Steps to Become an Authorized Title Service Provider

Effective October 1, 2019, Legislative Act 2019-238 amended Section 32-8-2 and 32-8-34, <u>Code of Alabama 1975</u>, to allow authorized title service providers to act on behalf of a designated agent of the department or a lienholder. If an authorized title service provider fails to perform its duties, the department may revoke the authority of the title service provider to act on behalf of a designated agent or lienholder. The Act further clarifies that "No dealer appointed as a designated agent shall process title applications on behalf of another dealer unless both dealerships are owned by the same entity".

To qualify as an authorized title service provider, an individual or entity must comply with the provisions of Ala. Administrative Rule 810-5-75-52.01, including submission of the following forms:

- 1. Memorandum of Agreement with the department
- 2. Title Service Provider Application (form MVT 4-6)
- 3. Motor Vehicle Surety Bond (form MVT 4-3)
- 4. Power of Attorney for each dealer, designated agent or lienholder (form MVT 5-13)

In addition, the title service provider applicant must complete the department's designated agent class. Upon completion of the designated agent class and compliance with all requirements of Chapter 8 of Title 32, <u>Code of Alabama 1975</u>, and rules promulgated thereunder, the authorized title service provider will be provided access to the Alabama Title System (ALTS). The ALTS Title Training Manual and the training schedule are available on the department's website https://revenue.alabama.gov/motor-vehicle/alts-alabama-titling-system/training-schedule/.

Please contact the Motor Vehicle Division at (334) 242-9000 or MVD@revenue.alabama.gov if you have any questions.



ALABAMA DEPARTMENT OF REVENUE MOTOR VEHICLE DIVISION

P. O. Box 327640 • Montgomery, AL 36132-7640 www.revenue.alabama.gov

Application For Title Service Provider

COMPANY NAME:			TELEPHONE	:
PHYSICAL ADDRESS:			1	
MAILING ADDRESS (if different fro	om above):			
CITY:	COUNTY:	STATE:	ZIP:	
EMAIL ADDRESS:				
PRINCIPAL NAME(S)	TITLE	HOME ADDRESS	H	OME TELEPHONE
1				
2				
3				
4				
The following are required t	to apply:			
Memorandum of AgreePower of Attorney for e	ment	ayable to the State of Alabama. (for gent or lienholder (form MVT 5-13)	m MVT 4-3.)	
The undersigned states und knowledge and belief:	der the penalties of perjury that all	I information contained in this applic	ation is true and correct to the	e best of his/her
	BY:_			
		SIGNA	ΓURE AND TITLE	
	_		DATE	

MEMORANDUM OF AGREEMENT FOR TITLE SERVICE PROVIDERS

<u>Authority</u>

This agreement (hereinafter referred to as AGREEMENT) is m	ade between the
Alabama Department of Revenue, Motor Vehicle Division (here	einafter referred to as
ADOR), and,	(hereinafter referred to as
COMPANY) through their duly authorized representatives purs	suant to Section 40-2A-
10, Code of Alabama, 1975.	

Purpose

The purpose of this AGREEMENT is to allow the COMPANY upon approval as an authorized title service provider to act on behalf of a dealer, lienholder or other persons as prescribed by Section 32-8-34, Code of Alabama 1975.

Scope of Agreement

The COMPANY agrees to the following:

- 1. Provide the name, address, telephone number, email address, federal employee identification number, and any other identifying information that may be required by the ADOR in order to establish the COMPANY as an authorized Title Service Provider.
- 2 Provide a signed Power of Attorney (MVT 5-13) from each customer, which grants the COMPANY the authority to act on behalf of the customer.
- 3 Provide notice to the ADOR within five (5) calendar days of the customer discontinuing services of the COMPANY.
- 4. The COMPANY pursuant to Section 32-8-34, <u>Code of Alabama 1975</u>, agrees to post, with the ADOR, a bond executed with a corporate surety authorized to do business in Alabama as a surety, thereon payable to the state in a sum provided in Section 40-12-398, <u>Code of Alabama 1975</u>, conditioned on the faithful performance of duties.

Upon the COMPANY's satisfaction of all requirements to become an authorized Title Service Provider, the ADOR agrees to the following:

- 1. Provide the COMPANY with an Alabama Title System (ALTS) user identification and password with Title Service Provider access.
- 2. Provide the COMPANY with all information necessary in order to comply with this AGREEMENT and act as an agent for their customer to process title applications on their behalf.

Confidentiality

The COMPANY agrees to require its personnel with access to the data available on the Alabama Title System (ALTS) to sign the ADOR Non-employee Confidentiality and Disclosure Statement (COM: 103 form) acknowledging that the use of the data is to be

MEMORANDUM OF AGREEMENT FOR TITLE SERVICE PROVIDERS

confined solely to the purpose of providing motor vehicle data for the above mentioned purposes. The COMPANY personnel signing the Disclosure Statement shall be responsible for ensuring that access to the data is for official purposes only, and that use of such data for any other purposes than those specifically enumerated herein could be a violation of the federal Driver's Privacy Protection Act; also, that the improper use of the information could constitute a violation of the Alabama Computer Crime Act. Any unauthorized use or disclosure of information obtained by virtue of this AGREEMENT shall constitute grounds for termination of this AGREEMENT.

If the COMPANY has reason to suspect that unauthorized access to or disclosure of personal information has occurred in a manner which would constitute a violation of this agreement, or any applicable state or federal law, the recipient must notify the ADOR by telephone by the end of the next business day and follow-up with written notification within five business days. The written notification must provide the date and the specific records affected by the unauthorized access to or disclosure of personal information.

Commencement/Termination This AGREEMENT is entered into on this day of This AGREEMENT will become effective on the day that it is executed by both parties. is not limited to periods of time or years, and will be considered in effect until terminated. Either party may terminate this AGREEMENT upon at least thirty (30) days written notice to the other party, said notice to specify the date of termination. In addition, the ADOR may terminate this AGREEMENT at any time without written notice when it is made aware that COMPANY is not fully and faithfully performing its obligations under this AGREEMENT and provisions of Chapter 8 of Title 32, Code of Alabama 1975, and rules promulgated thereunder. ALABAMA DEPARTMENT OF REVENUE Vernon Barnett, Commissioner Alabama Department of Revenue Craig Banks, Chief Legal Counsel Alabama Department of Revenue

COMPANY

Title:_____



KNOW ALL MEN BY THESE PRESENTS, that we _

Alabama Department of Revenue Motor Vehicle Division

P.O. Box 327643 • Montgomery, AL 36132-7643 www.revenue.alabama.gov

Motor Vehicle Surety Bond

	IVIV I 4-3	9/20	
Bond Number			

City	, County	, State
As Principal (hereinafter called Principal), and _		NAME OF SURETY
		NAME OF COTIETY
• • • • • • • • • • • • • • • • • • • •		of Alabama, his successors and assigns, (hereafter "Commissioner") in the sum of Fifty bind ourselves, our heirs, executors, administrators, successors, and assigns, jointly and
The Principal represents that it has been licensed by the	e Alabama Department of Revenue subject to the ex	execution and continuation of the Bond in good standing. Check all that apply:
	icle Dealer," "Motor Vehicle Rebuilder," "Motor Vehic	icle Wholesaler" or as a "Master Dealer" inclusive of these licenses in whole or in part,
As a "Designated Agent" under Sections 32-8-34 at	nd 32-20-22, Code of Alabama 1975.	EE
As a "Title Service Provider" under Sections 32-8-2	and 32-8-34, Code of Alabama 1975.	WEB.
As an "Automotive Dismantler and Parts Recycler"	7	
//	tions 40-12-445 through 40-12-450, Code of Alaban	RILL II
As a "Manufacturer" or a "Boat Dealer" or licensee	otherwise described under Sections 32-6-212, Code	te of Alabama 1975.
NOW THEREFORE, in consideration of the Premise		
		ply with the conditions of any contract made by such licensee in connection with the sale shall not violate any of the provisions of law relating to the conduct of the business for
		personally, through any of their officer or employees, or through a title service provider, starting at Section 32-8-1, Code of Alabama 1975, and the Chapter starting at section
Alabama 1975) who shall recover any judgment for any	loss as a result of any violation of the conditions pe	of and for the benefit of any person (as that term is defined by Section 40-1-1, Code of certaining to any of the requirements and duties of the Principal's license. The penalty ipal under Chapter 23 of Title 40, may be assessed against the Bond.
upon the execution of a new bond for periods after its ex	secution should the Department of Revenue request er. This Bond pertains only to periods beginning on	Itain its licenses bonded hereunder. The continuation of this Bond is also conditioned st such upon or with the Department of Revenue's approval of an amended or new bond nor after October 1, 2020. Bonds for the abovementioned licenses issued for periods re the effective date of this Bond.
of any Act in lieu of or amendatory to said laws, but this	obligation shall continue in full force and effect with	eleased or the validity thereof affected by reason of the adoption by the State of Alabama respect to said statutes or any amendments thereto or changes therein which may be surrender of this obligation by the State of Alabama pursuant to any law now existing or
ı v		
which said Surety shall have filed with the Alabama Dep discharge such Surety from any liability already accrued	artment of Revenue written request to be released a	ama accruing on this bond after the expiration of sixty (60) days from the date upon and discharged provided; however, such request shall not operate to relieve, release or sixty (60) day period.
IN WITNESS WHEREOF, we hereun	to set our names and seals on this	day of
,,		day of,,,,,
(Surety)		Authorized Representative of Business (Principal) – Typed Name
(Agent of Surety Company) -	- Typed Name	Authorized Representative of Business (Principal) – Signature
(Agent of Surety Company)	- Signature	Authorized Representative of Business (Principal) – Typed Name

Authorized Representative of Business (Principal) - Signature

Bond Form Instructions

The surety company must complete all bonds on the form prescribed by the Alabama Department of Revenue.

Completion of the Bond:

The bond must include the true legal name of the party for whom the bond is being sought, as follows:

- If an individual ownership, the applicant's name as well as the business name; Example: John Doe, DBA ABC Auto Sales
- If a partnership, the names of all partners and the name of the partnership; Example: John Doe & Jane Doe, DBA ABC Auto Sales
- If a limited liability company, the true legal name of the company; Example: ABC Auto Sales, LLC
- If a corporation, the complete corporate name; Example: ABC Auto Sales, Inc.

The bond must also reflect the following:

- The city, county and state in which the business is located;
- The name of the surety company providing the coverage;
- The date the bond was executed (postdated bonds are not acceptable);

Signature Requirements:

All signatures must be originals.

The bond must include the signatures of the following:

- The signature of the surety company agent;
- The signature of the applicant (individual owner), all partners, all LLC members, or a corporate officer. If anyone
 other than the executive officer, managing partner or managing member is signing on behalf of a company, the
 bond must be accompanied by a resolution from the company's board of directors, managing partner or managing
 member authorizing the signature on behalf of the company.

Type the name of the person(s) signing the form.

Power of Attorney Requirements:

An original power of attorney form indicating that the agent is authorized to execute the bond on behalf of the surety company must accompany the bond.

The power of attorney must have the same date as that on the bond.

All required documents must be mailed to:

Alabama Department of Revenue Motor Vehicle Division P.O. Box 327643 Montgomery, AL 36132-7643

Any bond or power of attorney received separately will be returned to sender.

The bond form may not be duplicated. The bond form must be an original. White-outs or alterations are not acceptable. No facsimiles, photocopies, letters or phone calls are acceptable substitutes for the original bond.



ALABAMA DEPARTMENT OF REVENUE MOTOR VEHICLE DIVISION

www.revenue.alabama.gov

Power of Attorney

A.		
VEHICLE IDENTIFICATION NUMBER (VIN)*	YEAR MAKE MODEL	
BODY TYPE LICEN	ISE PLATE NUMBER STATE OF ISSUANCE	
B.		
Taxpayer Information	Representative(s): Hereby appoint(s) the following representative(s)	
Taxpayer Name(s) and Address (Please Type or Print)	Name and Address (Please Type or Print)	
Email Address	Email Address	
Telephone Number ()	Telephone Number ()	
☐ Title service provider - Section A is not required ☐ other purpose, describe:	register and purchase license plate(s), register and purchase license plate(s), register and purchase license plate(s), register and purchase license plate(s),	
SIGNATURE OF TAXPAYER DATE		
	OUT THIS SIGNATURE Of an authorized representative of the firm who will perform as attorney-	
in-fact for the owner.	2 viii pononii do dilonioj	