SALVAGE VEHICLE AMENDMENTS



5	41-3-702, as last amended by Laws of Utah 2012, Chapters 379 and 390
7 3	Be it enacted by the Legislature of the state of Utah:
)	Section 1. Section 41-3-201 is amended to read:
)	41-3-201. Licenses required Restitution Education.
1	(1) As used in this section, "new applicant" means a person who is applying for a
2	license that the person has not been issued during the previous licensing year.
3	(2) A person may not act as any of the following without having procured a license
1	issued by the administrator:
5	(a) a dealer;
)	(b) salvage vehicle buyer;
7	(c) salesperson;
	(d) manufacturer;
	(e) transporter;
1	(f) dismantler;
	(g) distributor;
	(h) factory branch and representative;
	(i) distributor branch and representative;
	(j) crusher;
	(k) remanufacturer; or
	(l) body shop.
	(3) (a) Except as provided in Subsection (3)(c), a person may not bid on or purchase a
	vehicle with a nonrepairable or salvage certificate as defined in Section 41-1a-1001 at or
	through a motor vehicle auction unless the person is a licensed salvage vehicle buyer.
	(b) Except as provided in Subsection (3)(c), a person may not offer for sale, sell, or
	exchange a vehicle with a nonrepairable or salvage certificate as defined in Section 41-1a-1001
	at or through a motor vehicle auction except to a licensed salvage vehicle buyer.
	(c) A person may offer for sale, sell, or exchange a vehicle with a nonrepairable or
	salvage certificate as defined in Section 41-1a-1001 at or through a motor vehicle auction:
	(i) to an out-of-state or out-of-country purchaser not licensed under this section, but
,	that is authorized to do business in the domestic or foreign jurisdiction in which the person is

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the name of the purchaser;

Vehicle Identification Number (VIN)

57 domiciled or registered to do business; 58 (ii) subject to the restrictions in Subsection (3)(d), to an in-state purchaser not licensed 59 under this section that: 60 (A) has a valid business license in Utah; and 61 (B) has a Utah sales tax license; and 62 (iii) to a crusher. 63 (d) (i) An operator of a motor vehicle auction shall verify that an in-state purchaser not 64 licensed under this section has the licenses required in Subsection (3)(c)(ii). 65 (ii) An operator of a motor vehicle auction may only offer for sale, sell, or exchange five vehicles with a salvage certificate as defined in Section 41-1a-1001 at or through a motor 66 67 vehicle auction in any 12 month period to an in-state purchaser that does not have a salvage vehicle buyer license issued in accordance with Subsection 41-3-202(15). 68 69 (iii) The five vehicle limitation under this Subsection (3)(d) applies to each Utah sales tax license and not to each person with the authority to use a sales tax license. 70 71 (iv) An operator of a motor vehicle auction may not sell a vehicle with a nonrepairable 72 certificate as defined in Section 41-1a-1001 to a purchaser otherwise allowed to purchase a 73 vehicle under Subsection (3)(c)(ii). 74 (e) For a vehicle with a salvage certificate purchased under Subsection (3)(c)(ii), an 75 operator of a motor vehicle auction shall: (i) (A) until Subsection (3)(e)(i)(B) applies, make application for a salvage certificate 76 of title on behalf of the Utah purchaser within seven days of the purchase if the purchaser does 77 78 not have a salvage vehicle buyer license, dealer license, body shop license, or dismantler 79 license issued in accordance with Section 41-3-202; or 80 (B) beginning on or after the date that the Motor Vehicle Division has implemented the 81 Motor Vehicle Division's GenTax system, make application electronically, in a form and time

period approved by the Motor Vehicle Division, for a salvage certificate of title to be issued in

BUYER EVERY TIME THIS VEHICLE IS RESOLD WITH A SALVAGE CERTIFICATE

(ii) give to the purchaser a disclosure printed on a separate piece of paper that states:

"THIS DISCLOSURE STATEMENT MUST BE GIVEN BY THE SELLER TO THE

88	Year: Make: Model:
89	SALVAGE VEHICLENOT FOR RESALE WITHOUT DISCLOSURE
90	WARNING: THIS SALVAGE VEHICLE MAY NOT BE SAFE FOR OPERATION
91	UNLESS PROPERLY REPAIRED. SOME STATES MAY REQUIRE AN INSPECTION
92	BEFORE THIS VEHICLE MAY BE REGISTERED. THE STATE OF UTAH MAY
93	REQUIRE THIS VEHICLE TO BE PERMANENTLY BRANDED AS A REBUILT
94	SALVAGE VEHICLE. OTHER STATES MAY ALSO PERMANENTLY BRAND THE
95	CERTIFICATE OF TITLE.
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97	Signature of Purchaser Date"; and
98	(iii) if applicable, provide evidence to the Motor Vehicle Division of:
99	(A) payment of sales taxes on taxable sales in accordance with Section 41-1a-510;
100	(B) the identification number inspection required under Section 41-1a-511; and
101	(C) the odometer disclosure statement required under Section 41-1a-902.
102	(f) The Motor Vehicle Division shall include a link to the disclosure statement
103	described in Subsection (3)(e)(ii) on its website.
104	(g) The commission may impose an administrative entrance fee established in
105	accordance with the procedures and requirements of Section 63J-1-504 not to exceed \$10 on a
106	person not holding a license described in Subsection (3)(e)(i) that enters the physical premises
107	of a motor vehicle auction for the purpose of viewing available salvage vehicles prior to an
108	auction.
109	(h) A vehicle sold at or through a motor vehicle auction to an out-of-state purchaser
110	with a nonrepairable or salvage certificate may not be certificated in Utah until the vehicle has
111	been certificated out-of-state.
112	(4) (a) An operator of a motor vehicle auction shall keep a record of the sale of each
113	salvage vehicle.
114	(b) A record described under Subsection (4)(a) shall contain:
115	(i) the purchaser's name and address; and
116	(ii) the year, make, and vehicle identification number for each salvage vehicle sold.
117	(c) An operator of a motor vehicle auction shall:
118	(i) provide the record described in Subsection (4)(a) electronically in a method

119	approved by the division to the division within two business days of the completion of the
120	motor vehicle auction;
121	(ii) retain the record described in this Subsection (4) for five years from the date of
122	sale; and
123	(iii) make a record described in this Subsection (4) available for inspection by the
124	division at the location of the motor vehicle auction during normal business hours.
125	(5) (a) An operator of a motor vehicle auction shall securely store a salvage vehicle
126	sold at auction in a secure facility until the purchaser or a transporter licensed under Subsection
127	41-3-202(7) claims the vehicle.
128	(b) Beginning at the time of purchase and up until the purchaser or transporter claims
129	the vehicle, the motor vehicle auction operator may collect a daily storage fee for the secure
130	storage of each salvage vehicle sold at auction.
131	(c) (i) Before releasing possession of a salvage vehicle purchased at a motor vehicle
132	auction, the motor vehicle auction operator shall create a record containing a photocopy of the
133	purchaser's or transporter's driver license or other government-issued identification.
134	(ii) If the salvage vehicle is claimed by a transporter, the transporter shall submit to the
135	motor vehicle auction operator a written assurance on any release forms indicating the location
136	where the salvage vehicle will be delivered.
137	(iii) Before releasing possession of a salvage vehicle purchased at a motor vehicle
138	auction by a purchaser as described in Subsection (3)(c)(ii), the motor vehicle auction operator
139	shall create a record containing a photocopy of the purchaser's:
140	(A) driver license;
141	(B) business license; and
142	(C) sales tax license.
143	(d) An operator of a motor vehicle auction shall:
144	(i) retain the record described in Subsection (5)(c) for five years from the date of sale;
145	<u>and</u>
146	(ii) make the record described in Subsection (5)(c) available for inspection by the
147	division at the location of the motor vehicle auction during normal business hours.
148	[(5)] (6) (a) If applicable, an operator of a motor vehicle auction shall comply with the
149	reporting requirements of the National Motor Vehicle Title Information System overseen by

- 150 the United States Department of Justice if the person sells a vehicle with a salvage certificate to 151 an in-state purchaser under Subsection (3)(c)(ii). 152 (b) The Motor Vehicle Division shall include a link to the National Motor Vehicle 153 Title Information System on its website. 154 [(6)] (7) (a) An operator of a motor vehicle auction that sells a salvage vehicle to a 155 person that is an out-of-country buyer shall: 156 (i) stamp on the face of the title so as not to obscure the name, date, or mileage statement the words "FOR EXPORT ONLY" in all capital, black letters; and 157
 - (ii) stamp in each unused reassignment space on the back of the title the words "FOR EXPORT ONLY."
 - (b) The words "FOR EXPORT ONLY" shall be:
 - (i) at least two inches wide; and
- 162 (ii) clearly legible.

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- [(7)] (8) A supplemental license shall be secured by a dealer, manufacturer, remanufacturer, transporter, dismantler, crusher, or body shop for each additional place of business maintained by the licensee.
 - [(8)] (9) (a) A person who has been convicted of any law relating to motor vehicle commerce or motor vehicle fraud may not be issued a license or purchase a vehicle with a salvage or nonrepairable certificate unless full restitution regarding those convictions has been made.
 - (b) An operator of a motor vehicle auction, a dealer, or a consignor may not sell a vehicle with a nonrepairable or salvage certificate to a buyer described in Subsection [(8)] (9)(a) if the division has informed the operator of the motor vehicle auction, the dealer, or the consignor in writing that the buyer is prohibited from purchasing a vehicle with a nonrepairable or salvage certificate under Subsection [(8)] (9)(a).
 - [9] (10) (a) The division may not issue a license to a new applicant for a new or used motor vehicle dealer license, a new or used motorcycle dealer license, or a small trailer dealer license unless the new applicant completes an eight-hour orientation class approved by the division that includes education on motor vehicle laws and rules.
 - (b) The approved costs of the orientation class shall be paid by the new applicant.
 - (c) The class shall be completed by the new applicant and the applicant's partners,

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181	corporate officers, bond indemnitors, and managers.
182	(d) (i) The division shall approve:
183	(A) providers of the orientation class; and
184	(B) costs of the orientation class.
185	(ii) A provider of an orientation class shall submit the orientation class curriculum to
186	the division for approval prior to teaching the orientation class.
187	(iii) A provider of an orientation class shall include in the orientation materials:
188	(A) ethics training;
189	(B) motor vehicle title and registration processes;
190	(C) provisions of Title 13, Chapter 5, Unfair Practices Act, relating to motor vehicles;
191	(D) Department of Insurance requirements relating to motor vehicles;
192	(E) Department of Public Safety requirements relating to motor vehicles;
193	(F) federal requirements related to motor vehicles as determined by the division; and
194	(G) any required disclosure compliance forms as determined by the division.
195	[(10)] (11) A person or purchaser described in Subsection (3)(c)(ii):
196	(a) may not purchase more than five salvage vehicles with a nonrepairable or salvage
197	certificate as defined in Section 41-1a-1001 in any 12-month period;
198	(b) may not, without first complying with Section 41-1a-705, offer for sale, sell, or
199	exchange more than two vehicles with a salvage certificate as defined in Section 41-1a-1001 in
200	any 12-month period to a person not licensed under this section; and
201	(c) may not, without first complying with Section 41-1a-705, offer for sale, sell, or
202	exchange a vehicle with a nonrepairable certificate as defined in Section 41-1a-1001 to a
203	person not licensed under this section.
204	[(11)] (12) An operator of a motor vehicle auction, a dealer, or a consignor may not sell
205	a vehicle with a nonrepairable or salvage certificate to a buyer described in Subsection [(10)]
206	(11)(a) if the division has informed the operator of the motor vehicle auction, the dealer, or the
207	consignor in writing that the buyer is prohibited from purchasing a vehicle with a nonrepairable
208	or salvage certificate under Subsection [$\frac{(10)}{(11)}$] $\frac{(11)}{(a)}$.
209	Section 2. Section 41-3-201.7 is amended to read:
210	41-3-201.7. Supplemental license for additional place of business restrictions

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- (1) (a) Subject to the requirements of Subsection (2), a supplemental license for an additional place of business issued pursuant to Subsection 41-3-201[(7)](8) may only be issued to a dealer if the dealer is:
 - (i) licensed in accordance with Section 41-3-202;
 - (ii) bonded in accordance with Section 41-3-205; and
- (iii) in compliance with existing rules promulgated by the administrator of the division under Section 41-3-105.
- (b) A supplemental license for a permanent additional place of business may only be issued to a used motor vehicle dealer if:
- (i) the dealer independently satisfies the bond requirements under Section 41-3-205 for the permanent additional place of business;
- (ii) the dealer is in compliance with existing rules promulgated by the administrator of the division under Section 41-3-105; and
- (iii) the permanent additional place of business meets all the requirements for a principal place of business.
- (2) (a) Except as provided in Subsections (2)(c) and (3), a supplemental license for an additional place of business issued pursuant to Subsection 41-3-201[(77)](8) for a new motor vehicle dealer may not be issued for an additional place of business that is beyond the geographic specifications outlined as the area of responsibility in the dealer's franchise agreement.
- (b) A new motor vehicle dealer shall provide the administrator with a copy of the portion of the new motor vehicle dealer's franchise agreement identifying the dealer's area of responsibility before being issued a supplemental license for an additional place of business.
- (c) The restrictions under Subsections (2)(a) and (b) do not apply to a new motor vehicle dealer if the license for an additional place of business is being issued for the sale of used motor vehicles.
- (3) The provisions of Subsection (2) do not apply if the additional place of business is a trade show or exhibition if:
 - (a) there are five or more dealers participating in the trade show or exhibition; and
- 241 (b) the trade show or exhibition takes place at a location other than the principal place 242 of business of one of the dealers participating in the trade show or exhibition.

243	(4) A supplemental license for a temporary additional place of business issued to a
244	used motor vehicle dealer may not be for longer than 10 consecutive days.
245	Section 3. Section 41-3-203 is amended to read:
246	41-3-203. Licenses Form Seal Custody of salesperson's license Display of
247	salesperson and dealer licenses Licensee's pocket card.
248	(1) (a) The administrator shall prescribe the form of each license described in this part
249	and the seal of [his] the administrator's office shall be imprinted on each license.
250	[(b) The license of each salesperson shall be delivered or mailed to the dealer
251	employing the salesperson and it shall be kept in the custody and control of the dealer and
252	conspicuously displayed in the dealer's place of business.]
253	(b) (i) The administrator shall deliver or mail each salesperson license to the dealer
254	employing the salesperson.
255	(ii) The dealer shall keep custody and control of the salesperson's license and
256	conspicuously display the license in the dealer's place of business.
257	(c) (i) The administrator shall deliver or mail each salvage vehicle buyer license to the
258	dealer, dismantler, or body shop employing the salvage vehicle buyer.
259	(ii) The dealer, dismantler, or body shop shall keep custody and control of the salvage
260	vehicle buyer license and conspicuously display the license in the dealer's, dismantler's, or body
261	shop's place of business.
262	[(c)] (d) Each licensee shall display conspicuously [his] the licensee's own license in
263	[his] the licensee's place of business.
264	(2) (a) The administrator shall prepare and deliver a pocket card, certifying that the
265	person whose name is on the card is licensed under this chapter.
266	(b) Each salesperson's pocket card shall also contain the name and address of the dealer
267	[employing him] that employs the salesperson.
268	(c) Each salvage vehicle buyer's pocket card shall also contain the name and address of
269	the dealer, dismantler, or body shop that employs the salvage vehicle buyer.
270	[(c)] (d) Each salesperson or salvage vehicle buyer shall on request display his pocket
271	card.
272	Section 4. Section 41-3-702 is amended to read:
273	41-3-702. Civil penalty for violation.

274	(1) The following are civil violations under this chapter and are in addition to criminal
275	violations under this chapter:
276	(a) Level I:
277	(i) failing to display business license;
278	(ii) failing to surrender license of salesperson because of termination, suspension, or
279	revocation;
280	(iii) failing to maintain a separation from nonrelated motor vehicle businesses at
281	licensed locations;
282	(iv) issuing a temporary permit improperly;
283	(v) failing to maintain records;
284	(vi) selling a new motor vehicle to a nonfranchised dealer or leasing company without
285	licensing the motor vehicle;
286	(vii) special plate violation; [and]
287	(viii) failing to maintain a sign at a principal place of business[:];
288	(ix) failing to record and report the sale of a salvage vehicle at a motor vehicle auction
289	as described in Section 41-3-201; and
290	(x) failing to store a salvage vehicle purchased at a motor vehicle auction in a secure
291	location until the purchaser or a transporter has provided the proper documentation to take
292	possession of the salvage vehicle.
293	(b) Level II:
294	(i) failing to report sale;
295	(ii) dismantling without a permit;
296	(iii) manufacturing without meeting construction or vehicle identification number
297	standards;
298	(iv) withholding customer license plates; or
299	(v) selling a motor vehicle on consecutive days of Saturday and Sunday.
300	(c) Level III:
301	(i) operating without a principal place of business;
302	(ii) selling a new motor vehicle without holding the franchise;
303	(iii) crushing a motor vehicle without proper evidence of ownership;
304	(iv) selling from an unlicensed location;

305	(v) altering a temporary permit;
306	(vi) refusal to furnish copies of records;
307	(vii) assisting an unlicensed dealer or salesperson in sales of motor vehicles;
308	(viii) advertising violation;
309	(ix) failing to separately identify the fees required by Title 41, Chapter 1a, Motor
310	Vehicle Act;
311	(x) encouraging or conspiring with unlicensed persons to solicit for prospective
312	purchasers; and
313	(xi) selling, offering for sale, or displaying for sale or exchange a vehicle, vessel, or
314	outboard motor in violation of Section 41-1a-705.
315	(2) (a) The schedule of civil penalties for violations of Subsection (1) is:
316	(i) Level I: \$25 for the first offense, \$100 for the second offense, and \$250 for the third
317	and subsequent offenses;
318	(ii) Level II: \$100 for the first offense, \$250 for the second offense, and \$1,000 for the
319	third and subsequent offenses; and
320	(iii) Level III: \$250 for the first offense, \$1,000 for the second offense, and \$5,000 for
321	the third and subsequent offenses.
322	(b) When determining under this section if an offense is a second or subsequent
323	offense, only prior offenses committed within the 12 months prior to the commission of the
324	current offense may be considered.
325	(3) The following are civil violations in addition to criminal violations under Section
326	41-1a-1008:
327	(a) knowingly selling a salvage vehicle, as defined in Section 41-1a-1001, without
328	disclosing that the salvage vehicle has been repaired or rebuilt;
329	(b) knowingly making a false statement on a vehicle damage disclosure statement, as
330	defined in Section 41-1a-1001; or
331	(c) fraudulently certifying that a damaged motor vehicle is entitled to an unbranded
332	title, as defined in Section 41-1a-1001, when it is not.
333	(4) The civil penalty for a violation under Subsection (3) is:
334	(a) not less than \$1,000, or treble the actual damages caused by the person, whichever
335	is greater; and

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- 336 (b) reasonable attorney fees and costs of the action.
- 337 (5) A civil action may be maintained by a purchaser or by the administrator.