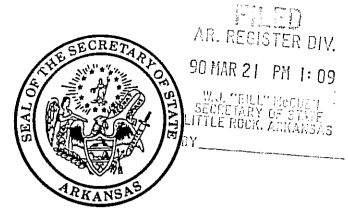
# ARKANSAS REGISTER



# AR. REGISTER DIV. Transmittal Sheet

W.J. "Bili" McCuen Secretary of State State Capitol Little Rock, Arkansas 72201-1094

For Office Use Only:	Effective D	ate 4-11-90 Code Number <u>Odo.</u>	05.9000D	
Name of Agency Department of Finance and Administration				
Department Division of Revenue				
Contact Person Cora L. Gentry Telephone 682-7030				
Statutory Authority for Promulgating Rules				
Ark. Code Ann. 2 7-14-101 et seq. and 4-90-201				
Intended Effective Date			Date	
		Legal Notice Published	Feb 6,13 &20, 1990	
□ Emerg	ency	Final Date for Public Comment2-27-		
図 20 Day	/S	Filed With Legislative Council	2-20-90	
After F	iling	Reviewed by Legislative Counci	<u>3-13-90</u>	
□ Other		Adopted by State Agency	4-10-90	

## CERTIFICATION OF AUTHORIZED OFFICER

I Hereby Certify That The Attached Rules Were Adopted In Compliance With Act 434 of 1967 As Amended.

Cora L. Gentry	
SIGNATURE	
Revenue Legal Counsel	
TITLE	
March 21, 1990	
DATE	

U06.05.90 - -002

# MOTOR VEHICLE REGULATION 1990 St. MAR 21 PM 1:09 Odometer Disclosure Requirements 1 The Marchen 1990 Strong Physics 1990 Strong Physics 1990 PM 1:09

Pursuant to his authority under Act 527 of 19750 as amended Ark. Code Ann. \$4-90-201 et. seq. (1987) and Act 142 of 19495 as amended Ark. Code Ann. \$27-14-101 et. seq. (1987), the Commissioner of Revenues for the State of Arkansas does hereby promulate the following regulations. These regulations are an adoption of NHTSA Odometer Disclosure Requirements, 49 CFR \$580.1 et seq. which were promulgated under 15 U.S.C. \$1981 et seq.. This regulation supercedes Motor Vehicle Regulation 1984-2.

#### SECTION 1. Purpose.

The purpose of this regulation is to provide purchasers of motor vehicles with odometer information to assist them in determining a vehicle's condition and value by making the disclosure of a vehicle's mileage a condition of title and by requiring lessees to disclose to their lessors the vehicle's mileage at the time the lessors transfer the vehicle. In addition, the purpose of this regulation is to preserve records that are needed for the proper investigation of possible violations of the Motor Vehicle Information and Cost Savings Act and any subsequent prosecutorial, adjudicative or other action.

#### SECTION 2. Definitions.

- (1) "Owner" means a person, other than a secured party, having the property in or title to a vehicle. The term includes a person entitled to the use and possession of a vehicle subject to a security interest in another person, but excludes a lessee under a lease not intended as security;
- (2) "Motor vehicle" means any self-propelled vehicle not operated exclusively upon railroad tracks except snowmobiles and other devices designed and used primarily for the transportation of persons over natural terrain, snow, or ice and propelled by wheels, skis, tracks, runners, or whatever other means;
- (3) "Person" means an individual, firm, partnership, agent for the person, incorporated and unincorporated association, or any other legal or commercial entity.
- (4) "Lessee" means any person, or the agent for any person, to whom a motor vehicle has been leased for term of at least 4 months.
- (5) "Lessor" means any person, or the agent for any person, who has leased 5 or more motor vehicles in the past 12 months.

- (6) "Mileage" means actual distance that a vehicle has traveled.
- (7) "Secure printing process or other secure process" means any process which deters and detects counterfeiting and/or unauthorized reproduction and allows alterations to be visible to the naked eye.
- (8) "Transferee" means any person to whom ownership of a motor vehicle is transferred by purchase, gift or any means other than by the creation of a security interest, and any person who, as agent, signs an odometer disclosure statement for the transferee.
- (9) "Transferor" means any person who transfers his ownership of a motor vehicle by sale, gift, or any means other than by the creation of a security interest, and any person who, as agent, signs an odometer disclosure statement for the transferor.
- SECTION 3. Security of Title Documents and Power of Attorney Forms.

Each title shall be set forth by means of a secure printing process other secure process. In addition, power of attorney forms issued pursuant to Section 9 below and documents which are used to reassign the title shall be issued by the State and shall be set forth by a secure process.

#### SECTION 4. Disclosure of Odometer Information.

- (a) Each title, at the time it is issued to the transferee, must contain the mileage disclosed by the transferor when ownership of the vehicle was transferred and contain a space for the information required to be disclosed under paragraphs (c), (d), (e) and (f) of this section at the time of future transfer.
- (b) Any documents which are used to reassign a title shall contain a space for the information required to be disclosed under paragraphs (c), (d), (e) and (f) of this section at the time of transfer of ownership.
- (c) In connection with the transfer of ownership of a motor vehicle, each transferor shall disclose the mileage to the transferee in writing on the title or on the document being used to reassign the title. This written disclosure must be signed by the transferor, including the printed name. In connection with the transfer of ownership of a motor vehicle in which more than one person is a transferor, only one

transferor need sign the written disclosure. In addition to the signature and printed name of the transferor, the written disclosure must contain the following information:

- (1) The odometer reading at the time of transfer (not to include tenths of miles);
- (2) The date of transfer;
- (3) The transferor's name and current address;
- (4) The transferee's name and current address; and
- (5) The identity of the vehicle, including its make, model, year and body type, and its vehicle identification number.
- (d) In addition to the information provided under paragraph (c) of this section, the statement shall refer to the Federal law and shall state that failure to complete or providing false information may result in fines and/or imprisonment. Reference may also be made to applicable State law.
- (e) In addition to the information provided under paragraphs (c) and (d) of this section.
- (1) The transferor shall certify that to the best of his knowledge the odometer reading reflects the actual mileage, or;
- (2) If the transferor knows that the odometer reading reflects the amount of mileage in excess of the designed mechanical odometer limit, he shall include a statement to that effect; or
- (3) If the transferor knows that the odometer reading differs from the mileage and that the difference is greater than that caused by odometer calibration error, he shall include a statement that the odometer reading does not reflect the actual mileage, and should not be relied upon. This statement shall also include a warning notice to alert the transferee that a discrepancy exists between the odometer reading and the actual mileage.
- (f) The transferee shall sign the disclosure statement, print his name, and return a copy to his transferor.

- (g) If the vehicle has not been titled or if the title does not contain a space for the information required, the written disclosure shall be executed as a separate document.
- (h) No person shall sign an odometer disclosure statement as both the transferor and transferee in the same transaction, unless permitted by Sections 9 or 10.

#### SECTION 5. Exemptions.

Notwithstanding the requirements of Section 4 and 6: (a) A transferor or a lessee of any of the following motor vehicles need not disclose the vehicle's odometer mileage:

- (1) A vehicle having a Gross Vehicle Weight Rating, as defined in §571.3 of this title, of more than 16,000 pounds;
- (2) A vehicle that is not self-propelled;
- (3) A vehicle that is ten years old or older; or
- (4) A vehicle sold directly by the manufacturer to any agency of the United States in conformity with contractual specifications.
- (b) A transferor of a new vehicle prior to its first transfer for purposes other than resale need not disclose the vehicle's odometer mileage.
- (c) A lessor of any of the vehicles listed in paragraph (a) of this section need not notify the lessee of any of these vehicles of the disclosure requirements of Section 6.
- SECTION 6. Disclosure of Odometer Information for Leased Motor Vehicles.
  - (a) Before executing any transfer of ownership document, each lessor of a leased motor vehicle shall notify the lessee in writing that the lessee is required to provide a written disclosure to the lessor regarding the mileage. This notice shall contain a reference to the federal law and shall state that failure to complete or providing false information may result in fines and/or imprisonment. Reference may also be made to applicable State law.
  - (b) In connection with the transfer of ownership of the leased motor vehicle, the lessee shall furnish to the lessor a written statement regarding the mileage of the vehicle. This statement must be signed by the lessee and, in addition to the information required by paragraph (a) of this section, shall contain the following information:

- (1) The printed name of the person making the disclosure;
- (2) The current odometer reading (not to include tenths of miles);
- (3) The date of the statement;
- (4) The lessee's name and current address;
- (5) The lessor's name and current address;
- (6) The identity of the vehicle, including its make, model, year, and body type, and its vehicle identification number;
- (7) The date that the lessor notified the lessee of disclosure requirements;
- (8) The date that the completed disclosure statement was received by the lessor; and
- (9) The signature of the lessor.
- (c) In addition to the information provided under paragraphs (a) and (b) of this section.
- (1) The lessee shall certify that to the best of his knowledge the odometer reading reflects the actual mileage; or
- (2) If the lessee knows that the odometer reading reflects the amount of mileage in excess of the designed mechanical odometer limit, he shall include a statement to that effect; or
- (3) If the lessee knows that the odometer reading differs from the mileage and that the difference is greater than that caused by odometer calibration error, he shall include a statement that the odometer reading is not the actual mileage and should not be relied upon.
- (d) If the lessor transfers the leased vehicle without obtaining possession of it, the lessor may indicate on the title the mileage disclosed by the lessee under paragraph (b) and (c) of this section, unless the lessor has reason to believe that the disclosure by the lessee does not reflect the actual mileage of the vehicle.

#### SECTION 7. Odometer Disclosure Statement Retention.

- (a) Dealers and distributors of motor vehicles who are required to execute an odometer disclosure statement shall retain for five years a photostat, carbon or other facsimile copy of each odometer mileage statement, which they issue and receive. They shall retain all odometer disclosure statements at their primary place of business in an order that is appropriate to business requirements and that permits systematic retrieval.
- (b) Lessors shall retain, for five years following the date they transfer ownership of the leased vehicle, each odometer disclosure statement which they receive from a lessee. They shall retain all odometer disclosure statements at their primary place of business in an order that is appropriate to business requirements and that permits systematic retrieval.
- (c) Dealers and distributors of motor vehicles who are granted a power of attorney by their transferor pursuant to Section 9, or by their transferee pursuant to Section 10, shall retain for five years a photostat, carbon or other facsimile copy of each power of attorney that they receive. They shall retain all powers of attorney at their primary place of business in an order that is appropriate to business requirements and that permits systematic retrieval.

#### SECTION 8. Odometer Record Retention for Auction Companies.

Each auction company shall establish and retain at its primary place of business in an order that is appropriate to business requirements and that permits systematic retrieval, for five years following the date of sale of each motor vehicle, the following records:

- (a) The name of the most recent owner (other than the auction company);
- (b) The name of the buyer;
- (c) The vehicle identification number; and
- (d) The odometer reading on the date which the auction company took possession of the motor vehicle.
- SECTION 9. Disclosure of Odometer Information by Power of Attorney.
  - (a) If the transferor's title is physically held by a lienholder, or if the transferor to whom the title was issued by the State has lost his title and the transferee obtains a

duplicate title on behalf of the transferor, and if otherwise permitted by State law, the transferor may give a power of attorney to his transferee for the purpose of mileage disclosure. The power of attorney shall be on a form issued by the State to the transferee that is set forth by means of a secure printing process or other secure process, and shall contain, in part A, a space for the information required to be disclosed under paragraphs (b), (c), (d), and (e) of this section. If a State permits the use of a power of attorney in the situation described in Section 10 (a), the form must also contain, in part B, a space for the information required to be disclosed under Section 10 and, in part C, a space for the certification required to be made under Section 11.

- (b) In connection with the transfer of ownership of a motor vehicle, each transferor to whom a title was issued by the State whose title is physically held by a lienholder or whose title has been lost, and who elects to give his transferee a power of attorney for the purpose of mileage disclosure, must appoint the transferee his attorney-in-fact for the purpose of mileage disclosure and disclose the mileage on the power of attorney form issued by the state. This written disclosure must be signed by the transferor, including the printed name, and contain the following information:
  - (1) The odometer reading at the time of transfer (not to include tenths of miles);
  - (2) The date of transfer;
  - (3) The transferor's name and current address;
  - (4) The transferee's name and current address; and
  - (5) The identity of the vehicle, including its make, model year, body type and vehicle identification number;
- (c) In addition to the information provided under paragraph (b) of this section, the power of a attorney form shall refer to the Federal odometer law and state that providing false information or the failure of the person granted the power of attorney to submit the form to the State may result in fines and/or imprisonment. Reference may also be made to applicable State law.
- (d) In addition to the information provided under paragraphs(b) and (c) of this section;
  - (1) The transferor shall certify that to the best of his knowledge the odometer reading reflects the actual mileage; or

- (2) If the transferor knows that the odometer reading reflects mileage in excess of the designed mechanical odometer limit, he shall include a statement to that effect; or
- (3) If the transferor knows that the odometer reading differs from the mileage and the difference is greater than that caused by a calibration error, he shall include a statement that the odometer reading does not reflect the actual mileage and should not be relied upon. This statement shall also include a warning notice to alert the transferee that a discrepancy exists between the odometer reading and the actual mileage.
- (e) The transferee shall sign the power of attorney form, print his name, and return a copy of the power of attorney form to the transferor.
- (f) Upon receipt of the transferor's title, the transferee shall complete the space for mileage disclosure on the title exactly as the mileage was disclosed by the transferor on the power of attorney form. The transferee shall submit the original power of attorney form to the State that issued it, with the application for new title and the transferor's title. If the mileage disclosed on the power of attorney form is lower than the mileage appearing on the title, the power of attorney is void and the dealer shall not complete the mileage disclosure on the title.
- SECTION 10. Power of Attorney to Review Title Documents and Acknowledge Disclosure.
- (a) In circumstances where part A of a secure power of attorney form has been used pursuant to Section 9 of this part, and if otherwise permitted by State law, a transferee may give a power of attorney to his transferor to review the title and any reassignment documents for mileage discrepancies, and if no discrepancies are found, to acknowledge disclosure on the title. The power of attorney shall be on part B of the form referred to in Section 9(a), which shall contain a space for the information required to be disclosed under paragraphs (b), (c), (d), and (e) of this section and, in part C, a space for the certification required to be made under Section 11.
- (b) The power of attorney must include a mileage disclosure from the transferor to the transferee and must be signed by the transferor, including the printed name, and contain the following information:
  - (1) The odometer reading at the time of transfer (not to include tenths of miles);

- (2) The date of transfer;
- (3) The transferor's name and current address;
- (4) The transferee's name and current address; and
- (5) The identity of the vehicle, including its make, model year, body type and vehicle identification number.
- (c) In addition to the information provided under paragraph (b) of this section, the power of attorney form shall refer to the Federal odometer law and state that providing false information or the failure of the person granted the power of attorney to submit the form to the State may result in fines and/or imprisonment. Reference may also be made to applicable State law.
- (d) In addition to the information provided under paragraphs(b) and (c) of this section:
  - (1) The transferor shall certify that to the best of his knowledge the odometer reading reflects the actual mileage;
  - (2) If the transferor knows that the odometer reading reflects mileage in excess of the designed mechanical odometer limit, he shall include a statement to that effect; or
  - (3) If the transferor knows that the odometer reading differs from the mileage and the difference is greater than that caused by a calibration error, he shall include a statement that the odometer reading does not reflect the actual mileage and should not be relied upon. This statement shall also include a warning notice to alert the transferee that a discrepancy exists between the odometer reading and the actual mileage.
- (e) The transferee shall sign the power of attorney form and print his name.
- (f) The transferor shall give a copy of the power of attorney form to his transferee.
- SECTION 11. Certification by Person Exercising powers of Attorney.
  - (a) A person who exercises a power of attorney under both

Section 9 and Section 10 must complete a certification that he has disclosed on the title document the mileage as it was provided to him on the power of attorney form, and that upon examination of the title and any reassignment documents, the mileage disclosure he has made on the title pursuant to the power of attorney is greater than that previously stated on the title and reassignment documents. This certification shall be under part C of the same form as the power of attorney executed under Section 9 and Section 10 and shall include:

- The signature and printed name of the person (1)exercising the power of attorney:
- The address of the person exercising the power of (2) attorney; and
- the date of the certification. (3)
- (b) If the mileage reflected by the transferor on the power of attorney is less than that previously stated on the title and any reassignment documents, the power of attorney shall be void.
- SECTION 12. Access of Transferee to Prior Title and Power of Attorney Documents.
  - In circumstances in which a power of attorney has been used pursuant to Section 9 of this part, if a subsequent transferee elects to return to his transferor to sign the disclosure on the title when the transferor obtains the title and does not give his transferor a power of attorney to review the title and reassignment documents, upon the transferee's request, the transferor shall show to the transferee a copy of the power of attorney that he received from his transferor.
  - (b) Upon request of a purchaser, a transferor who was granted a power of attorney by his transferor and who holds the title to the vehicle in his own name, must show to the purchaser the copy of the previous owner's title and the power of attorney form.

IN WITNESS WHEREOF, we have hereunto set our hands this  $\mathcal{L}^{SF}$ day of March , 1990.

JIM C. PLEDGER

Director

Department of Finance

and Administration

Jim C. Pledger

TIMOTHY J. LEATHERS Commissioner of Revenue Department of Finance and Administration

Timothy J. Leathers

Federal and State law requires that you state the mileage in connection with the transfer of ewnership. Failure to complete or providing a false statement may result in fines and/or imprisonment.

ASSIGNMENT OF TITLE
The undersigned hereby certifies that the vehicle described in this title has been transferred to the following printed name and address.
Printed-Name
Printed address
with warranty to be free of all encumbrances except as follows:
Lien in favor of
whose address is
Certify to the best of my knowledge that the adometer reading is the actual mileage of the vehicle unless one of the following statements is checked:    Odometer Reading   1.   Neverby certify that the mileage stated is in excess of the mechanical limits of the adometer.
(No Tenins) 2. The odometer reading is not the actual milesga. WARNING—ODOMETER DISCREPANCY
SIGNATURE AND ADDRESS OF SELLENS)
PRINTED NAME"I am aware of the above adometer certification made by the saller"
DATE OF SALE SIGNATURE OF BUYER(S)
PRINTED HAME
FIRST RE-ASSIGNMENT BY LICENSED DEALER ONLY
The undersigned dealer hereby certifies that the vehicle described in this title has been transferred to the following printed name and address:
Printed-Name
Printed address
with warranty to be free of all encumbrances except as follows:
Lien in favor of
whose address is
I certify to the best of my knowledge shat the adometer-receing is the actual mileage of the vehicle unless one of the following statements is checked:
Odomener Reading 1. I hereby certify that the mileage stated is in excess of the mechanical limits of the adomener.
(No Tenther - 2. The ocomester record its not the actual missage. WARNING—ODCMETER DISCREPANCY
SIGNATURE OF DEALER
PRINTED NAME
DATE OF SALE SIGNATURE OF BUYERS)
PRINTED NAME
SECOND REASSIGNMENT BY LICENSED DEALER ONLY
The undersigned dealer hereby certifies that the vehicle described in this title has been transferred to the following printed name and address:
Printed-Name
Printed address
with warranty to be free of all encumbrances except as follows:
Lien in favor of
whose address is
I certify to the best of my knowledge that the odometer reading is the actual mileage of the venicle unless one of the following statements is checked:
Odometer Reading 1. I hereby certify that the muleage stated is in excess of the mechanical limits of the adometer.
(No Tenths) 2. The occument rescand at not the actual mineage. WARNING—ODOMETER DISCREPANCY
SIGNATURE OF DEALER - Bealer's E-
PRINTED NAME
DATE OF SALE SIGNATURE OF BUYERIS!
PRINTED NAME

### ODOMETER DISCLOSURE STATEMENT

Federal and State law requires that you state the mileage upon transfer of ownership. Failure to complete or providing a fulse statement may result in fines and/or imprisonment.

## ALL SECTIONS MUST BE COMPLETED IN FULL

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ι,	3,00	· · · · · · · · · · · · · · · · · · ·	(Transfer	or's name printed)
and to the best of	dometer now reads of my knowledge that i ne of the following sta	t reflects the actual	milesge of th	_ (no tenths) miles ne vehicle described
	(1) I hereby certify the odometer reading ref of its mechanical limit	lects the amount of	y knowledge f mileage in e	the xcess
		OR		
	•	ODOMETER	_	
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MAKE		_	٠.	
MODEL				
BODY STYLE		<del></del> -		
VEHICLE IDE	NTIFICATION NUM	BER	-	
	TRANSFEROR			
Printed Transfer	ror's Name	<del></del>		
Str	reet Address	<del></del>		
Ci	ty		State	_ ZIP
Da	ate of Statement	•	•	
	TRANSFEREE	'S SIGNATUR	÷	-
Printed Transfer	ree's Name			
	reet Address			
	ty			
	<del></del>			

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#### APPENDIX C

#### Disclosure Form for Leased Vehicle

Odometer Disclosure Form (Leased Vehicle)

Federal law (and State law, if applicable) requires that the leasee disclose the mileage to the leaser in connection with the transfer of ownership. Failure to complete or providing a false statement may result in fines and/or imprisonment.

- I, \_\_\_\_\_\_\_ (name of person making disclosure, Print) state that the odometer now reads \_\_\_\_\_\_ (no tenths) miles and to the best of my knowledge that it reflects the actual mileage of the vehicle described herein, unless one of the following statements is checked.
  - (1) I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage in excess of its mechanical limits.
  - (2) I hereby certify that the odometer reading is NOT the actual mileage.

Make			
Model			
Body Type			
Vehicle Identification Num	mber		
Year			
Lessee's Name	·····		
Lessee's Address			
(Street)	<b>¾</b>		
(City)	(State)	(Zip (	Code)
Lessee's Signature			
Date of Statement			
Lessor's Name			
Lessor's Address	****		
(Street)		ч	
(City)	(State)	(Zip (	Code)
Date Disclosure Form Sent	to Lessee		
Date Completed Disclosure	Form Received	From Lessee	

Lessor's Signature

STATE OF ASSAURAS

POWER OF ATTORNEY FOR ODOMETER DISCLOSURE OF A MOTOR VEHICLE
WARRIED IN the major and only then fittle to promisely had to a locality of the local local. But from sont in constitute to the proof of columny. But has no only weekly to them parties and constitute to the columny.

VERICLE IDENTIFICATION NUMBER ( VIN ) YEAR MAKE PART A. POWER OF ATTORNEY TO DISCLOSE MILEAGE Federal law requires that you state the mileage upon transfer of ownership. Providing a false statement may result in fines and/or imprisonment. appoint ( was well a com, print ) I ( 1988 - 1988 ) se my attorney-in-fact, to disclose the milesge, on the title for the vehicle described above, exactly stated in my following disclosure. \_\_ miles and to the best of my knowledge that it reflects the actual mileage unless one of the following statements is checked: \_\_\_\_\_(1) I certify that to the best of my knowledge the odometer reading reflects the mileage in excess of its mechanical limits. (2) I certify that the edometer reading is NOT the actual milesge.
WARNING - ODONETER DISCREPANCY ( Related hear) The state of the s Transferor's Address: T Home S ( Fristal has M Intividual Ligates to Speciators ) The last and the last of the l Transferee's Address: ( Elty ) I busse i ( 11 - 1 PART B. POWER OF ATTORNEY TO REVIEW TITLE DOCUMENTS AND ACKNOWLEDGE DISCLOSURE. ( Part 3. Is Not Valid Unless Part A. Has Been Completed, ) appoint as my attorney-in-fact, to sign the mileage disclosure, on the title for the vehicle described above, only if the disclosure is exactly as the disclosure completed below. ( Printed Page ) / Principles | Alexandre | Transferes's Xame: [ ]7104 by [770 from of bootsom by draging } Transferes's Address: ( Aust) (City) Federal law requires that you state the mileage upon transfer of ownership. Providing a false statement may result in fines and/or imprisonment. I state that the odometer now reads \_\_\_ miles and to the best of my knowledge that it reflects the actual mileage unless one of the following statements is checked: (1) I certify that to the best of my knowledge the odometer reading reflects the mileage in excess of its mechanical limits. \_ (2) I certify that the edometer reading is NOT the actual mileage. WARNING - ODOMETER DISCREPANCY ( limitani, a granas ) ( Interest pairs ) ( Fixts ) PART C. CERTIFICATION , hereby certify that the mileage I have disclosed on the title document is consistent with that provided to me in the above power of attorney. disclosed on the title document is commission with that provided to me in the above power of attorney. Further, upon examination of the title and any reassignment documents for the vehicle described above, the mileage disclosure I have made on the title pursuant to the power of attorney is greater than that previously stated on the title and reassignment documents. This certification is not intended to create, nor does it create any new or additional liability under Federal or State law. 177 Address:\_ I CARE I T 200 (100 ) ----

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No.

#### STATE OF ARRANGE

- . - 7.

REGISTERED OWNER'S ASSIGNMENT / DEALER'S REASSIGNMENT OF TITLE TO A MOTOR VEHICLE

VEHICLE IDENTIFICATION NUMBER ( VIN )		T		
· · ( · · · · · · )	TEAR	HARR	BODT	
		ĺ		
	<u> </u>		<u> </u>	
m m m m WARNING x				

THIS ASSIGNMENT / REASSIGNMENT DOCUMENT MUST BE SUBSEMBERED HITE THE CERTIFICATE OF TITLE.

FEDERAL LAW REQUIRES THAT TOU STATE THE ODORSTER HILEAGE UPON TRANSFER OF OWNERSHIP.
FAILURE TO COMPLETE OR PROVIDING A FALSE STATEMENT HAT RESULT IN FIRES AND/OR IMPRISONMENT.

	and the state of t
REGISTERED OWNER'S ASSIGNMENT /	LICENSED DEALER'S REASSIGNMEN
THE UNDERSIGNED REGISTERED OWNER OR DEALER RESERV CERTIFIES TRANSFERRED TO THE FOLLOWING PRINTED MAKE AND ADDRESS:	THAT THE VEHICLE DESCRIBED ON THE ATTACHED TITLE HAS BEEN
PRINTED MANK:	<u> </u>
PRINTED ADDRESS:  WITH WARRANTY TO BE FREE OF ALL ENCUMERANCES EXCEPT AS FOLL	
LIEN IN PAYOR OF:	
VHOSE ADDRESS IN:	
	THE VEHICLE UNLESS ONE OF THE POLLOWING STATEMENTS IS CHECKED
ODOMETER READING ( NO TENTER )	L. I MERENY CERTIFY THAY THE HILEAGE STATED IS IN
	2. THE COCHETER READING IS NOT THE ACTUAL HITEAGE. WARNING - ODOMETER DISCREPANCY
SIGNATURE OF OWNER / DEALER OR AGENT:	DRALER No.
PRINTED HAND:	DATE:
"I AM AWARE OF THE ABOVE COCNETES CERTIFICATION HADE BY THE	SELLER."
BUYER'S SIGNATURE(S):	
REASSIGNMENT BY LIC	
THE UNDERSIGNED DEALER MERRY CERTIFIES THAT THE VEHICLE DES	
TOLLOWING PRINTED NAME AND ADDRESS:	THE PARTY IN THE PARTY IN THE
PRINTED MANE:	
PRINTED ADDRESS:	
WITH WARRANTY TO BE PARE OF ALL ENCUMERABLES EXCEPT AS POLLO	is:
LIEN IN PAVOR OF:	
VBOSE ADDRESS IS:	_
I CERTIFY THAT THE COCCHETER READING IS THE ACTUAL HILEAGE OF T	
ODDHETER READING ( NO TENTES )	1. I SERVET CERTIFY THAT THE HILEAGE STATED IS IN SECRESS OF THE HECHANICAL LIMITS OF THE OCCUPIES.
· -	2. THE COORSTER READING IS NOT THE ACTUAL HILEAGE. WARNING - ODOMETER DISCREPANCY
SIGNATURE OF DELLER OR AGENT:	DEALER Mg.
PRINTED NAME:	DATE:
I AM AWARE OF THE ABOVE ODOMETER CERTIFICATION HADE BY THE S	
SUTER'S SIGNATURE(S):	
	DATE:

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