Unclaimed Motor Vehicle Procedures

Franklin County Clerk of Courts

*Effective: Thursday April 6, 2017*

Dedicated Title Help Line: (614) 525-3090

[www.franklincountyautotitle.com](http://www.franklincountyautotitle.com)
Definitions Pertinent to Unclaimed Affidavit Process

**Repair Garage or Place of Storage** – any business with which a person entered into an agreement for repair of a motor vehicle or any business with which a person entered into an agreement for the storage of a motor vehicle.

**Towing Service or Storage Facility** – any for-hire motor carrier that removes a motor vehicle under the authority of section 4513.601 of the Revised Code and any place to which such a for-hire motor carrier delivers a motor vehicle towed under that section.

**Value** – the wholesale value for that make and model of motor vehicle at the time an affidavit is submitted under division (C) of section 4505.101, as provided in a vehicle valuation guide that is generally available and recognized by the motor vehicle industry, minus both of the following:

a) The estimated cost of repairs to restore the motor vehicle to the wholesale value for that make and model of motor vehicle;

b) The cost of any agreed-upon repairs.

Definitions Pertinent to Unclaimed Salvage Affidavit Process

**Authorized Entity** – any business with which a person entered into an agreement for the repair of a motor vehicle, any for-hire motor carrier that tows motor vehicles, or any place to which such a for-hire motor carrier delivers a towed motor vehicle for storage.

**Motor Vehicle Salvage Dealer** – any person who engages in business primarily for the purpose of selling salvage motor vehicle parts and secondarily for the purpose of selling a retail salvage motor vehicle or manufacturing or selling a product of gradable scrap metal.

**Scrap Metal Processing Facility** – means an establishment having facilities for processing iron, steel, or nonferrous scrap and whose principal product is scrap iron and steel or nonferrous scrap for sale for remelting purposes.

**Value** - means the wholesale value for that make and model of motor vehicle at the time an affidavit is submitted under this section, as provided in a vehicle valuation guide that is generally available and recognized by the motor vehicle industry, minus all of the following:

a) The estimated cost of repairs to restore the motor vehicle to the wholesale value for that make and model of motor vehicle;

b) If the motor vehicle was towed by the party seeking title to the motor vehicle under this section, a towing fee;

c) Storage fees for the period of time that the vehicle was stored without payment, up to a maximum of thirty days of storage fees.
Franklin County Auto Title Locations:

Auto Title North
980 Morse Road
Cols, OH 43229

Auto Title South
45 Great Southern Blvd.
Cols, OH 43207

Auto Title East
1583 Alum Creek Dr.
Cols, OH 43209

Auto Title West
4153 W. Broad Street
Cols, OH 43228
### Unclaimed Affidavit Process - Repair Garages or Place of Storage

#### Step One:
Determine Value of the Vehicle and the Amount to be Paid to the Clerk.

- Verify that the vehicle value is less than $3500.00.
- Wholesale value – Estimated cost of repairs – cost of agreed upon repairs = Value of the vehicle. *(Wholesale value must be according to a vehicle valuation guide that is generally available and recognized by the motor vehicle industry.)*
- Vehicle Value – Towing Fees – Storage Fees = Amount Paid to the Clerk
- **Documentation to support estimated cost of repairs and agreed upon cost of repairs indicated on the BMV 4202 form will be required.**
- Documentation to support storage fee total listed on affidavit. Documentation should be itemized by date and associated fee assessed for storage. Please see BMV 4202 for fee restrictions.
- Please retain a copy of this documentation to file with the Clerk of Courts office.

#### Step Two:
Complete BMV Record Search

- Contact the BMV Record Request line at (614) 752-7548 and establish a prepaid account for BMV search.
- Complete BMV 1173 form requesting Lien Holder and Owners Last Known Address.
- BMV 1173 forms are available at www.bmv.ohio.gov or (614) 752-7671.
- Please ensure you check the box for “Last Known Address” and “Copy of Title Record” in order to obtain both pieces of information required. Fees are required for record search.
- BMV 1173 form must be remitted to the Bureau of Motor Vehicles according to the instructions provided on the document.
- BMV will mail a BMV 1149 and/or BMV 2433 form to you containing the results of the record search. **BMV 1149/2433 form should be dated within 30 days of the initial certified mailing. Please retain these forms to submit with your Unclaimed Affidavit as a necessary piece of evidence.**
- If the BMV Record Search indicates “No Records Found”, the applicant cannot obtain title through the Unclaimed Affidavit process and must pursue a possible court-ordered title.

The owner of a repair garage or place of storage may obtain a title for those motor vehicles that they came into possession between January 31, 2012 and March 23, 2015. The following requirements are as follows:

1. The value of the motor vehicle is at least $2500.00 but less than $3500.00.
2. The motor vehicle has been unclaimed for 15 days or more following the completion of the requested repair or the agreed term of storage.
3. The initial notification to the last known address of any owner and any lien holder shall be sent by certified mail with the request of a returned receipt **not later than 30 days after March 23, 2015.**

**OR**

The owner of a repair garage or place of storage may obtain a title for a motor vehicle, with a value of less than $2500.00 that came into the possession of the repair garage in accordance to the provisions outlined in ORC §4505.101 prior to the amendments made to that section by SB 274 implemented on March 23, 2015.

1. The value of the motor vehicle is less than $2500.00.
2. The motor vehicle has been unclaimed for 15 days or more following the completion of the requested repair or the agreed term of storage.
3. The initial notification to the last known address of any owner and any lien holder shall be sent by certified mail with the request of a returned receipt.
Unclaimed Affidavit Process - Repair Garages or Place of Storage
(cont’d)

**Step Three:**
Certified Mail Notification

- You must wait 15 days following the completion of repair or agreed term of storage before mailing your certified mail notification.
- Mail a certified notice return receipt requested to the vehicle owner(s) and lien holder(s) using information provided by the BMV. Correspondence must include where the motor vehicle is located, the value of the vehicle and your intention to take claim to the vehicle pursuant to the Unclaimed Motor Vehicle process.
- You must wait 15 days from the date notices were mailed and a signed receipt from the certified mail or notification the delivery was not possible from the vehicle owner and any applicable lien holders has been received, no additional mailings are required. If the vehicle remains unclaimed after this timeframe, you may file an unclaimed affidavit to obtain the certificate of title.
- Please retain copies of the returned certified mail receipts to submit with your unclaimed affidavit. Returned receipts must include complete mailing address.

**Important Notice:**
If the records received from the Bureau of Motor Vehicles indicate that the person who requested the repair or who agreed to the storage of the motor vehicle is not the owner or lienholder of the motor vehicle, the repair garage or place of storage must also notify the sheriff of the county or the police department of the municipal corporation, township, port authority, or township or joint police district in which the said business is located and in possession of the vehicle. A Law Enforcement Notification Affidavit is required to be filed with your BMV 4202 – Unclaimed Affidavit.

**Step Four:**
Preparing Your Unclaimed Affidavit

- Complete BMV 4202 – Unclaimed Motor Vehicle Affidavit Form
- BMV 4202 forms are available at www.bmv.ohio.gov or (614) 752-7671.
- Please ensure you include the following evidence with your BMV 4202- Unclaimed Motor Vehicle Affidavit form:
  - Copy of current value of the vehicle as recognized by the motor vehicle industry.
  - BMV Search Results (BMV 1149/2433 Form)
  - Applicant’s Odometer Statement
  - Signed Certified mail receipts or Undeliverable notice.
  - Documentation to support estimated cost of repairs and agreed upon cost of repairs.
  - Affidavit attesting to notification to law enforcement (if applicable)
  - Documentation to support storage fees.
  - Title Application
  - Any payments required.

**Step Five:**
Apply for Certificate of Title

- Visit a Clerk of Courts Auto Title Office.
- Please ensure you present all evidence listed in Step Four to the Clerk of Courts office.
## Unclaimed Affidavit Process – Towing Companies

### Step One:
Determine Value of the Vehicle and Amount to be Paid to the Clerk.

- Verify that the vehicle has been towed under division (B) of Section 4513.601 Private tow-away zones.
- Verify that all provisions under ORC § 4513.601 have been met.
- Verify that the vehicle value is less than $3500.00.
- Wholesale value – Estimated cost of repairs – cost of agreed upon repairs = Value of the vehicle. *(Wholesale value must be according to a vehicle valuation guide that is generally available and recognized by the motor vehicle industry.)*
- Vehicle Value – Towing Fees – Storage Fees = Amount Paid to the Clerk
- Documentation to support estimated cost of repairs and agreed upon cost of repairs indicated on the BMV 4202 form will be required.
- Documentation to support storage fee total listed on affidavit. Documentation should be itemized by date and associated fee assessed for storage. Please see BMV 4202 for fee restrictions.
- Please retain a copy of this documentation to file with the Clerk of Courts office.

### Step Two:
Complete BMV Record Search

- Contact the BMV Record Request line at (614) 752-7548 and establish a prepaid account for BMV search.
- Complete BMV 1173 form requesting Lien Holder and Owners Last Known Address within 3 business days of the removal of the motor vehicle.
- BMV 1173 forms are available at www.bmv.ohio.gov or (614) 752-7671.
- Please ensure you check the box for “Last Known Address” and “Copy of Title Record” in order to obtain both pieces of information required. Fees are required for record search.
- BMV 1173 form must be remitted to the Bureau of Motor Vehicles according to the instructions provided on the document.
- BMV will mail a BMV 1149 and/or BMV 2433 form to you containing the results of the record search. *Please retain these forms to submit with your Unclaimed Affidavit as a necessary piece of evidence.*
- If the BMV Record Search indicates “No Records Found”, the applicant cannot obtain title through the Unclaimed Affidavit process and must pursue a possible court-ordered title.

### Step Three:
Certified Mail Notification

- Mail a certified notice to the vehicle owner(s) and lien holder(s) using information provided by the BMV within 5 business days after the registrar of motor vehicles provides owner(s) and any lienholder(s) information. Correspondence must include where the motor vehicle is located, the value of the vehicle and your intention to take claim to the vehicle pursuant to the Unclaimed Motor Vehicle process.
- You may also use express mail or any commercial carrier service that requires a signed receipt.
- If a signed return receipt by any person or notification that the delivery was not possible is received, STOP, proceed to Step Six. In all other situations proceed to Step Four.
- Please retain all copies of the returned certified mail receipts to submit with your unclaimed affidavit. *Returned receipts must include complete mailing address.*
# Unclaimed Affidavit Process – Towing Companies (cont’d)

<table>
<thead>
<tr>
<th>Step Four: Second Certified Mail Notification</th>
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| - If the vehicle remains unclaimed **thirty days after the first notice is sent**, mail a second certified notice to the vehicle owner(s) and lien holder(s). Correspondence must include where the motor vehicle is located, the value of the vehicle and your intention to take claim to the vehicle pursuant to the Unclaimed Motor Vehicle process.  
- You may also use express mail or any commercial carrier service that requires a signed receipt.  
- **If a signed return receipt by any person or notification that the delivery was not possible is received, STOP, proceed to step six. In all other situations proceed to Step Five.**  
- Please retain all copies of the returned certified mail receipts to submit with your unclaimed affidavit. **Returned receipts must include complete mailing address.** |

<table>
<thead>
<tr>
<th>Step Five: Third Certified Mail Notification</th>
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| - If the vehicle remains unclaimed **forty-five days after the first notice is sent**, mail a third certified notice to the vehicle owner(s) and lien holder(s). Correspondence must include where the motor vehicle is located, the value of the vehicle and your intention to take claim to the vehicle pursuant to the Unclaimed Motor Vehicle process.  
- You may also use express mail or any commercial carrier service that requires a signed receipt.  
- Please retain all copies of the returned certified mail receipts to submit with your unclaimed affidavit. **Returned receipts must include complete mailing address.**  
- If within the 60 day timeframe, during any of the above processes, you **never receive** either a signed receipt OR notification that the delivery was not possible, then you **CANNOT** obtain or attempt to obtain a certificate of title to the motor vehicle using the unclaimed motor vehicle affidavit. **You must apply for a court ordered title.** |

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<th>Step Six: 60 Day Waiting Period</th>
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| - If during any of the above processes, the towing service or storage facility receives either a signed receipt or notification that the delivery was not possible from the vehicle owner and any applicable lien holders, no additional mailings are required.  
- Please wait 60 days from the date of signature or notification before proceeding to Step Seven. |

<table>
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<tr>
<th>Step Seven: Preparing Your Unclaimed Affidavit</th>
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</table>
| **Questions? Call (614) 752-7671**  
- Complete BMV 4202 – Unclaimed Motor Vehicle Affidavit Form  
- BMV 4202 forms are available at [www.bmv.ohio.gov](http://www.bmv.ohio.gov) or (614) 752-7671.  
- Please ensure you include the following evidence with your BMV 4202-Unclaimed Motor Vehicle Affidavit form  
  - Copy of current value of the vehicle as recognized by the motor vehicle industry.  
  - BMV Search Results (BMV 1149/2433 Form)  
  - Certified mail receipts  
  - **Applicant’s Odometer Statement**  
  - Documentation to support estimated cost of repairs and agreed upon cost of repairs.  
  - Documentation to support storage fee cost.  
  - Title Application  
  - Any payments required. |

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<tr>
<th>Step Eight: Apply for Certificate of Title</th>
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</table>
| - Visit a Clerk of Courts Auto Title Office.  
- Please ensure you present all evidence listed in Step Seven to the Clerk’s office. |
### Unclaimed Affidavit Process - Salvage

**Step One:** Determine the Value of the Vehicle
- Verify that the vehicle value is less than $1500.00.
- Wholesale Value – Estimated Cost of Repairs - Towing Fee – Storage Fee (capped at 30 days) = Vehicle Value
- Documentation to support estimated cost of repairs and agreed upon cost of repairs indicated on the BMV 4209 form will be required.
- Documentation to support storage fee total listed on affidavit. Documentation should be itemized by date and associated fee assessed for storage. Please see BMV 4209 for fee and time restrictions.
- The motor vehicle is inoperable
- The motor vehicle is impossible to restore for highway operation
- Please retain a copy of this documentation to file with the Clerk of Courts office.

**Step Two:** Document that the motor vehicle is inoperable and impossible to restore for highway operation.
- Photographs of the motor vehicle must validate the determination of the vehicle and be submitted to the Clerk with the BMV 4209 – Unclaimed Salvage Motor Vehicle Affidavit.
- Photos shall include, at minimum, the motor vehicle’s VIN plate, body and any damage proving the vehicle is both inoperable and impossible to restore for highway operation. NOTE: If no VIN is available, a photo is required that clearly validates there is no VIN plate on the vehicle.
- Document physical description of the damage on the vehicle on the BMV 4209 – Unclaimed Salvage Motor Vehicle Affidavit.

**Step Three:** Complete BMV Record Search
- Complete BMV 1173 form requesting Lien Holder and Owner’s Last Known Address.
- BMV 1173 forms are available at [www.bmv.ohio.gov](http://www.bmv.ohio.gov) or (614) 752-7671.
- Please ensure you check the box for “Last Known Address” and “Copy of Title Record” in order to obtain both pieces of information required. Fees are required for record search.
- BMV 1173 form must be remitted to the Bureau of Motor Vehicles according to the instructions provided on the document.
- BMV will mail a BMV 1149 and/or BMV 2433 form to you containing the results of the record search. **Please retain these forms to submit with your Unclaimed Affidavit as a necessary piece of evidence.**
- If an entity is filing an Unclaimed Salvage Motor Vehicle Affidavit with BMV search results/certified mailings dated prior to April 6, 2017, you must include a copy of the written notice sent to the customer. Notices must include verbiage communicating the customer’s rights to pursue civil action pursuant to ORC 4513.611 as communicated in ORC 4505.103. If this verbiage is not included in the notice, the entity must obtain a new BMV search result and mail a new certified letter as prescribed in ORC 4505.103.
- If the BMV Record Search indicates “No Records Found”, the applicant must pursue a possible court-ordered title.

**Step Four:** Certified Mail Notification
- Within 8 days after registrar provides identity of owner and any lien holder the authorized entity shall send written notice to them to remove the motor vehicle by certified or express mail with a return receipt requested or by a commercial carrier service utilizing any form of delivery requiring a signed receipt.
- If vehicle was obtained by a towing service or storage facility as a result of being towed, then notice shall include notice that if the owner disputes that the motor vehicle was lawfully towed, the owner may be able to file a civil action under section 4513.611 of the revised code.

**Questions? Call (614) 752-7671**
| **Step Five:**  
30 Day Waiting Period | • Must wait 30 days after notices have either been received as evidenced by a receipt signed by any person or notice that the delivery was not possible before filing. |
|-----------------------|--------------------------------------------------------------------------------------------------|
| **Step Six:**  
Preparing Your Unclaimed Affidavit | • Complete BMV 4209 – Unclaimed Salvage Motor Vehicle Affidavit Form  
• BMV 4209 forms are available at www.bmv.ohio.gov or (614) 752-7671.  
• Please ensure you include the following evidence with your BMV 4209-Unclaimed Motor Vehicle Affidavit form  
• Copy of current value of the vehicle as recognized by the motor vehicle industry.  
• BMV Search Results (BMV 1149/2433 Form)  
• Certified Mail Receipts  
• Applicant’s Odometer Statement  
• Title Application  
• Documentation to support estimated cost of repairs and agreed upon cost of repairs.  
• Documentation to support storage fee cost.  
• Any payments required.  
• Photographs that substantiate the value of the vehicle and physical description. |

Questions? Call (614) 752-7671
FORMS

- BMV 4202 – Unclaimed Motor Vehicles Affidavit
- BMV 4209 – Unclaimed Salvage Motor Vehicles Affidavit
- Clerk of Courts Law Enforcement Notification Affidavit
OHIO DEPARTMENT OF PUBLIC SAFETY
BUREAU OF MOTOR VEHICLES

UNCLAIMED MOTOR VEHICLE AFFIDAVIT
Section 4505.101 of the Ohio Revised Code (R.C.)

The purpose of the affidavit is to affirm that the requirements of section 4505.101 of the R.C. have been satisfied in order to obtain a certificate of title for an unclaimed motor vehicle with a vehicle value less than three thousand five hundred dollars ($3500).

| BUSINESS NAME OF REPAIR GARAGE / PLACE OF STORAGE OR TOWING SERVICE / STORAGE FACILITY |
| BUSINESS STREET ADDRESS | P.O. BOX | COUNTY |
| CITY | STATE | ZIP CODE |
| BUSINESS OWNER / AUTHORIZED AGENT NAME | BUSINESS TELEPHONE | ALTERNATIVE TELEPHONE |

| VEHICLE INFORMATION | The owner’s information as identified from the search of the records of the Bureau of Motor Vehicles (BMV) |
| OWNER’S NAME ON TITLE | OWNER’S ADDRESS |
| LIENHOLDER’S NAME ON TITLE (if applicable) | LIENHOLDER’S ADDRESS |
| VEHICLE IDENTIFICATION NUMBER (VIN) | YEAR | MAKE | MODEL |

| VEHICLE VALUE (must be less than $3500 to use this affidavit) |
| Wholesale Value (as provided in a vehicle valuation guide recognized by the motor vehicle industry) (A) $ |
| Estimated cost of repairs to restore vehicle to wholesale value (B) $ |
| Cost of agreed upon repairs (C) $ |
| VEHICLE VALUE (A) – (B) – (C) = $ |
| Towing fees* (1) $ |
| Storage fees* (only for the period of time the vehicle was stored without payment) (2) $ |
| AMOUNT PAID TO THE CLERK VEHICLE VALUE – (1) – (2) = $ |

* For maximum fees, see page 2 of the affidavit.

CHECK ONE BOX IN SECTION A OR B AND COMPLETE REQUIRED INFORMATION

SECTION A - REPAIR GARAGE / PLACE OF STORAGE (with an agreement)
A motor vehicle has been left unclaimed for 15 days or more after the completion of a requested repair or agreed term of storage.

- Repair garage with a repair agreement
- Place of Storage with a storage agreement

| DATE OF COMPLETED REPAIR / TERM OF STORAGE | DATE CERTIFIED MAIL SENT | DATE OF SIGNED RECEIPT OR UNDELIVERABLE NOTICE |

SECTION B FOR TOWING SERVICE / STORAGE FACILITY UNDER AUTHORITY OF SECTION R.C. 4513.601
(must include copies of notices and certified returned mail receipts)

- Towing Service that removed the vehicle under division (B) of section R.C. 4513.601.
- Storage Facility where a for-hire motor carrier delivered a motor vehicle under section R.C. 4513.601.

| DATE VEHICLE WAS DROPPED OFF / TOWED | DATE OF 1ST NOTICE (within 5 business days of received BMV records search) |
| DATE OF 2ND NOTICE (30 days after 1st notice) | DATE OF 3RD NOTICE (45 days after 1st notice) |
| DATES OF SIGNED RECEIPTS OR UNDELIVERABLE NOTICES |

UNLESS OTHERWISE SPECIFIED, DAYS ARE EQUAL TO CALENDAR DAYS.

BMV 4202 3/17 [760-0124] Page 1 of 2
By completing this form, I am hereby affirming that ALL of the requirements of sections 4505.101 and/or 4513.601 of the R.C. have been met and I attest that all the information contained on this form is true and accurate. I understand that providing false information may constitute a criminal offense of falsification under section 2921.13 of the R.C. and is a misdemeanor of the first degree.

SIGNATURE OF BUSINESS OWNER / AUTHORIZED AGENT

DATE OF APPLICATION

X

Notary
Sworn to and subscribed in my presence this _____ day of ___________, 20____ in ______________ County, State of ________________.

(Notary Seal)
Signature of Notary Public X____________________________ My commission expires ________________

ADDITIONAL DOCUMENTATION MAY BE REQUIRED UPON REQUEST OF THE CLERK OF COURTS.

THE ACCEPTANCE OF PRESENTED DOCUMENTATION FOR THE ISSUANCE OF A TITLE IS AT THE DISCRETION OF THE CLERK.

FEES

The following storage and tow removal fees are as is, until such time that rules have been established by the Public Utilities Commission of Ohio (PUCO).

<table>
<thead>
<tr>
<th>REMOVAL OF VEHICLE</th>
<th></th>
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<tbody>
<tr>
<td>Maximum fee</td>
<td>$90</td>
</tr>
<tr>
<td>Maximum fee for vehicles that exceed 10,000 lbs. (mfg. GVW*)</td>
<td>$150</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STORAGE OF VEHICLE</th>
<th></th>
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</thead>
<tbody>
<tr>
<td>Maximum fee per 24 hour period</td>
<td>$12</td>
</tr>
<tr>
<td>Maximum fee for vehicles that exceed 10,000 lbs. (mfg. GVW*) per 24 hour period</td>
<td>$20</td>
</tr>
</tbody>
</table>

*Manufacturer’s Gross Vehicle Weight
OHIO DEPARTMENT OF PUBLIC SAFETY
BUREAU OF MOTOR VEHICLES

UNCLAIMED SALVAGE MOTOR VEHICLE AFFIDAVIT
Section 4505.103 of the Ohio Revised Code (R.C.)

The purpose of the affidavit is to affirm that the requirements of section 4505.103 of the R.C. have been satisfied in order to obtain a salvage certificate of title that is marked “FOR DESTRUCTION ONLY” for an unclaimed salvage motor vehicle with a vehicle value less than one thousand five hundred dollars ($1500).

**BUSINESS NAME OF REPAIR GARAGE / TOWING SERVICE / STORAGE FACILITY**

<table>
<thead>
<tr>
<th>BUSINESS STREET ADDRESS</th>
<th>P.O. BOX</th>
<th>COUNTY</th>
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<tr>
<th>CITY</th>
<th>STATE</th>
<th>ZIP CODE</th>
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</table>

<table>
<thead>
<tr>
<th>BUSINESS OWNER / AUTHORIZED AGENT NAME</th>
<th>BUSINESS TELEPHONE</th>
<th>ALTERNATIVE TELEPHONE</th>
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</table>

**VEHICLE INFORMATION** The owner’s information as identified from the search of the records of the Bureau of Motor Vehicles (BMV)

<table>
<thead>
<tr>
<th>OWNER’S NAME ON TITLE</th>
<th>OWNER’S ADDRESS</th>
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<thead>
<tr>
<th>LIENHOLDER’S NAME ON TITLE (if applicable)</th>
<th>LIENHOLDER’S ADDRESS</th>
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<table>
<thead>
<tr>
<th>VEHICLE IDENTIFICATION NUMBER (VIN) (if available)</th>
<th>YEAR</th>
<th>MAKE</th>
<th>MODEL</th>
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**PHOTOGRAPHS OF THE MOTOR VEHICLE MUST VALIDATE THE DETERMINATION OF THE VEHICLE VALUE AND BE SUBMITTED TO THE CLERK WITH THE AFFIDAVIT.** (Photos shall include, at minimum, the motor vehicle’s VIN plate, body, and any damage proving the vehicle is both inoperable and impossible to restore for highway operation.) **NOTE:** If no VIN is available, a photo is required that clearly validates there is no VIN plate on the vehicle.

**PHYSICAL DESCRIPTION OF THE DAMAGE ON THE VEHICLE**

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**VEHICLE VALUE** *(Must be less than $1500 to use this affidavit)*

<table>
<thead>
<tr>
<th>Wholesale value (as provided in a vehicle valuation guide recognized by the motor vehicle industry)</th>
<th>(A) $</th>
</tr>
</thead>
<tbody>
<tr>
<td>Estimated cost of repairs to restore vehicle to wholesale value</td>
<td>(B) $</td>
</tr>
<tr>
<td>Towing fees*</td>
<td>(C) $</td>
</tr>
<tr>
<td>Storage fees* (may only deduct fees for a maximum of 30 days for vehicles stored without payment)</td>
<td>(D) $</td>
</tr>
</tbody>
</table>

**VEHICLE VALUE**

(\(A - (B) - (C) - (D) = \))

* For maximum fees, see page 2 of the affidavit.

**REPAIR GARAGE / TOWING SERVICE / STORAGE FACILITY**

The affidavit may not be filed sooner than 30 days after the notice of receipt has been received.

- [ ] REPAIR GARAGE
- [ ] TOWING SERVICE
- [ ] STORAGE FACILITY

<table>
<thead>
<tr>
<th>DATE VEHICLE WAS DROPPED OFF / TOWED</th>
<th>DATE CERTIFIED MAIL SENT (within 8 business days of received BMV records search)</th>
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<table>
<thead>
<tr>
<th>DATE OF SIGNED RECEIPT OR UNDELIVERABLE NOTICE</th>
<th>DATE OF VEHICLE REMOVAL / DISPOSAL</th>
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</table>

*(must include copies of notices and certified returned mail receipts)*

**UNLESS OTHERWISE SPECIFIED, DAYS ARE EQUAL TO CALENDAR DAYS.**
By completing this form, I am hereby affirming that **ALL of the requirements** of section 4505.103 of the R.C. have been met and I attest that all the information contained on this form is true and accurate. I understand that providing false information may constitute a criminal offense of falsification under section 2921.13 of the R.C. and is a misdemeanor of the first degree.

<table>
<thead>
<tr>
<th>SIGNATURE OF BUSINESS OWNER / AUTHORIZED AGENT</th>
<th>DATE OF APPLICATION</th>
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<tbody>
<tr>
<td>X</td>
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</tbody>
</table>

Notary
Sworn to and subscribed in my presence this __ day of ____________, 20__ in ____________ County, State of ____________

(Notary Seal)
Signature of Notary Public X ________________________________ My commission expires __________________

**Upon receipt of the affidavit, application for a salvage certificate of title, and a four dollar title processing fee, additional documentation may be required upon request of the clerk of courts.**

**The acceptance of presented documentation for the issuance of a title is at the discretion of the clerk.**

**Fees**
The following storage and tow removal fees are as is, until such time that rules have been established by the Public Utilities Commission of Ohio (PUCO).

<table>
<thead>
<tr>
<th>REMOVAL OF VEHICLE</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum fee</td>
<td>$ 90</td>
</tr>
<tr>
<td>Maximum fee for vehicles that exceed 10,000 lbs. (mfg. GVW*)</td>
<td>$ 150</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>STORAGE OF VEHICLE</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Maximum fee per 24 hour period</td>
<td>$ 12</td>
</tr>
<tr>
<td>Maximum fee for vehicles that exceed 10,000 lbs. (mfg. GVW*) per 24 hour period</td>
<td>$ 20</td>
</tr>
</tbody>
</table>

*Manufacturer's Gross Vehicle Weight
UNCLAIMED AFFIDAVIT PROCESS

LAW ENFORCEMENT NOTIFICATION AFFIDAVIT

Note: This affidavit must be filed with BMV 4202 – Unclaimed Motor Vehicle Affidavit in situations where a person who requested the repair or agreed to storage of a motor vehicle is not the owner or lienholder of the motor vehicle as indicated in the record search results provided by the Bureau of Motor Vehicles. (BMV 1149/2433)

State of Ohio

County of Franklin

Year: __________________________ Make: __________________________ Model: __________________________

VIN: _____________________________________________________________________________________

I,______________________________________ agent for __________________________________________

(Authorized Entity). Do hereby swear that the above vehicle was delivered to us by:
____________________________________ (Repair Requester) on this date  __________________________

After a search of the records was completed, it was determined the legal owner(s) and lien holder(s) are:

Legal Owner:___________________________________________________________________________

Lien Holder:____________________________________________________________________________

We are applying for an Unclaimed Motor Vehicle Title pursuant to section O.R.C. 4505.101(A).

The __________________________(Law Enforcement Agency)

was notified of our possession of the vehicle on _____________(date) by _____________________(method)

________________________________________ Signature of Agent

Identification Presented
(Type & Number)

Sworn to and subscribed in my presence by __________________________ this _____________

day of __________________________, 20____.

(Seal) (Clerk, Deputy Clerk of Courts, Notary)