

ALABAMA DEPARTMENT OF REVENUE MOTOR VEHICLE DIVISION Abandoned Motor Vehicle Bill of Sale

This form may only be used to transfer ownership of an abandoned motor vehicle sold

pursuant to Title 32, Chapter 13, Code of Alabama 1975

COMPLETE VEHICLE DESCRIPTION:

VIN:				
Year: _	Make:		Model:	
Date Al	bandoned*:	Date of Sale:	Location of Sale:	
Dates o	on which the notice of sa	ale was published as required by ⁻	Title 32, Chapter 13-3(b), <i>Code of Alaba</i>	ma 1975:
N	lame of Newspaper/Cou	rthouse Posting:		
D	ate of 1st Publication/C	ourthouse Posting:	(must at least thirty	(30) days prior to date of sale)
D	ate of 2nd Publication/C	Courthouse Posting:	(must be one (1) wee	k from date of 1st publication)
CHECK		WING:		
	Department of Reven abandoned motor veh	ue identifying the current owner(s iicle and the original certified mail	oned Motor Vehicle Record Request F), registrant(s), secured party (parties), of return receipts proving that notice was g napter 13-4(a), Code of Alabama 1975 .	r lienholder(s) of record of the
	Date on which	certified mail was sent to the:		
	Owner(s) of R	ecord:		
	Registrant(s) c	f Record (if any):		
	Secured Party	(Parties) or Lienholder(s) of Reco	ord:	
	Department of Rever lienholders of record	ue indicating that the departmen or the abandoned motor vehicle.	oned Motor Vehicle Record Request F t has no record of the current owners, r By signature and notarization below, selle er 13-4(b), Code of Alabama 1975 .	egistrants, secured parties, or
INFOR	MATION ON NET PRO	CEEDS OF SALE OF ABANDON	ED MOTOR VEHICLE:	
1	Sale Price of Abandor	ed Motor Vehicle		\$
2	Amount of Repair		\$	
3	Towing Expenses		\$	
4	Storage Expenses		\$	
5	Other		\$	
6 7	Net Sale Balance (line to the county licensing	1 minus line 6 – if zero or less, e official for deposit into the county	<i>rough 5)</i> <i>nter -0-)</i> (This amount shall be paid general fund and a copy of the receipt	
Buyer's	Name:			
Buyer's	Address:			
provision and the	ons of Title 32, Chapter 1 e seller is aware that a f	3, <i>Code of Alabama 1975</i> . The salse statement made on this doc	er listed above as an abandoned motor v seller also hereby certifies that the above ument, with intent to defraud, is a crimin 32, Chapter 8, <i>Code of Alabama 1975</i> .	information is true and correct
Sollor's	Signature:		Sworn to and subscribed before me	

Seller's Signature:	Sworn to and subscribed before me,
Seller's Name:	this,
Seller's Address:	Notary Public:

Definition of an Abandoned Motor Vehicle under Alabama Law

Section 32-13-1, Code of Alabama 1975, defines an abandoned motor vehicle* as follows:

- (1) Which has been left by the owner, or some person acting for the owner, with an automobile dealer, repairman or wrecker service for repair or for some other reason and has not been called for by the owner or other person within a period of 60 days after the time agreed upon and within 60 days after the vehicle is turned over to a dealer, repairman or wrecker service when no time is agreed upon, or within 60 days after the completion of necessary repairs.
- (2) Which is left unattended on a public street, road, or highway or other public property for a period of at least seven days; or left unattended continuously for at least seven days in a business district or a residence district; or if left unattended in a business district that has at least one posted notice in an open and conspicuous place indicating that there is a time limitation on the length of time a motor vehicle may remain parked in the district and the motor vehicle remains unattended for a period of time in excess of that posted on the notice; or left unattended in a business district that has at least one posted notice indicating that or residence district that has at least one posted notice indicating that only authorized motor vehicles may park in that district and the owner of the motor vehicle or his or her agent has not received the required authority prior to leaving the motor vehicle unattended; or left unattended on a private road or driveway without the express or implied permission of the owner or lessee of the driveway or their agent. A posted notice when required by this chapter shall meet the following specifications:
 - a. The notice shall be prominently placed at each driveway access or curb cut allowing vehicular access to the property, within five feet from the public right-of-way line. If there are no curbs or access barriers, the signs must be posted not less than one sign each 25 feet of lot frontage.
 - b. The notice shall clearly indicate, in not less than two inch high light-reflective letters on a contrasting background, that unauthorized vehicles will be towed away at the owner's expense. The words "tow away zone" shall be included on the sign in not less than four inch high letters.
 - c. The notice shall also provide the name and current telephone number of the person or firm towing or removing the vehicles, if the property owner, lessor, or person in control of the property has a written contract with a wrecker service.
 - d. The sign structure containing the required notices shall be permanently installed with the bottom of the sign not less than four feet above ground level, and be continuously maintained on the property for not less than 24 hours prior to the towing or removal of any vehicles.
- (3) Which has been lawfully towed onto the property of another at the written request of a law-enforcement officer and left there for a period of not less than 60 days without anyone having made claim thereto.
- (4) Which has been abandoned, has an expired license plate, or is inoperable in a parking area on private property maintained by the property owner or his or her agent for use by his or her tenants, residents, or their guests. A vehicle shall be defined as abandoned or inoperable under this subdivision if it has an expired license plate or has remained in the same parking lot for a period of 30 days or more. To bring a vehicle within the provisions of this subdivision, the property owner or his or her agent shall post a dated notice in a conspicuous place on the vehicle in question stating:
 - a. That the vehicle has been determined to be abandoned or inoperable and will be removed at the direction of the property owner or his or her agent upon the expiration of seven days from the date of the notice.
 - b. The name and address of the last registered owner of the vehicle in question and the name and address of the property owner or his or her agent and a daytime phone number for the person giving the notice.

A copy of the notice shall be mailed by regular mail to the last known address of the registered owner, if ascertainable, on the date of posting or not later than the next business day. Calculation of the seven-day notice period shall commence on the date of posting of the notice on the vehicle.

* NOTE: Section 32-8-2, Code of Alabama 1975, defines a motor vehicle as either:

- a. Every automobile, motorcycle, mobile trailer, semitrailer, truck, truck tractor, trailer and other device that is selfpropelled or drawn, in, upon, or by which any person or property is or may be transported or drawn upon a public highway except such as is moved by animal power or used exclusively upon stationary rails or tracks.
- b. Every trailer coach and travel trailer manufactured upon a chassis or undercarriage as an integral part thereof drawn by a self-propelled vehicle.

A manufactured home is <u>not</u> defined as a motor vehicle under Section 32-8-2, and cannot be transferred as an abandoned motor vehicle.



Alabama Department of Revenue

MOTOR VEHICLE DIVISION

50 North Ripley Street • Room 1202 Gordon Persons Building P.O. Box 327630 • Montgomery, AL 36132-7630 • (334) 242-9000

Abandoned Motor Vehicle Record Request

THIS FORM MAY BE DUPLICATED OR ADDITIONAL COPIES MAY BE OBTAINED FROM THE DEPARTMENT WEB SITE AT www.revenue.alabama.gov/motorvehicle/mvforms/mvt32_13.pdf

The undersigned hereby requests the current owner and lienholder information maintained by the Alabama Department of Revenue for the vehicle(s) listed below in order to comply with the notification requirements of the Abandoned Motor Vehicle Act, *Code of Alabama 1975*, Title 32, Chapter 13. The undersigned certifies that information received as a result of this request shall only be used to comply with the notification requirements of the Abandoned Motor Vehicle Act, *Code of Alabama 1975*, Title 32, Chapter 13, and that the information received shall be considered confidential under the federal Driver's Privacy Protection Act of 1994 (DPPA) (Title XXX of Public Law 103-322) as amended by Section 350 of Public Law 106-69. The federal Driver's Privacy Protection Act of 1994 (DPPA) (Title XXX of Public Law 103-322) as amended by Section 350 of Public Law 106-69. The federal Driver's Privacy Protection Act of 1994 (DPPA) (Title XXX of Public Law 103-322) as amended by Section 350 of Public Law 106-69. The federal Driver's Privacy Protection Act of 1994 (DPPA) (Title XXX of Public Law 103-322) as amended by Section 350 of Public Law 106-69. The federal Driver's Privacy by prohibiting the disclosure and use of personal information contained in motor vehicle registration and title records, except as authorized by such individuals or by law. **Personal information** is defined as "information that identifies a **person**, including an individual's social security number, name, address (but not the 5-digit zip code), telephone number, and medical or disability information."

The fee for the title and registration records including owner and lienholder information is \$18.00 for each vehicle subject to the Alabama title law or \$3.00 for each vehicle not subject to the Alabama title law*. The required fees are collected in accordance with *Code of Alabama 1975*, Section 32-8-6(a)(7), and Department Rule and Regulation 810-5-1-.231. PAYMENT MAILED MUST BE IN CERTIFIED FUNDS PAYABLE TO THE ALABAMA DEPARTMENT OF REVENUE. PERSONAL CHECKS WILL NOT BE ACCEPTED. DO NOT MAIL CASH. Cash may be received at the cashier's counter located adjacent to Room 1202 in the Gordon Persons Building.

Please verify the vehicle identification number(s) and all other information prior to submitting the record request. An incorrect or illegible vehicle identification number will cause an incorrect record to be retrieved and will require that a new request form be executed and submitted with the fee for the correct vehicle search.

TYPE OR PRINT INFORMATION

	VEHICLE IDENTIFICATION NUMBER	YEAR	MAKE	MODEL	AL LICENSE PLATE NO.
1					
2					
3					
4					
5					
6					
7					
8					
9					
10					

Α.	Total Number of Title/Registration Records	X \$18.00 = \$	Total Record Fees Due.
*B.	Total Number of Registration Records (non-titled vehicles only)	X \$ 3.00 = \$	Total Record Fees Due.
С	Grand Total Record Fees (Pavable to the Alabama Department of Revenue)	A + B - \$	

REQUESTING INDIVIDUAL, COMPANY, ASSOCIATION OR FIRM (TYPE OR PRINT)			(ELEPHONE) NUMBER
ORIGINAL SIGNATURE OF REQUESTOR	DATE		
ADDRESS	CITY	STATE	ZIP CODE

*NOTE: The Alabama title law does not apply to pre-1975 model vehicles, pre-1990 travel trailers, and single axle utility trailers (not more than 16 feet in length excluding the tongue and hitch) acquired on or after Jan. 1, 2004. Also, manufactured homes cannot be transferred under the Abandoned Motor Vehicle Act. <u>Do</u> not submit this request form for manufactured homes.

— FEES ARE NOT REFUNDABLE OR TRANSFERABLE TO ANOTHER RECORD REQUEST —

Abandoned Motor Vehicle Guidelines 810-5-75-.31 Title Procedure - Transfer of title for vehicle under the Abandoned Motor Vehicle Act.

(1) The term "department" as used in this regulation shall mean the Department of Revenue of the State of Alabama.

(2) A designated agent attempting to obtain a certificate of title for a motor vehicle sold as an "abandoned motor vehicle" shall complete a MVT 5-1C (Application for Title). The application must be properly filled in with a typewriter or printer (BLACK INK) and signed by the designated agent and the owner. The designated agent shall forward the application and all supporting documents to the department.

(a) Outstanding certificate of title (if available).

(b) A certified copy of the "Report of Sale" filed with the clerk of the circuit or district court of the county in which the sale was reported.

(d) The original certified Abandoned Motor Vehicle Record Request Response statement provided to the seller by the department in response to the filing of an Abandoned Motor Vehicle Record Request Form MVT 32-13, either identifying the name and address of the current owners, secured parties, or lien holders of record, or the original certified Abandoned Motor Vehicle Record Request Response statement from the department that the department has no record of the vehicle.

(e) The original certified mail return receipt forms evidencing that all parties (owners and lien holders) as disclosed on the original certified Abandoned Motor Vehicle Record Request Response statement referenced above in paragraph (d) were notified, or notification was attempted.

(f) If no owner and/or lien holder records are found in response to the filing of an Abandoned Motor Vehicle Record Request Form MVT 32-13, then the seller must provide a written statement as to what steps were taken to reasonably determine the name(s) of the owner(s) and lien holder(s) of record mentioned in the Abandoned Motor Vehicle Record Request Response referenced above in subparagraph (d), and what steps were taken to give notice to such parties.

(4) If the party making the sale failed to provide notice, or did not attempt to provide notice to the owners, secured parties, and lien holders of record, the department shall not process the title application.

(7) Every purchaser of an abandoned motor vehicle shall title the vehicle in their name. This includes a purchaser who may be a licensed motor vehicle dealer.