All motor vehicles, trailers, semitrailers, and pole trailers, when equipped with air or vacuum reservoirs or reserve capacity as required by this section, shall have reservoirs or reserve capacity so safeguarded by a check valve or equivalent device that, in the event of failure or leakage in its connection to the source of compressed air or vacuum, the stored air or vacuum is not depleted by the leak or failure.

## (k) Warning devices. --

- (1) Air Brakes. Every bus, truck, or truck tractor using compressed air for the operation of its own brakes or the brakes on any towed vehicle, shall be provided with a warning signal, other than a pressure gauge, readily audible or visible to the driver, which will operate at any time that the air reservoir pressure of the vehicle is below 50 percent of the air compressor governor cut-out pressure. In addition, the vehicle shall be equipped with a pressure gauge visible to the driver, which indicates in pounds per square inch the pressure available for braking.
- (2) Vacuum Brakes. After June 1, 1971, every truck tractor and truck used for towing a vehicle equipped with vacuum operated brakes and every truck with three or more axles using vacuum in the operation of its brakes, except those in driveaway or towaway operations, shall be equipped with a warning signal, other than a gauge indicating vacuum, readily audible or visible to the driver, which will operate at any time the vacuum in the vehicle's supply reservoir or reserve capacity is less than 8 inches of mercury.
- (3) Combination of Warning Devices. When a vehicle required to be equipped with a warning device is equipped with both air and vacuum power for the operation of its own brakes or the brakes on a towed vehicle, the warning devices may be, but are not required to be, combined into a single device that serves both purposes. A gauge or gauges indicating pressure or vacuum is not an adequate means of satisfying this requirement.

## (I) Surge brakes. --

- (1) In this subsection, "surge brakes" means a braking system designed to activate the brakes of a vehicle being towed as a result of the forward pressure of the vehicle against the towing vehicle during deceleration.
  - (2) A trailer or semitrailer may be equipped with surge brakes if:
- (i) The trailer or semitrailer has a manufacturer's gross vehicle weight rating, or registered weight, whichever is less, of 10,000 pounds or less;
- (ii) The combined gross vehicle weight rating, combined registered weight, and the gross combination weight of the trailer or semitrailer and the towing vehicle is 26,000 pounds or less;
- (iii) The vehicle or combination of vehicles is not designed or used to transport 16 or more passengers including the driver of the towing vehicle;

- (iv) The actual gross weight of the trailer or semitrailer and load does not exceed the manufacturer's gross vehicle weight rating or registered weight, whichever is less;
- (v) The actual gross weight of the towing vehicle and load does not exceed the manufacturer's gross vehicle weight rating or registered weight, whichever is less;
- (vi) The trailer or semitrailer brakes are designed and connected in such a manner that in case of accidental breakaway of the towed vehicle, the brakes will apply automatically;
- (vii) The vehicle or combination of vehicles is not used to transport hazardous materials of a type and quantity that requires placarding;
- (viii) The vehicle or combination of vehicles is not used to transport liquids or gases contained in packaging that exceeds a capacity of 119 gallons;
- (ix) The trailer or semitrailer has a gross weight rating, registered weight, or gross weight, whichever is greater, that is not more than one and one-half times the gross weight rating or registered weight, whichever is less, of the towing vehicle; and
- (x) For vehicles used for commercial purposes, the trailer or semitrailer is used only in intrastate commerce.

## TRANSPORTATION TITLE 22. VEHICLE LAWS -- EQUIPMENT OF VEHICLES SUBTITLE 4. OTHER EQUIPMENT

Md. TRANSPORTATION Code Ann. § 22-402 (2010)

- § 22-402. Mufflers; prevention of noise; discharge of smoke; maximum period of idling
- (a) Mufflers. -- Every motor vehicle with an internal combustion engine shall be equipped with an exhaust muffler system in good working order and in constant operation to prevent excessive or unusual noise, and no person may use a muffler cutout, bypass, or similar device on a motor vehicle on a highway. Noise levels in excess of those adopted by the Administrator under § 22-601 of this title are excessive.
- (b) Prevention of noise. -- A person may not use on the exhaust or "tail pipe" of a motor vehicle any extension or other device to cause excessive or unusual noise.
- (c) Discharge of smoke; maximum period of idling. --
- (1) No motor vehicle may be operated, nor may the owner or lessee of a motor vehicle permit it to be operated, on any highway in this State unless the engine power and exhaust mechanism is equipped, adjusted, and operated to prevent:
- (i) The discharge of clearly visible smoke (comparable to smoke equal to or darker in shade than that designated as No. 1 of the Ringelmann Chart as published by the U.S. Bureau of Mines) in the exhaust emissions within the proximity of the exhaust outlet for more than 10 consecutive seconds; and
- (ii) The discharge of smoke from any other part of the engine in such amounts and of such opacity as to partially obscure persons or objects from view.
- (2) In this subsection, "smoke" means small gasborne and airborne particles, exclusive of water vapor, from a process of combustion in sufficient numbers to be observable.
- (3) A motor vehicle engine may not be allowed to operate for more than 5 consecutive minutes when the vehicle is not in motion, except as follows:
- (i) When a vehicle is forced to remain motionless because of traffic conditions or mechanical difficulties over which the operator has no control:
- (ii) When it is necessary to operate heating and cooling or auxiliary equipment installed on the vehicle:
  - (iii) To bring the vehicle to the manufacturer's recommended operating temperature; or
  - (iv) When it is necessary to accomplish the intended use of the vehicle.
- (4) For a period of 1 year from July 1, 1971, this subsection shall be enforced by issuance of a warning. One year from July 1, 1971, it shall be enforced in the same manner as other violations of this section.
  - (5) This subsection does not apply to Class L (historic) vehicles.
- (d) "Muffler" defined. -- In this section, "muffler" means a device designed for and effective in reducing noise while permitting the flow of gases.
- (e) Leakproof construction. -- All mufflers and exhaust pipes carrying exhaust gases from the motor shall be of leakproof construction.

## TRANSPORTATION TITLE 22. VEHICLE LAWS -- EQUIPMENT OF VEHICLES SUBTITLE 4. OTHER EQUIPMENT

Md. TRANSPORTATION Code Ann. § 22-406 (2010)

- § 22-406. Safety glazing material in motor vehicles
  - (a) "Safety glass" defined. -- "Safety glass" means:
- (1) Any glass product that is so made or treated as substantially to prevent the glass from shattering and flying when struck or broken; or
  - (2) Any similar or other product that the Administration approves.
- (b) Prerequisite to operation of vehicles. -- A person may not drive on any highway in this State any motor **vehicle** manufactured or **assembled** after June 1, 1937, and registered in this State, unless the vehicle is equipped with safety glass wherever glass is used in the motor vehicle in doors, windows, windshields, and wings.
- (c) Prerequisite to sale of vehicles. -- A person may not sell any motor **vehicle** manufactured or **assembled** after June 1, 1937, registered or intended to be registered in this State and driven or intended to be driven on any highway in this State, unless the vehicle is equipped with safety glass wherever glass is used in the motor vehicle in doors, windows, windshields, and wings. Each sale in violation of this provision is a separate offense.
- (d) Replacement of broken glass in windshield. -- The owner of any motor vehicle may not have broken glass in the windshield of the vehicle replaced with any glass other than safety glass.
- (e) Replacement of glass in doors, windows, or wings. -- The owner of any motor vehicle may not have safety glass, broken or otherwise, in doors, windows, or wings of the motor vehicle replaced with any glass other than safety glass.
- (f) Installing certain glass required. -- A person may not install in the doors, windows, windshields, and wings of any motor vehicle any glass other than glass required by subsections (d) and (e) of this section.
- (g) List of approved types of glass; compliance prerequisite to registration of vehicle. --
- (1) The Administration shall compile, maintain, and publish a list, by name, of the types of glass approved by it as conforming to the specifications and requirements of safety glass as set forth in this section.
- (2) The Administration may not register any motor vehicle that is subject to the provisions of this section unless it is equipped with an approved type of safety glass and shall suspend the registration of any motor vehicle subject to this section that the Administration finds is not so equipped until the vehicle is made to conform to the requirements of this section.
- (h) Violation of section by common carrier, etc. -- In case of any violation of any provision of this section by any common carrier or person operating under a permit issued by the Public Service Commission of Maryland, the permit shall either be revoked or, in the discretion of the Commission, suspended until the provision is complied with to the satisfaction of the Commission.
- (i) Window tinting. --
- (1) Except as provided in paragraph (4) of this subsection, a person may not operate a vehicle registered under § 13-912, § 13-913, § 13-917, or § 13-937 of this article on a highway in this State if:
- (i) In the case of a vehicle registered under § 13-912 of this article, there is affixed to any window of the vehicle any tinting materials added to the window after manufacture of the vehicle that do not allow a light transmittance through the window of at least 35%; and

- (ii) In the case of a vehicle registered under § 13-913, § 13-917, or § 13-937 of this article, there is affixed to any window to the immediate right or left of the driver any window tinting materials added after manufacture of the vehicle that do not allow a light transmittance through the window of at least 35%.
- (2) If a police officer observes that a vehicle is being operated in violation of paragraph (1) of this subsection, the officer may stop the driver of the vehicle and, in addition to a citation charging the driver with the offense, issue to the driver a safety equipment repair order in accordance with the provisions of § 23-105 of this article.
- (3) A person may not install on a window of a vehicle any window tinting material that does not comply with the light transmittance requirements specified in paragraph (1) of this subsection.
- (4) (i) A person who must be protected from the sun for medical reasons is exempt from the provisions of paragraph (1) of this subsection if the owner has, in the vehicle at the time the vehicle is stopped by a police officer, a written certification that details the owner's medical need for tinted windows, from a physician licensed to practice medicine in the State.
  - (ii) This subsection does not apply to tinting materials that:
    - 1. Are affixed in such a manner so as to be easily removed; and
    - 2. Are being used to protect a child less than 10 years of age from the sun.
  - (iii) Nothing in this subsection may be construed to:
- 1. Allow any tinting materials to be added to the windshield of a vehicle below the AS1 line or below 5 inches from the top of the windshield; or
- 2. Alter or restrict the authority of the Administrator to adopt regulations regarding vehicle windows, except with respect to the light transmittance requirements specified in this section.

## TRANSPORTATION TITLE 22. VEHICLE LAWS -- EQUIPMENT OF VEHICLES SUBTITLE 4. OTHER EQUIPMENT

Md. TRANSPORTATION Code Ann. § 22-412.3 (2010)

## § 22-412.3. Mandatory seat belt use

- (a) Definitions. --
- (1) In this section the following words have the meanings indicated.
- (2) (i) "Motor vehicle" means a vehicle that is:
- 1. Registered or capable of being registered in this State as a Class A (passenger), Class E (truck), Class F (tractor), Class M (multipurpose), or Class P (passenger bus) vehicle; and
- 2. Required to be equipped with seat belts under federal motor vehicle safety standards contained in the Code of Federal Regulations.
  - (ii) "Motor vehicle" does not include a Class L (historic) vehicle.
  - (3) "Outboard front seat" means a front seat position that is adjacent to a door of a motor vehicle.
  - (4) (i) "Seat belt" means a restraining device described under § 22-412 of this subtitle.
    - (ii) "Seat belt" includes a combination seat belt-shoulder harness.
- (b) Seat belts required. -- A person may not operate a motor vehicle unless the person and each occupant under 16 years old are restrained by a seat belt or a child safety seat as provided in § 22-412.2 of this subtitle.
- (c) Passengers. --
  - (1) The provisions of this subsection apply to a person who is at least 16 years old.
- (2) Unless a person is restrained by a seat belt, the person may not be a passenger in an outboard front seat of a motor vehicle.
- (3) A person who violates the provisions of this subsection shall be subject to the penalties under Title 27 of this article.
- (d) Physically disabled persons. -- If a physician licensed to practice medicine in this State determines and certifies in writing that use of a seat belt by a person would prevent appropriate restraint due to a person's physical disability or other medical reason, the provisions of this section do not apply to the person.
- (e) Certification of disability. -- A certification under subsection (d) of this section shall state:
  - (1) The nature of the physical disability; and
  - (2) The reason that restraint by a seat belt is inappropriate.
- (f) U.S. Postal Service and contract carriers. -- The provisions of this section do not apply to U.S. Postal Service and contract carriers while delivering mail to local box routes.
- (g) Violations not moving violation. -- A violation of this section is not considered a moving violation for purposes of § 16-402 of this article.
- (h) Failure to use seat belt. --
  - (1) Failure of an individual to use a seat belt in violation of this section may not:
    - (i) Be considered evidence of negligence:

- (ii) Be considered evidence of contributory negligence;
- (iii) Limit liability of a party or an insurer; or
- (iv) Diminish recovery for damages arising out of the ownership, maintenance, or operation of a motor vehicle.
- (2) Subject to the provisions of paragraph (3) of this subsection, a party, witness, or counsel may not make reference to a seat belt during a trial of a civil action that involves property damage, personal injury, or death if the damage, injury, or death is not related to the design, manufacture, installation, supplying, or repair of a seat belt.
- (3) (i) Nothing contained in this subsection may be construed to prohibit the right of a person to institute a civil action for damages against a dealer, manufacturer, distributor, factory branch, or other appropriate entity arising out of an incident that involves a defectively installed or defectively operating seat belt.
- (ii) In a civil action in which 2 or more parties are named as joint tort-feasors, interpleaded as defendants, or impleaded as defendants, and 1 of the joint tort-feasors or defendants is not involved in the design, manufacture, installation, supplying, or repair of a seat belt, a court shall order separate trials to accomplish the ends of justice on a motion of any party.
- (i) Prevention and education programs. -- The Administration and the Department of State Police shall establish prevention and education programs to encourage compliance with the provisions of this section.
- (j) Annual evaluation report on State's highway safety plan. -- The Administration shall include information on this State's experience with the provisions of this section in the annual evaluation report on the State's highway safety plan that this State submits to the National Highway Traffic Safety Administration and the Federal Highway Administration under 23 U.S.C. § 402.

## TRANSPORTATION TITLE 22. VEHICLE LAWS -- EQUIPMENT OF VEHICLES SUBTITLE 2. LAMPS AND OTHER LIGHTING EQUIPMENT

Md. TRANSPORTATION Code Ann. § 22-224 (2010)

§ 22-224. Single-beam road-lighting equipment

Headlamp systems that provide only a single distribution of light shall be permitted on motor **vehicles manufactured** and sold **before** June 1, 1944, instead of the specified multiple-beam road-lighting equipment, if the single distribution of light complies with the following requirements and limitations:

- (1) The headlamps are so aimed that, when the vehicle is not loaded, none of the high-intensity portion of the light at a distance of 25 feet ahead projects higher than a level of 5 inches below the level of the center of the lamp from which it comes and, in no case, higher than 42 inches above the level on which the vehicle stands at a distance of 75 feet ahead; and
  - (2) The intensity shall be sufficient to reveal persons and vehicles at a distance of at least 200 feet.

## TRANSPORTATION TITLE 24. VEHICLE LAWS -- SIZE, WEIGHT, AND LOAD; HIGHWAY PRESERVATION SUBTITLE 1. SIZE, WEIGHT, AND LOAD

Md. TRANSPORTATION Code Ann. § 24-104.2 (2010)

- § 24-104.2. Length of semitrailer operated in combination with truck tractors
- (a) In general. -- Notwithstanding any other provision of this title and subject to subsections (b), (c), and (d) of this section, a person may operate a semitrailer (single) in combination with a truck tractor that exceeds 48 feet in length up to a length not to exceed 53 feet.
- (b) Restrictions on operation. --
  - (1) A vehicle combination described under subsection (a) of this section may be operated only on:
- (i) Those parts of the national interstate highway system and those State highways that are designated by the Secretary, after consultation with either the county executive, the county commissioners, the County Council of Talbot County or Wicomico County, or the Mayor of Baltimore City, or their designees, as appropriate;
- (ii) Except in Baltimore City, a highway, authorized by the Secretary, that is the shortest practical access route between a highway designated under item (i) of this paragraph and:
  - 1. A truck terminal;
  - 2. A port;
  - 3. A point of origin or destination; or
  - 4. For a distance not to exceed one-half mile, facilities for food, fuel, repairs, or rest; or
- (iii) In Baltimore City, a street authorized by the Mayor or the Mayor's designee in conjunction with the Secretary that is the safest practical route between a highway designated under item (i) of this paragraph and:
  - 1. A truck terminal;
  - 2. A port facility;
  - 3. A point of origin; or
  - 4. A point of destination.
- (2) The Secretary shall adopt regulations establishing designated highways, a method for approving access routes, and other criteria necessary to implement this subsection.
- (c) Conditions. -- A vehicle combination operating under this section may operate in this State only under the following conditions:
- (1) The wheelbase of the semitrailer, measured as the distance from the kingpin to the center of the rear tandem axles, may not exceed 41 feet in length.
- (2) The kingpin setback, measured as the distance from the kingpin to the front of the semitrailer, may not exceed 4 feet in length.
- (3) The rear overhang, measured as the distance from the center of the rear tandem axles to the rear of the semitrailer, may not exceed 35 percent of the wheelbase of the semitrailer.
  - (4) (i) The width of the semitrailer shall be at least 96 inches and not more than 102 inches.
- (ii) The distance between the outside edges of the semitrailer's tires shall be equal to the width of the semitrailer.
  - (5) The semitrailer shall be equipped with:

- (i) Vehicle lights which comply with or exceed federal standards; and
- (ii) After December 31, 1993, or a date established by the Secretary that is at least 6 months after the effective date of the applicable federal standards, whichever is later, reflective material that is consistent with the standards for conspicuity promulgated by the National Highway Traffic Safety Administration.
- (6) The semitrailer shall be equipped with a rear underride guard of sufficient strength to prevent a motor vehicle from penetrating underneath the semitrailer. The rear underride guard shall extend across the rear of the semitrailer to within 4 inches of the lateral extremities of the semitrailer, and placed at a height not exceeding 22 inches from the surface as measured when the semitrailer is on a level surface.
- (7) Conspicuous warnings shall be displayed on the semitrailer, in a manner prescribed by the Administration, indicating that the vehicle combination has a wide turning radius.
- (d) Special permit -- In general. -- Notwithstanding any other provision of this title, if the Secretary determines that the provisions of subsection (b) or (c) of this section are violated by a substantial number of persons or if specific provisions of subsection (b) or (c) of this section are held invalid by a binding determination of the Federal Highway Administration or a court of competent jurisdiction:
- (1) The Department, after a public hearing, may issue a special permit to allow a semitrailer (single), when operating in combination with a truck tractor, to exceed 48 feet in length up to a length not to exceed 53 feet;
- (2) A person may not drive or permit to be driven on any publicly maintained highway a semitrailer (single), when operating in combination with a truck tractor, that exceeds 48 feet in length up to a length not to exceed 53 feet, unless a valid special permit issued under paragraph (1) of this subsection or a facsimile of a valid special permit is carried in or on the vehicle combination; and
  - (3) The Secretary may adopt regulations:
- (i) That are consistent with the standards established in this section, for the issuance of permits for vehicle combinations described under subsection (a) of this section; and
- (ii) That exempt from the requirements of, or provide alternative requirements to, subsection (c) of this section for a **vehicle manufactured before** July 1, 1991, if the **vehicle** cannot meet the requirements.
- (e) Special permit -- Conditions. -- A special permit issued under subsection (d) (1) of this section:
  - (1) May be issued without a fee;
  - (2) May be a renewable blanket permit; and
  - (3) Shall expire on a date determined by the Secretary.

## **Emissions Exemptions**

Vehicles registered in 13 out of Maryland's 18 counties and the city of Baltimore are required to undergo biennial emissions testing. OBD testing is performed on vehicles MY 1996 and newer and an idle tailpipe and gas cap test is administered on MY 1977-1995 vehicles.

### **Diesel Vehicles:**

Diesel vehicles are not tested for emissions.

## **Exemptions:**

- 1. New vehicles for the newest two (2) MYs
- 2. Pre-1977 MY vehicles
- 3. Vehicles with a GVWR of more than 26,000 lbs
- 4. Vehicles driven by a senior citizen (over 70 years) or a physically challenged person that are not driven for more than 5000 miles in a year, for which a waiver application has been submitted to the VEIP
- 5. Vehicles registered as Class L historic vehicles
- 6. Vehicles registered as Class N street rod vehicles

# TITLE 11. DEPARTMENT OF TRANSPORTATION SUBTITLE 14. MOTOR VEHICLE ADMINISTRATION--VEHICLE INSPECTIONS CHAPTER 08. VEHICLE EMISSIONS INSPECTION PROGRAM

COMAR 11.14.08.04 (2010)

- .04 Exemptions.
  - A. The vehicles in § B of this regulation are exempt from the provisions of this chapter.
- B. Exempt vehicles include the following vehicles:
- (1) Before October 1, 2012, a qualified hybrid vehicle;
- (2) A zero-emission vehicle;
- (3) A fire or rescue apparatus or ambulance, owned or leased by a state or local government, by a rescue squad, or by a volunteer fire or ambulance company, registered as an emergency vehicle as defined in Transportation Article, § 11-118, Annotated Code of Maryland;
- (4) A motorcycle registered as a Class D motorcycle;
- (5) Registered as a Class E truck with a registered gross vehicle weight greater than 26,000 pounds;
- (6) Registered as a Class E farm truck;
- (7) Registered as a Class F truck tractor;
- (8) Registered as a Class F farm truck tractor;
- (9) Registered as a Class H school vehicle;
- (10) Registered as a Class K farm area vehicle;
- (11) Registered as a Class L historic vehicle;
- (12) Registered as a Class N street rod vehicle;
- (13) Registered as a Class P passenger bus;
- (14) Not self-propelled;
- (15) Powered solely by electricity or diesel fuel;
- (16) Of a model year earlier than 1977; or
- (17) A military vehicle owned by the federal government and used for tactical, combat, or relief operations, or for training for these operations.



Witness my/our Hand(s) and Seal(s) this \_\_\_\_\_ day of \_\_\_\_

Signature of Co-Signer

Soundex

#### APPLICATION FOR CERTIFICATE OF TITLE READ INSTRUCTIONS ON REVERSE SIDE APPLICANT'S FIRST NAME CO-APPLICANT'S FIRST NAME MIDDLE APPLICANT'S SOUNDEX/MARYLAND DRIVER LICENSE NO DATE OF BIRTH CO-APPLICANT'S SOUNDEX/MARYLAND DRIVER LICENSE NO./FEIN # DATE OF BIRTH MONTH DAY YEAR MONTH DAY YEAR APPLICANT'S STREET ADDRESS CITY OR TOWN CO-APPLICANT'S STREET ADDRESS CITY OR TOWN ZIP CODE COUNTY STATE ZIP CODE COUNTY STATE IS THE VEHICLE TO BE TITLED AS JOINT TENANTS OR TENANTS BY ENTIRETIES? ☐ JOINT TENANTS ☐ TENANTS BY ENTIRETIES **VEHICLE DESCRIPTION** MODEL YEAR MAKE OF VEHICLE MODEL NO VEHICLE IDENTIFICATION NUMBER NEW VEHICLE USED VEHICLE TWO STAGE VEHICLE COMPLETE MAKE & YEAR FOR EACH VEHICLE MODEL YEAR MAKE OF VEHICLE **BODY STYLE** TYPE OF FUEL # OF CYLINDERS MOTOR CARRIER # UNIT # TRAILER (SPECIFY LENGTH) TRUCK TRACTOR BUS MOTORCYCLE ENGINE NO. ENGINE SIZE (C.C.) G.V.W. G.C.W. G.V.W. TYPE OF TRAILER AXLES SEATS If this vehicle is subject to any liens or encumbrances, complete the following section(s). Attach form VR-217 for additional Lien Filings. LIEN FILING FEE \$20.00 for each Lien filed. IF NOT SUBJECT TO A LIEN, WRITE THE WORD "NONE" BELOW. NAME OF SECURED PARTY STREET ADDRESS OF SECURED PARTY KIND OF LIEN (DESCRIBE) DATE OF LIEN AMOUNT OF LIEN ACCOUNT NUMBER CITY OR TOWN STATE ZIP CODE PURCHASE INFORMATION FOR TAX PURPOSES – SEE INFORMATION ON REVERSE SIDE IF VEHICLE RECENTLY PURCHASED MARYLAND DEALER'S CERTIFICATION **DEALERS ONLY** I hereby certify, under penalty of perjury, that the purchase price represents the full MD. EXCISE CERTIFIED SELLING PRICE amount paid for this vehicle. Date of Delivery TRADE-IN ALLOWANCE TAX 6% OF DEALER'S NUMBER N U FULL PURCHASE PRICE TAXABLE PRICE NAME OF DEALERSHIP ATTACH A NOTARIZED BILL OF SALE SIGNED BY GROSS TAX COLLECTED SELLER(S) AND PURCHASER(S) SIGNATURE OF DEALER DATE COLL FEE 1.2% OF GROSS VIN OF TRADE-IN NET TAX REMITTED Complete this section in its entirety if you qualify for an Excise Tax Credit in this State. I/we have been resident(s) in Maryland for approximately \_ I/we last registered this vehicle in and paid APPLICATION FOR NEW REGISTRATION PLATES OR TRANSFER OF REGISTRATION PLATES I/we do hereby make application for: New Tags Transfer of Tags Title Only Is your motor vevhicle now suspended or revoked in this or any other state? $\square$ Yes $\square$ No Is this vehicle to be operated for short term rental? $\square$ Yes $\square$ No If transferring plates, complete below: and STICKER NO. TAG NO. The vehicle to which these plates were affixed has been sold. traded or otherwise transferred to: Name\_ Name of Insurance Co. Policy or Binder No. Class of Tags desired Agent or broker Federal and State law requires that you state the mileage in connection with this vehicle. Failure to complete or providing a false statement may result in fines and/or imprisonment. I certify to the best of my knowledge that the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: 1. The mileage stated is in excess of its mechanical limits. (NO TENTHS) ODOMETER READING 2. The odometer reading is not the actual mileage. WARNING – ODOMETER DISCREPANCY. I/we certify that I/we have compared the manufacturer's vehicle identification number on this application with the number on the vehicle and that this vehicle is subject to the liens or encumbrances indicated herein and none other. For vehicles registered over 10,000 lbs. by signing this application, I/we certify knowledge of the Federal and State Motor Carrier Safety Laws and certify this vehicle is maintained in compliance with the Maryland Preventive Maintenance Program. If making application for new plates or transfer of registration plates I/we certify under Penalty of Law that the vehicle is covered by at least the minimum amounts of insurance required by the Maryland Motor Vehicle Laws, and further certify that this vehicle will be continuously insured throughout its registration period. I/We further certify under Penalty of Perjury that the statements made herein are true and correct to the best of my knowledge, information and belief. Signature of Applicant. Printed Name of Applicant Signature of Co-Applicant \_ Printed Name of Co-Applicant \_

\_ year\_

Relationship.

Date of Birth\_

FOR ASSISTANCE - PLEASE CALL TOLL FREE 1-800-950-1MVA (950-1682) OUT OF STATE 1-301-729-4550, TTY FOR THE HEARING IMPAIRED 1-800-492-4575

### DOCUMENTS REQUIRED FOR OBTAINING A MARYLAND CERTIFICATE OF TITLE

### **NEW VEHICLES**

NEW VEHICLES PURCHASED OUT-OF-STATE A Manufacturer's Certificate of Origin or other ownership document(s) required by law and;

## 2. Original Dealer's Bill of Sale NEW VEHICLES PURCHASED IN MARYLAND

A Manufacturer's Certificate of Origin and;

Maryland dealers complete the Maryland Dealers Certification located on the front of this application or submit the original Dealers Bill of Sale.

Note: Customers purchasing new and used vehicles from licensed dealers need to submit the original bill of sale to ensure proper deduction for trade-in-allowance, unless Maryland Dealer Tax Certification is completed providing trade-in information.

## **ODOMETER MILEAGE STATEMENT**

Federal and State law requires that you indicate the mileage in connection with the transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment

#### **USED VEHICLES** USED VEHICLES FROM A TITLE STATE

An out of state Certificate of Title in the applicant's name or;

A properly assigned title is required. If the vehicle is less than 7 years old, a notarized bill of sale signed by all buyers and sellers should accompany the title

USED VEHICLES FROM A NON-TITLE STATE OR FOREIGN COUNTRY

- The registration from the non-title state is required. If the registration is not available, a verification of the registration from the non-title state is acceptable if the owner shown is the seller or applicant.
- A bill of sale needs to accompany this application. If the vehicle is less than 7 years old, the bill of sale should be notarized.

### **INSURANCE REQUIREMENTS**

All motor vehicles registered in Maryland must be insured by a company licensed in Maryland and must have personal injury and property damage liability insurance at least in the minimum amounts required by Maryland law. Van pool vehicles must have 5 times this amount.

#### MOTOR VEHICLE SAFETY SPECTION REQUIREMENTS

Used vehicles titled as CLASS A passenger, CLASS B for hire, CLASS D motorcycle, CLASS E truck, CLASS EFT farm truck, CLASS F tractor, CLASS FF farm tractor, CLASS G trailer, CLASS GI farm trailer, CLASS J van pool, and CLASS M multi-purpose passenger vehicles being titled and registered in Maryland must be inspected at an authorized Maryland Safety Inspection Station. The certificate of inspection must accompany this application unless a Temporary Inspection Waiver (VR-129) is submitted. CLASS J van pool and CLASS M multi-purpose passenger buses must be Maryland safety inspected each year before the registration may be renewed.

The Motor Carrier Safety Act requires the owner of every vehicle with a registered or operating gross vehicle weight greater than 10,000 pounds to have each vehicle inspected, maintained, and repaired at least every 25,000 miles or 12 months, whichever occurs first, and to provide written certification that the vehicle(s) is/are maintained under a preventative maintenance program approved by the Motor Vehicle Administration and the Maryland State Police Automotive Safety Enforcement Division.

## SECURITY INTEREST FILING FEE

\$20.00 For Each Lien Recorded

### TRANSFER OF REGISTRATION PLATES **JOINT TENANTS/TENANTS BY ENTIRETY**

If the annual registration fee is the same or less than the previously owned vehicle, the transfer fee is \$10.00. If the annual registration fee is more than that of the previously owned vehicle, the transfer fee is \$10.00 plus any difference in the two registration fees. If you are transferring plates with less than 12 months before the registration expiration, the registration will be renewed for an additional year. NOTE: Vehicle class and ownership restrictions apply.

Joint tenants and tenants by entirety are forms of ownership with rights of survivorship. Ownership by joint tenancy may be selected by any two or more persons. Only joint ownership by husband and wife may select tenants by entireties. Upon transfer to the survivor, the application must be accompanied by a certified copy of the death certificate.

TITLE FEE

\$50.00

### **MARYLAND EXCISE TAX**

If the vehicle is purchased from a licensed dealer, the excise tax is 6% of the full purchase, less trade-in allowance.

<u>Transactions for vehicles less than 7 years old, purchased from someone other than a dealer,</u> accompanied by a notarized bill of sale, the tax is 6% of the greater of the purchase price on the notarized bill of sale or \$640 (\$320 for trailers). When a notarized bill of sale does not accompany the title, the tax is based on the greater of the purchase price or the average retail value shown in the National Automobile Dealers Association Used Car Guide (NADA) adopted for use by the Administration. On passenger cars, multi-purpose vehicles, 1/2 and 3/4-ton trucks, the value is computed by the addition or subtraction for high or low mileage.

Vehicles 7 years old or older, purchased from someone other than a dealer, if the purchase price is more than \$640 (\$320 for trailers), the excise tax will be 6% of the purchase price; if the purchase price is \$640 (\$320 for trailers) or less the tax will be the minimum excise tax \$38.40 (\$19.20 for trailers). **New Residents** 

If the vehicle is titled or registered in the name of the applicant in another state at the time of making this application, Maryland Excise Tax is 6% of the "average retail value" of the vehicle as shown in the NADA Used Car Guide. Vehicles "7 years old and older" currently owned by the applicant in another state will be charged the minimum excise tax of \$38.40 (\$19.20 for trailers). On passenger cars, multi-purpose vehicles, 1/2 and 3/4-ton trucks, the value is computed by the addition or subtraction for high or low mileage. An excise tax credit is applied if the applicant has not been a Maryland resident for more than 60 days and has paid a state sales or excise tax in another state (excluding county or local tax). The excise tax shall apply, but at a rate measured by the difference in Maryland's tax rate and the other state's tax rate. The minimum excise tax imposed shall be \$100. New residents leasing vehicles need to provide a copy of the lease contract or a letter from the leasing company indicating taxes paid (if any) to the previous state to ensure that an excise tax credit may be applied. Active duty military living in Maryland and stationed in Maryland, an adjoining state, or DC; and returning Maryland residents in the military, are entitled to receive an excise tax credit for up to 1 year. Please note that out of state military who are stationed in Maryland, have the option of titling and registering their vehicles in Maryland or in the state that is their home of record.

## **REGISTRATION PLATES AND FEES**

Multiyear registration – All classes of vehicles will be issued a 2-year registration except for trucks (1 ton and larger), and tractors.

Surcharge – To insure stable funding for Maryland's world-renowned emergency medical services (EMS) system, a "surcharge" of \$13.50 per registration year, will be collected with the registration fee. The EMS system includes med-evac helicopters, ambulances, fire equipment, rescue squads, and trauma units. Surcharge does not apply for Class L Historic, Class N Street Rod,

Class G Trailers, Interchangeable and Gratis registrations.

Half-year rates are effective on or after the first day of the seventh month of the registration year. Quarterly rates are in effect for trucks 27,000 lbs or more.

The following fees include the surcharge where applicable:	2 YRS	<u>1 YR</u>	CLASS E – Truck schedule of fees for CLASS EFT – Farm trucks Trucks 1 Ton and larger (Add Surcharge) (Add Surcharge)		
CLASS A - Passenger Car, or CLASS M - Multipurpose Vehicle Shipping Weight up to 3,700 lbs	\$128.00	\$64.00	GVW CATEGORIES Fee per 1,000 lbs or fraction thereof GVW CATEGORIES Fee per 1,000 lb or fraction thereof		
Shipping Weight over 3,700 lbs  CLASS B — Passenger vehicle for hire (TAXI)  CLASS E — 1/2 and 3/4 ton trucks up to 7,000 lbs GVW  Note: 1/2 and 3/4-ton trucks with a GWWR above 7,000 lbs may be re  10,000 lbs. If the weight of 10,000 lbs is selected the registration fee with the control of	\$180.00 \$327.00 \$154.50 gistered at a ma will be:	\$90.00 \$163.50 \$77.25 ximum GVW of	10,000–18,000 lbs \$9.00 Minimum 10,000-40,000 lbs \$5.00 18,001–26,000 lbs \$11.75 40,001–65,000 lbs Maximum \$5.25 26,001–40,000 lbs \$12.75 40,001–60,000 lbs \$14.75 60,001–80,000 lbs \$16.00		
CLASS D - Motorcycles/Low Speed Vehicles CLASS L - Historic Vehicles CLASS N - Street Rod	\$207.00 \$97.00 \$51.00 \$51.00	\$103.50 \$48.50 \$25.50 \$25.50	This schedule applies to both GVW and GCW, as required. For assistance in selecting the appropriate weight for your vehicle, contact the Commercial Vehicle Enforcement Division of the Maryland State Police. GCW is required if you are pulling trailers in excess of 20,000 lbs.		
CLASS G - Non-Freight Trailers/Semi-Trailers	(Surcharge of	loes not apply)	CLASS T – Tow Trucks and Rollbacks (Fee includes surcharge)  CLASS TE – Tow Trucks and Rollbacks can be used for hauling or towing		
Maximum gross vehicle weight limit 3,000 lbs or less 3,001 to 5,000 lbs	fraction 2 YRS \$51.00 \$102.00	,000 lbs or thereof 1 YR \$25.50 \$51.00	Under 26,000 lbs GVWR		
5,001 to 10,000 lbs 10,001 to 20,000 lbs Note: For non-freight trailers, weight must be selected in 1,000 li			CLASS EPD or ED4 Dump Trucks (Add Surcharge) 2 axles 3, 4, 5 or 6 axles 40,000 lbs \$1050.00 \$26.25 per 1,000 lbs		
CLASS G - Freight trailers in excess of 20,000 lbs	\$76.50	\$38.25	CLASS GF Farm Trailers/Semi Trailers (Surcharge does not apply)    Maximum Gross Weight Limits		

PAYMENT: Please make checks or money orders payable to MVA. The check must include (1) imprinted name and address. (2) driver license number (soundex number). (3) home or work telephone number. Company checks must have the Federal Employer Identification Number (FEIN). Visa, Master Card, American Express and cash are acceptable for payment in person





## **Application for Assigned Vehicle Identification Number** Important: Under the applicable provisions of the Maryland Vehicle Law, when the vehicle identification number of a vehicle becomes illegible, obliterated or has been removed, the owner must make immediate application for an assigned vehicle identification number of the State Motor Vehicle Administration. VIN number assigned Owner's Name (please print) Co-Owner's Name (please print) Address In making this application for an assigned vehicle identification number, I agree that the number will be used on a homemade trailer or a substitution of the vehicle identification plate issued by the manufacturer. When properly affixed, it will become the identification number of the vehicle in all future transactions. \_\_\_\_\_ Make \_\_\_\_\_ Model \_\_\_\_\_ Body Style \_\_\_\_ If vehicle is a homemade trailer, check type: ☐ Boat Trailer If not a homemade trailer, check reason for application: Reconstructed Motor Vehicle V.I.N missing \_\_\_\_\_\_ Other (specify) \_\_\_\_\_ In making this application, permission is granted to any Maryland Law Enforcement Agency or Motor Vehicle Administration representative to search the vehicle listed for the vehicle identification number. Full permission is granted to remove any part of the vehicle or any item necessary to facilitate the search. I assume full responsibility for this action and absolve the Agency and its representative from all liability should any damage occur to the vehicle. Should any litigation arise from the issuance of an assigned vehicle identification number, I will indemnify and save harmless the State of Maryland, Motor Vehicle Administration, its representatives, or any Maryland Police Agency and its representatives. I certify, under penalty of perjury that the statements made within are true and correct to the best of my knowledge, information and belief. Owner's Signature Date Date Co-Owner's Signature MVA Use Only: I, the undersigned authorized representatives of the Motor Vehicle Administration, declare that this assigned number was affixed to the above referenced vehicle on the: by: \_\_\_\_\_ MVA Representative Odometer Reading at time of inspection: P.V.I.N. missing T.V.I.N. missing No record N.C.I.C. Signature of Agent Date



## **Application for Special Registration Plates**

Check box for the type of plate desired:  ☐ Standard issue ☐ Individual with a Disability Issue ☐ Amateur Radio Operator Registration ☐ Personalized Registration ☐ CK C CV CC  Complete Sections A, B, & C  Owner's Name - First  Owner's Street Address	Check Class:  Passenger Car Historic Vehicle (60 years) Street Rod Multi-Purpose Vehicle Truck (1 ton or less) Motorcycle Non-Freight Trailer  Middle	MVA use only:  Tag Reserved:  Medical Certification No.:  Issue Date:  Last  Last	
City Cour	nty	State Zip Code	
Year Make Vehic	cle Identification Number	MD. Title Number	
MD. Tag No. Sticker No.	Sticker Year	Daytime Telephone Number	
Insurance Company Police	y/Binder No.	Agent/Broker	
For personalized plates provide 1st, 2nd, 3rd, and For Amateur Radio Operator registration, place you Personalized registration plates may not contain in Motorcycle and Individual with a Disability person combination.  1st 2	our FCC assigned call letters in t more than <b>seven (7)</b> letters, numb alized plates may not contain m	pers and spaces in combination.	
Please complete this section if the choice of per	rsonalized plates above are bei	ng relinquished	
I/we for re	e-issuance to		
Signature of Owner			
Signature of Owner Signature of Co-Owner			
Printed Name of Owner		f Co-Owner	
Certification:			
I/we certify, under penalty of law, that the statements made herein are true and correct to the best of my/our knowledge, information and belief.	Signature of Owner		
Witness my/our Hand(s) and Seal(s)	<u> </u>		

## **Amateur Radio Operator Registration Plates:**

- 1. The owner of a vehicle of the following classes may apply for Amateur Radio Operator Registration: Class "A" (passenger cars), Class "E" (Trucks, 1 ton or less), and Class "M" (Multi-purpose vehicles).
- 2. A valid copy of your FCC Amateur Radio Operator's license and a copy of your present registration card must accompany this application.
- 3. If applying for Disability Amateur Radio Operator's plates the applications must be accompanied by a completed Application for Maryland parking placards/license plates for Individuals with a Disability (VR-210), signed by a certified licensed physician or a copy of the current certification.
- 4. An annual fee of **five dollars (\$5.00)** is made payable with the original and each renewal application. This additional fee may not be prorated.

## Personalized Registration Plates:

- 1. The owner of a vehicle of the following classes may apply for Amateur Radio Operator Registration: Class "A" (passenger cars), Class "D" (Motorcycle), Class "E" (Trucks, 1 ton or less), Class "G" (Non-freight Trailer) Class "M" (Multi-purpose vehicles), Class "L" (Historic), and Class "N" (Street Rod).
  - Disability personalized plates are available for Class "A" (passenger cars), Class "E" (Trucks, 1 ton or less), and Class "M" (Multi-purpose vehicles).
- 2. A Personalized registration plate may consist of any combination of not more than **seven (7)** letters, numbers and spaces.
  - Motorcycle and Individual with a Disability personalized plates may consist of any combination of not more than **six (6)** letters, numbers and spaces.
- 3. A personalized plate may not contain any symbol, diagram, slash or other character.
- 4. An additional annual fee of **twenty five dollars (\$25.00)** is made payable with the original and each renewal application. For a **two (2)** year registration or renewal, the fee is **fifty dollars (\$50.00)**. This additional fee may not be prorated.
- 5. A personalized plate issued shall be reserved from registration year to registration year provided that the applicant renews the special registration within **thirty (30) days** of expiration and pays all applicable fees.
- 6. An application for Disability personalized plates must be accompanied by a completed Application for Maryland parking placards/license plates for Individuals with a Disability (VR-210), signed by a certified licensed physician or a copy of the current certification.
- 7. The application for personalized plates must be accompanied by a copy of the current registration card.
- 8. A historic motor vehicle 60 years or older does not qualify for special registration plates as they require an annual registration fee.

## General Information:

- 1. The Administration has authority to limit or reject certain requests for special registration plates.
- 2. Only one Amateur Radio Operator registration will be issued to any one applicant during a registration year.
- 3. A valid copy of the FCC Amateur Radio Operator's license must accompany each registration renewal.
- 4. Amateur Radio Operator registration plates must be surrendered immediately upon suspension of the FCC license.





Ap	plication	for Histor	ic or Stre	eet Rod R	legistration		Fee: S	51.00/2 years	
Pleas	se print all in	formation							
Owner	's First Name			Middle			Last		
Owner	's Maryland Dri	ver's License N	umber				Date of Bi	th (mm/dd/yy)	
Owner's Resident Address				City or Towr	n County		State	Zip Code	
Co-Owner's First Name				Middle			Last		
Co-Owner's Maryland Driver's License Number							Date of Bi	th (m/d/y)	
Desc	cription of	Vehicle							
Year	Make	Model	Body Style	V	ehicle Identification Number (VIN	1)		Title Number	
Insura	nce Company	Name			Policy/Binder #				
modro	- Company	11441110			T oney, Birider ii				
	older and h substantial or remanut construction	ic motor vehicles st be identifiable	eled original 60 years or olde by a vehicle iden	ntification number	ONE	as they require an	t been substance or remanusconstruction.  ATION FEE CANSFERABLE  ENT OWNER.  In annual regis	entially factured OF \$50.00 E TO A tration fee.	
basis ☐ Th  I/We, and s	: ne vehicle is 2 certify under oa	5 calendar ye ath that the vehi e further certify	ars or older a	and <u>has</u> been	registration of the vehicl substantially altered fro use in exhibitions, club active d for general daily transpor	om the manufa	acturer's or	iginal design.	
Sigr	ature of Owne	r		Date	Signature of Co-Owner			Date	
		r money orders p			ust include: (1) Imprinted nam	e and address, (2	2) Driver's lice	ense number (or FEIN,	



This form must be used to establish the purchase price of your vehicle. A notary is required. **Bill of Sale** Please describe the vehicle being sold Year Make Model Body Style Vehicle Identification Number I/We do hereby sell to: Name of buyer(s) \_\_\_ For the total sum of \$ \_\_\_\_\_, which has been received. This sum represents the mutually agreed upon purchase price of the vehicle, between both the buyer(s) and the seller(s). The reason the vehicle may be purchased for a price less than the fair market value is as follows. To the best of my knowledge, the odometer reading is the actual mileage of the vehicle unless one of the following statements is checked: 1. The mileage is in excess of its mechanical limits. 2. The odometer reading is not the actual mileage. odometer reading \_\_\_\_\_ (no tenths) **Warning- Odometer Discrepancy** Please notarize your sale. A second space is provided for notarizing an additional party to the transaction who may not be present at the initial notarization. It is not necessary to require two notaries if one will suffice for all parties. I/we certify under penalty of perjury, that the statements made are true and correct to the best of my/our knowledge, information and belief. I understand that giving a false statement(s) is a misdemeanor and subject to fines not exceeding \$500, imprisonment for not more than 2 months, or both. This \_\_\_\_\_ day of \_\_\_\_ (year) \_\_\_\_\_ This \_\_\_\_\_ day of \_\_\_\_ (year) \_\_\_\_\_ Seller(s) signature(s) Buyer(s) signature(s) Seller(s) printed name(s) Buyer(s) printed name(s) Subscribed and sworn to before me: Subscribed and sworn to before me: This \_\_\_\_\_ day of \_\_\_\_ (year) \_\_\_\_\_ This \_\_\_\_\_ day of \_\_\_\_ (year) \_\_\_\_ Notary Public signature Notary Public signature Notary Public printed name Notary Public printed name My Commission Expires \_\_\_\_\_ My Commission Expires **Place Seal Here Place Seal Here**