

# Application for Authority to Dispose of a Motor Texas Department Vehicle to a Demolisher after Statutory Foreclosure

#### **Information**

This application can only be submitted by a statutory lienholder (storage facility, mechanic, or landlord) that has foreclosed on a motor vehicle in their possession under the applicable Texas statute. These lien foreclosures include:

- Licensed vehicle storage facility under Occupations Code, Chapter 2303
- Self-service storage facility under Property Code, Chapter 59
- Storage facility (that is not a licensed vehicle storage facility) under Property Code, Chapter 70
- Landlord under Property Code, Chapter 54
- Mechanic (including a licensed franchise dealership mechanic) under Property Code, Chapter 70

Refer to the Motor Vehicle Title Manual (Chapter 23) for more information on these foreclosures.

The statutory lienholder must comply with all notification requirements under their respective foreclosure chapter. Following all the notification requirements, the lienholder may apply for a Certificate of Authority to Dispose of a Motor Vehicle in lieu of conducting a public sale if the lienholder determines the motor vehicle's only residual value is as a source of parts or scrap metal, or it is not economical to dispose of the vehicle at public sale.

Mail this completed application, required documentation (see Page 2), and \$2.00 application fee in the form of a check or money order payable to the Texas Department of Motor Vehicles. Credit/debit cards, temporary checks, and cash are not accepted. Fees are non-refundable.

Mail to: Texas Department of Motor Vehicles Vehicle Titles and Registration Division

> **ATTN: Title Control Systems** Austin, Texas 78779-0001

Vehicle Information								
Vehicle Identification Number	Year		Make		Body Style		Model	
				ding is the actual mileage unless one of the following is checked:				
	☐ Not Actual ☐ Exceed				ds Mechanical Limits 🔲 Exempt			
Physical Location of the Vehicle								
Applicant Information								
Business Name					License Number (if applicable)			
Address City					State Zip			
Type of Statutory Lienholder								
☐ Vehicle Storage Facility	ty $\square$ Self-Service Storage Facility $\square$					Storage Facility		
☐ Mechanic	☐ Franchise Dealership Mechanic ☐ Landlord							
Certification – State law makes falsifying information a third degree felony								
I, the applicant listed above, certify the statements are true and correct, and the owner(s) and any applicable lienholder(s) were notified								
as required by statute. I also certify I have complied with all applicable provisions of state law and regulations that affect a statutory lien								
foreclosure and title transfer. I am, therefore, applying for authority to dispose of the motor vehicle described above to a demolisher for								
demolition, wrecking, or dismantling only in accordance with state law. I understand this vehicle cannot be repaired, rebuilt,								
reconstructed, made operable, or retitled, and I may only dispose of the vehicle to a demolisher for permanent destruction.								
Signature of Authorized Agent		rinted Name /S	amo as Signatur	ral			Date	
Signature of Authorized Agent Printed Name (Same as Signature) Date							Date	

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#### **Required Documents**

In addition to this form, the statutory lienholder (storage facility, mechanic, or landlord) <u>must</u> submit the applicable lien foreclosure form (listed below) and <u>all</u> required documents listed on that form, such as proof of notification, title/registration verification, and any other applicable requirements. Refer to one of these applicable forms to determine the necessary requirements:

- Licensed Vehicle Storage Facility Lien Foreclosure (Form VTR-265-VSF)
- Self-Service Storage Facility Lien Foreclosure (Form VTR-265-SSF)
- Storage Lien Foreclosure (Form VTR-265-S)
- Mechanic's Lien Foreclosure (Form VTR-265-M)
- Franchise Mechanic's Lien Foreclosure (Form VTR-265-FM)
- Landlord's Lien Foreclosure (Form VTR-265-L)

#### **Important**

When submitting this application, the statutory lienholder (storage facility, mechanic, or landlord) does not complete the public sale. As a result, the following information should <u>not</u> be completed on the applicable form from the list above:

- Public Sale (Date, Location, or Sales Price)
- Purchaser Information (Name and Address)
- Odometer Disclosure Statement

The statutory lienholder <u>must</u> appear before a public notary and complete the "Affidavit of Statutory Lienholder" section on the applicable form from the list above and have that form notarized if a notary is a requirement of that form. However, this application does not require notarization.

## **Information on Odometer Reading**

An odometer reading is required if the vehicle is subject to odometer disclosure. If the odometer reading cannot be established, please indicate "1" and mark "Not Actual." If the vehicle is exempt from odometer disclosure, you must mark the odometer reading as "Exempt."

## Information Specific to a Licensed Vehicle Storage Facility

If the statutory lienholder applying for a Certificate of Authority on this form is a vehicle storage facility licensed under Occupations Code, Chapter 2303, the vehicle storage facility is not required to make a second notification to the owner(s) and lienholder(s) on record if the motor vehicle is at least 10 years old (current year – 10). If the motor vehicle is at least 10 years old, the vehicle storage facility must only complete, and provide proof of, the first notice to the owner(s) and lienholder(s) and the notice to law enforcement (if the law enforcement agency requires a notice of abandonment).