

STATE OF NEW JERSEY DEALER SECURE POWER OF ATTORNEY / ODOMETER DISCLOSURE



This form may only be used when the title is physically held by a lienholder or when the title has been lost. This form must be submitted to the NJMVC by the person exercising Power(s) of Attorney. Failure to do so may result in fines and/or imprisonment. Instructions provided on Page 4.

PART A: TRANSFEROR (SELLER'S) POWER OF ATTORNEY TO DISCLOSE MILEAGE

VEHICLE DESCRIPTION							
Vehicle Identification Number Year		Make	Model	Body	Title No).	
I.		appoint buyer			a	s of	
-,	(Print Transferor's Name)			(Print Name	of Buyer (Transferee))		
	as my attorney-in-fact with full authority to transfer title, to satisfy any liens and to disclose						
the mi	leage for the vehicle desc	cribed above, e	exactly as stated in t	he following dis	sclosure.		
WAR	NING: Federal law and statement may result in fi	State law requines and/or imp	ire that you state the orisonment.	e mileage upon t	ransfer of ow	nership. Pr	oviding a
I STATE THAT THE ODOMETER NOW READS (Do not show tenths of a mile),							e),
DATE READ:, AND I HEREBY CERTIFY THAT TO THE BEST OF MY							
KNOWLEDGE THE ODOMETER READING: REFLECTS ACTUAL MILEAGE							
IS IN EXCESS OF ITS MECHANICAL LIMITS IS NOT THE ACTUAL MILEAGE - WARNING							
	ODOMETER DISCREPANCY						
UNDER PENALTY OF PERJURY, I DECLARE THAT I HAVE READ THE FOREGOING DOCUMENT AND THAT THE FACTS STATED IN IT ARE TRUE.							
FEROR LER)	Transferor Signature: Transferor Printed Name:						
TRANSFEROR (SELLER)	Transferor Street Address:		City:		State:		Zip:
TRANFEREE (BUYER)	ransferee Signature: Transferee Printed Name:						
TRAN! (BU	Transferee Street Address:		City:		State:	,	Zip:



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PART B: POWER OF ATTORNEY TO REVIEW TITLE DOCUMENT AND ACKNOWLEDGE DISCLOSURE (PART B IS INVALID UNLESS PART A HAS BEEN COMPLETED)

		VEH	ICLE DESCRIPT	TION		_	
Vehic	cle Identification Number	Year	Make	Model	Body	Title No.	
the mi	(Print Transferee's Name) as my at leage for the vehicle described and Statement may result in fin	torney-in-fact veribed above, ex State law requires and/or impr	with full authority xactly as stated in re that you state the risonment.	to transfer title, the following di e mileage upon	to satisfy any sclosure.	liens and to disclose nership. Providing a	
	TE THAT THE ODOM E READ:					•	
	WLEDGE THE ODOM						
IS IN EXCESS OF ITS MECHANICAL LIMITS IS NOT THE ACTUAL MILEAGE - WARNING ODOMETER DISCREPANCY					GE - WARNING		
	DER PENALTY OF PER		ARE THAT I HAV FACTS STATED			DOCUMENT AND	
TRANSFEROR (SELLER)	Transferor Signature:	Transferor Printed Name:					
TRANSF (SELI	Transferor Street Address:		City:		State:	Zip:	
TRANFEREE '	Transferee Signature:	Printed Name:	1	·			
TRANF (BUY	Transferee Street Address:		City:		State:	Zip:	



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PART C: CERTIFICATION BY ATTORNEY IN FACT

(Person completing Part C must be the same person transferring information and signing the title.)

	VEE	HCLE DESCRIPT	ION		
Vehicle Identification Number	Year	Make	Model	Body	Title No.
I,	, her	reby certify that the n	nileage I have dis	closed on the	title is consistent with
that provided to me in the above	power(s) of atto	orney. Further, upon e	examination of th	e title and any	reassignment
documents for the vehicle descri	bed above, the n	nileage disclosure I h	ave made on the	title pursuant t	to the power of attorne
is the same or greater than that p	reviously stated	on the title reassigne	d documents. Th	is certificate is	not intended to create
nor does it create any new or add	litional liability	under Federal or Stat	e law.		
UNDER PENALTY OF PER		LARE THAT I HAV FACTS STATED			G DOCUMENT AND
Signature:	Date:	Printed Na	me:		
Street Address:	1	City:		State:	Zip:



STATE OF NEW JERSEY SECURE POWER OF ATTORNEY/ODOMETER DISCLOSURE



WHO IS AUTHORIZED TO USE THIS FORM?:

<u>OWNERS</u> (SELLERS) TRANSFERRING THEIR OWNERSHIP IN THE MOTOR VEHICLE DESCRIBED ON THIS FORM TO A **BUYER** WHO WILL USE THIS POWER OF ATTORNEY TO MAKE A REQUIRED ODOMETER DISCLOSURE ON BEHALF OF THE SELLER (SELLERS MUST COMPLETE PART A WHEN TITLE IS NOT AVAILABLE FOR ODOMETER DISCLOSURE).

<u>BUYERS</u> OBTAINING OWNERSHIP OF THE MOTOR VEHICLE DESCRIBED ON THIS FORM FROM A LICENSED MOTOR VEHICLE DEALER WILL USE THIS POWER OF ATTORNEY TO MAKE A REQUIRED ODOMETER DISCLOSURE ON BEHALF OF THE BUYER. (BUYER MUST COMPLETE PART B WHEN THE TITLE CERTIFICATE IS NOT AVAILABLE AND PART A HAS BEEN COMPLETED.)

<u>DEALERS</u> LICENSED IN THE STATE OF NEW JERSEY TO BUY AND SELL MOTOR VEHICLES WILL USE THE POWER(S) OF ATTORNEY TO MAKE REQUIRED ODOMETER DISCLOSURES FOR MOTOR VEHICLE SELLERS AND/OR BUYERS. (DEALERS MUST ALWAYS COMPLETE PART C.)

THIS FORM SHOULD BE USED:

WHEN THE CERTIFICATE OF TITLE IS PHYSICALLY HELD BY A LIENHOLDER AND IS NOT AVAILABLE FOR ENDORSEMENT FOR TRANSFER AND ODOMETER DISCLOSURE.

WHEN THE CERTIFICATE OF TITLE HAS BEEN LOST OR DESTROYED AND IS NOT AVAILABLE FOR ENDORSEMENT FOR TRANSFER AND ODOMETER DISCLOSURE.

HOW THIS FORM SHOULD BE USED:

STEP 1: DEALER REPRESENTATIVE MUST DIGITALLY COMPLETE ALL INFORMATION PART A (PAGE 1) WHEN FACILITATING A VEHICLE **TRADE-IN** WHEN THE TITLE IS EITHER LOST OR IN POSSESSION OF THE LIENHOLDER.

STEP 2 (if applicable): DEALER REPRESENTATIVE MUST DIGITALLY COMPLETE, PRINT, AND PROPERLY EXECUTE PART B WHEN FACILITATING A SUBSEQUENT VEHICLE SALE AFTER PART A (PAGE 1) HAS BEEN PROPERLY EXECUTED AND THE TITLE IS EITHER LOST OR REMAINS IN POSSESSION OF THE LIENHOLDER. DEALER MUST THEN PRINT AND PROPERLY EXECUTE PART B (PAGE 2) BY HAVING THE SELLER/TRANSFEROR AND BUYER/TRANSFEREE APPLY WET SIGNATURE.

STEP 3: DEALER REPRESENTATIVE MUST DIGITALLY COMPLETE PART C (PAGE 3), PRINT, AND THEN APPLY WET SIGNATURE BEFORE SUBMITTING THE EXECUTED SECURE POA TO THE COMMISSION FOR PROCESSING. PART C MUST BE COMPLETED AND SUBMITTED TO THE COMMISSION WITH EITHER PART A, IF ONLY PART A WAS FILLED OUT, OR WITH PARTS A AND B IF PARTS A AND B WERE FILLED OUT.

THIS FORM IS NOT REQUIRED:

WHEN THE MOTOR VEHICLE IS EXEMPT FROM THE ODOMETER DISCLOSURE REQUIREMENTS UNDER FEDERAL AND STATE LAW. THESE EXEMPTIONS ARE:

- MOTOR VEHICLES WITH A MODEL YEAR OF 2011 OR NEWER ARE EXEMPT AFTER TWENTY (20) YEARS AND MOTOR VEHICLES WITH A MODEL YEAR OF 2010 OR OLDER ARE EXEMPT AFTER TEN (10) YEARS.
- MOTOR VEHICLE IS NOT SELF PROPELLED.
- MOTOR VEHICLE HAS A GROSS VEHICLE WEIGHT RATING (GVWR) OF MORE THAN 16,000 POUNDS.

NOTE: IF A POWER OF ATTORNEY FORM IS NEEDED FOR AN EXEMPT VEHICLE (SEE ABOVE LIST OF EXEMPTIONS), USE A STANDARD (NON-SECURE) POWER OF ATTORNEY.

FILING OF COPIES:

<u>ORIGINAL:</u> TO BE ATTACHED TO THE CERTIFICATE OF TITLE WHEN OBTAINED AND IS TO REMAIN WITH THE TITLE UNTIL THE APPLICATION FOR TITLE IS MADE FOR THE BUYER.

SECOND COPY: TO BE RETAINED BY THE DEALER FOR A PERIOD OF FIVE (5) YEARS.

THIRD COPY: TO BE GIVEN TO THE SELLER WHO COMPLETED THE POWER OF ATTORNEY IN PART A.