

STATE OF CALIFORNIA  
California Law Revision Commission

TENTATIVE RECOMMENDATION

*relating to*

TRANSFER-ON-DEATH DESIGNATION FOR VEHICLES  
AND CERTAIN OTHER STATE-REGISTERED PROPERTY

September 1990

*This tentative recommendation is being distributed so interested persons will be advised of the Commission's tentative conclusions and can make their views known to the Commission. Comments sent to the Commission are a public record, and will be considered at a public meeting of the Commission. It is just as important to advise the Commission that you approve the tentative recommendation as it is to advise the Commission that you believe it should be revised.*

COMMENTS ON THIS TENTATIVE RECOMMENDATION SHOULD BE RECEIVED BY THE COMMISSION NOT LATER THAN November 15, 1990.

*The Commission often substantially revises tentative recommendations as a result of the comments it receives. Hence, this tentative recommendation is not necessarily the recommendation the Commission will submit to the Legislature.*

CALIFORNIA LAW REVISION COMMISSION  
4000 Middlefield Road, Suite D-2  
Palo Alto, CA 94303-4739

# THE CALIFORNIA LAW REVISION COMMISSION

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Letter of Transmittal

This recommendation proposes that the owner of certain state-registered property (motor vehicle, undocumented vessel, manufactured home, mobilehome, commercial coach, truck camper, or floating home) be permitted to designate in the certificate of title the person who will receive the property on death of the owner.

This recommendation is made pursuant to Resolution Chapter 37 of the Statutes of 1980.

### RECOMMENDATION

Under existing California law, a person may designate a beneficiary to receive various kinds of property or benefits on the person's death. These include an account in a financial institution,<sup>1</sup> insurance and other death benefits,<sup>2</sup> and benefits payable under

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1. Prob. Code §§ 5140, 5302.

2. Educ. Code §§ 23702, 23807 (teachers' death benefits); Gov't Code §§ 21332-21335 (public employees' death benefits); Prob. Code § 5000 (insurance, pension or profit-sharing plan). Probate Code Section 5000, enacted by Chapter 79 of the Statutes of 1990, provides:

5000. (a) A provision for a nonprobate transfer on death in an insurance policy, contract of employment, bond, mortgage, promissory note, certificated or uncertificated security, account agreement, custodial agreement, deposit agreement, compensation plan, pension plan, individual retirement plan, employee benefit plan, trust, conveyance, deed of gift, marital property agreement, or other written instrument of a similar nature is not invalid because the instrument does not comply with the requirements for execution of a will, and this code does not invalidate the instrument.

(b) Included within subdivision (a) are the following:

(1) A written provision that money or other benefits due to, controlled by, or owned by a decedent before death shall be paid after the decedent's death to a person whom the decedent designates either in the instrument or in a separate writing, including a will, executed either before or at the same time as the instrument, or later.

(2) A written provision that money due or to become due under the instrument shall cease to be payable in event of the death of the promisee or the promisor before payment or demand.

(3) A written provision that any property controlled by or owned by the decedent before death that is the subject of the instrument shall pass to a person whom the decedent designates either in the instrument or in a separate writing, including a will, executed either before or at the same time as the instrument, or later.

(c) Nothing in this section limits the rights of creditors under any other law.

various kinds of written instruments.<sup>3</sup> These "nonprobate transfers" permit the owner to designate a beneficiary, while avoiding the expense and delay of a court-supervised probate proceeding.

California law also permits transfer at death, without probate, of certain state-registered property (motor vehicle, undocumented vessel, manufactured home, mobilehome, commercial coach, truck camper, or floating home) if the decedent has no other property requiring probate.<sup>4</sup> However, unlike Missouri,<sup>5</sup> California does not permit the

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3. Prob. Code § 5000 (contract of employment, bond, mortgage, promissory note, deposit agreement, trust agreement, conveyance, or instrument effective as a contract, gift, conveyance, or trust). See *supra* note 2 for the text of Section 5000. See also 31 C.F.R. § 315.79(c) (U. S. savings bond in beneficiary form).

4. Health & Safety Code § 18102 (manufactured home, mobilehome, commercial coach, truck camper, floating home); Veh. Code §§ 5910 (vehicle), 9916 (undocumented vessel). Although the procedure for transferring these kinds of property at death is simple and expeditious, it is of limited application because it may only be used if the owner has no other property requiring probate. Probate will usually be unnecessary if the estate value is \$60,000 or less. See Prob. Code §§ 13050, 13100. For these estates, the decedent's successors may use an affidavit procedure to collect personal property and a summary court proceeding to get title to real property. See Prob. Code §§ 13050, 13100-13157. The following property is excluded in determining whether the estate value is \$60,000 or less: Property held by the decedent as a joint tenant, property in which the decedent had a life or other interest terminable upon the decedent's death, property which passed to the decedent's surviving spouse by will or intestate succession, a multiple-party account in a financial institution to which the decedent was a party at death, the state-registered property described above, amounts due to the decedent for services in the armed forces of the United States, and compensation not exceeding \$5,000 owing to the decedent for employment. Prob. Code § 13050.

5. Missouri enacted legislation in 1987 to permit the owner of a motor vehicle to designate in the title document a person to receive the property on the owner's death. Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). A sample of the new TOD title document used in Missouri is set out in the appendix to this recommendation. There have been about 30,000 TOD registrations in Missouri since the Missouri statute was enacted in 1987. Letter from Sandra A. Mears, Senior Counsel for State of Missouri Department of Revenue, to Leo E. Eickhoff, Jr. (July 20, 1990) (copy on file in office of California Law Revision Commission). Missouri has experienced no serious legal or practical problems under the new law. Telephone interview with Leo E. Eickhoff, Jr., Vice Chairman of the Probate and Trust Committee of the Missouri Bar.

registered owner of a motor vehicle or other state-registered property to register the property in transfer-on-death (TOD) form -- that is, a form that designates on the certificate of title the person who is to receive the property on death of the owner.

The primary advantage of registering property in TOD form is the avoidance of the time and expense of probate. A typical probate proceeding may last a year or more. Expenses can range from two to five percent of the value of the property passing through probate.<sup>6</sup> When property is placed in TOD form, ownership passes automatically to the TOD beneficiary upon the transferor's death. There is no need for a probate proceeding or for appointment of a personal representative, and there is usually no need for an attorney.

Under existing law, some owners now avoid probate by putting title to their motor vehicle or other state-registered property in co-ownership with the intended beneficiary. However, TOD registration has the advantage of permitting the owner to revoke or change the beneficiary during lifetime. The owner thus maintains total control over the property. Creating a co-ownership, on the other hand, requires the owner to give up some control over the property during his or her lifetime.<sup>7</sup> In the case of a motor vehicle, co-ownership also

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6. For an estate of one million dollars or less, the statutory fee of the probate attorney for ordinary services ranges from four percent on the first \$15,000 of estate value to two percent on the last \$900,000. The personal representative is entitled by statute to a fee in the same amount, also based on the value of the estate. The court may allow an additional fee to the attorney or personal representative for "extraordinary services." See Prob. Code §§ 10800-10805 (personal representative), 10810 (attorney). An additional charge (not less than \$75) is made by the probate referee for services in appraising the estate. See Prob. Code §§ 8961, 8963. These fees and charges are in addition to the fees charged for filing the probate proceeding with the court. See Gov't Code § 26827.

7. Under existing California law, the owner of a motor vehicle or undocumented vessel may create a co-ownership with the intended beneficiary either by using the conjunctive "and" form or by using the alternative "or" form. Veh. Code §§ 4150.5, 5600.5 (motor vehicle), 9852.5 (undocumented vessel). If the "and" form is used, either co-owner can dispose of the property during lifetime only with the consent and signature of the other co-owner. *Id.* If the "or" form is used, either co-owner may dispose of the property without the consent or signature of the other co-owner. *Id.* If the intended death beneficiary takes advantage of this provision and disposes of the property while the transferor is still living, the transferor's purpose in creating the co-ownership will be frustrated.

has the disadvantage of exposing the intended death beneficiary to potential owner's liability for damages arising from negligent operation of the vehicle by someone else.<sup>8</sup>

TOD registration should be authorized in California to permit the owner to designate a person to receive the property at death without giving up control of the property during lifetime and without exposing the intended death beneficiary to potential owner's liability during the transferor's lifetime. This would not be a novel concept in California, because California already recognizes TOD designations in other contexts.<sup>9</sup>

The Commission recommends enactment of legislation to authorize the owner of a motor vehicle, undocumented vessel, manufactured home, mobilehome, commercial coach, truck camper, or floating home to make a TOD designation in the title document.<sup>10</sup>

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In the case of a manufactured home, mobilehome, commercial coach, truck camper, or floating home, the transferor must use the "and" form to pass title to the intended beneficiary at death. See Health & Safety Code § 18080. By so doing, the transferor gives up the right unilaterally to transfer the property, because the signature of the other co-owner is required. *Id.*

8. See Veh. Code § 17150.

9. See *supra* notes 1-3 and accompanying text.

10. The agencies responsible for administering this system will be the Department of Motor Vehicles and the Department of Housing and Community Development. Both agencies have estimated significant costs of reprogramming their data processing systems to accommodate this new form of title. However, when Missouri authorized a TOD title form for motor vehicles (*supra* note 5), no cost was involved to revise the title certificate to include TOD registration, because the Missouri Bureau of Motor Vehicle Licensing was already working on a new form. Telephone interview with Leo E. Eickhoff, Jr., Vice Chairman of the Probate and Trust Committee of the Missouri Bar. Also, there were no significant costs of computer reprogramming in Missouri. The TOD form generally takes the place of some form of co-ownership, so two names are already needed. The only addition needed in the data processing system are the letters "TOD." *Id.* The Missouri experience suggests that, if TOD registration is authorized in California, reprogramming costs will be insignificant.

## PROPOSED LEGISLATION

The Commission's recommendation would be effectuated by enactment of the following additions:

Health & Safety Code § 18080.2 (added). Ownership of manufactured home, mobilehome, commercial coach, truck camper, or floating home in beneficiary form

18080.2. (a) Ownership registration and title to a manufactured home, mobilehome, commercial coach, truck camper, or floating home subject to registration may be held in beneficiary form that includes a direction to transfer ownership of the manufactured home, mobilehome, commercial coach, truck camper, or floating home to one or more designated beneficiaries on death of the sole owner or last surviving coowner. A certificate of title issued in beneficiary form shall include, after the name of the owner or names of the coowners, the words "transfer on death to" or the abbreviation "TOD" followed by the name of the beneficiary or beneficiaries.

(b) During the lifetime of a sole owner or of any coowner, the signature or consent of a beneficiary is not required for any transaction relating to the manufactured home, mobilehome, commercial coach, truck camper, or floating home for which a certificate of ownership in beneficiary form has been issued.

Comment. Section 18080.2 is new and is drawn from Missouri law. See Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). The language of Section 18080.2 is conformed to the usage in this article. See, e.g., Health & Safety Code § 18080.

Unlike Missouri law, Section 18080.2 permits designation of multiple beneficiaries, consistent with the POD designation permitted in favor of multiple beneficiaries under the California Multiple-Party Accounts Law. See Prob. Code § 5302.

See also Health & Safety Code § 18102.2; Veh. Code §§ 4150.7, 5910.5, 9852.7, 9916.5.

Health & Safety Code § 18102.2 (added). Transfer of manufactured home, mobilehome, commercial coach, truck camper, or floating home owned in beneficiary form

18102.2. (a) On death of a sole owner or the last surviving coowner of a manufactured home, mobilehome, commercial coach, truck camper, or floating home owned in beneficiary form, the manufactured home, mobilehome, commercial coach, truck camper, or floating home belongs to the surviving beneficiary or beneficiaries, if any. If

there is no surviving beneficiary, the manufactured home, mobilehome, commercial coach, truck camper, or floating home belongs to the estate of the deceased owner or of the last coowner to die.

(b) A certificate of title in beneficiary form may be revoked or the beneficiary changed at any time before the death of a sole owner or of the last surviving coowner by either of the following methods:

(1) By sale of the manufactured home, mobilehome, commercial coach, truck camper, or floating home, with proper assignment and delivery of the certificate of title to another person.

(2) By application for a new certificate of title without designation of a beneficiary or with the designation of a different beneficiary or beneficiaries.

(c) Except as provided in subdivision (b), designation of a beneficiary in a certificate of title issued in beneficiary form may not be changed or revoked by will, by any other instrument, by a change of circumstances, or otherwise.

(d) The beneficiary's interest in the manufactured home, mobilehome, commercial coach, truck camper, or floating home at death of the owner or last surviving coowner is subject to any contract of sale, assignment, or security interest to which the owner or coowners were subject during their lifetimes.

(e) The surviving beneficiary or beneficiaries may secure a transfer of ownership for the manufactured home, mobilehome, commercial coach, truck camper, or floating home upon presenting to the department all of the following:

(1) The appropriate certificate of title and registration card, if available.

(2) A certificate under penalty of perjury stating the date and place of the decedent's death and that the declarant is entitled to the manufactured home, mobilehome, commercial coach, truck camper, or floating home as the designated beneficiary.

(3) If required by the department, a certificate of the death of the decedent.

(f) A transfer at death pursuant to this section is effective by reason of this section, and shall not be deemed to be a testamentary disposition of property. The right of the designated beneficiary to

the manufactured home, mobilehome, commercial coach, truck camper, or floating home shall not be denied, abridged, or affected on the grounds that the right has not been created by a writing executed in accordance with the laws of this state prescribing the requirements to effect a valid testamentary disposition of property.

(g) If there is no surviving beneficiary or coowner, the person or persons described in Section 18102 may secure transfer of the manufactured home, mobilehome, commercial coach, truck camper, or floating home as provided in that section.

(h) The department may prescribe forms for use pursuant to this section.

Comment. Section 18102.2 is new. Subdivisions (a) through (d) are drawn from Missouri law. See Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). Subdivision (e) is drawn from Health and Safety Code Section 18102(b) and Vehicle Code Sections 5910(b) and 9916(b). Subdivision (f) is drawn from Probate Code Section 5304. Subdivision (h) is drawn from Vehicle Code Section 5910(c). See also Health & Safety Code § 18080.2; Veh. Code §§ 4150.7, 5910.5, 9852.7, 9916.5.

Vehicle Code § 4150.7 (added). Ownership of vehicle in beneficiary form

4150.7. (a) Ownership of title to a vehicle subject to registration may be held in beneficiary form that includes a direction to transfer ownership of the vehicle to one or more designated beneficiaries on death of the sole owner or last surviving coowner. A certificate of ownership issued in beneficiary form shall include, after the name of the owner or names of the coowners, the words "transfer on death to" or the abbreviation "TOD" followed by the name of the beneficiary or beneficiaries.

(b) During the lifetime of a sole owner or of any coowner, the signature or consent of a beneficiary is not required for any transaction relating to the vehicle for which a certificate of ownership in beneficiary form has been issued.

Comment. Section 4150.7 is new and is drawn from Missouri law. See Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). See also Health & Safety Code §§ 18080.2, 18102.2; Veh. Code §§ 5910.5, 9852.7, 9916.5.

Unlike Missouri law, Section 4150.7 permits designation of multiple beneficiaries, consistent with the POD designation permitted in favor of multiple beneficiaries under the California Multiple-Party Accounts Law. See Prob. Code § 5302.

Vehicle Code § 5910.5 (added). Transfer of vehicle owned in beneficiary form

5910.5. (a) On death of a sole owner or the last surviving coowner of a vehicle owned in beneficiary form, the vehicle belongs to the surviving beneficiary or beneficiaries, if any. If there is no surviving beneficiary, the vehicle belongs to the estate of the deceased owner or of the last coowner to die.

(b) A surviving beneficiary who becomes owner of a vehicle under subdivision (a) is not liable under Section 17150 until record ownership of the vehicle is transferred to the beneficiary.

(c) A certificate of ownership in beneficiary form may be revoked or the beneficiary changed at any time before the death of a sole owner or of the last surviving coowner by either of the following methods:

(1) By sale of the vehicle with proper assignment and delivery of the certificate of ownership to another person.

(2) By application for a new certificate of ownership without designation of a beneficiary or with the designation of a different beneficiary or beneficiaries.

(d) Except as provided in subdivision (c), designation of a beneficiary in a certificate of ownership issued in beneficiary form may not be changed or revoked by will, by any other instrument, by a change of circumstances, or otherwise.

(e) The beneficiary's interest in the vehicle at death of the owner or last surviving coowner is subject to any contract of sale, assignment, or security interest to which the owner or coowners were subject during their lifetimes.

(f) The surviving beneficiary or beneficiaries may secure a transfer of ownership for the vehicle upon presenting to the department all of the following:

(1) The appropriate certificate of ownership and registration card, if available.

(2) A certificate under penalty of perjury stating the date and place of the decedent's death and that the declarant is entitled to the vehicle as the designated beneficiary.

(3) If required by the department, a certificate of the death of the decedent.

(g) A transfer at death pursuant to this section is effective by reason of this section, and shall not be deemed to be a testamentary disposition of property. The right of the designated beneficiary to the vehicle shall not be denied, abridged, or affected on the grounds that the right has not been created by a writing executed in accordance with the laws of this state prescribing the requirements to effect a valid testamentary disposition of property.

(h) If there is no surviving beneficiary or coowner, the person or persons described in Section 5910 may secure transfer of the vehicle as provided in that section.

(i) The department may prescribe forms for use pursuant to this section.

Comment. Section 5910.5 is new. Subdivisions (a) and (c) through (e) are drawn from Missouri law. See Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). Subdivision (b) codifies case law. See *Bunch v. Kin*, 2 Cal. App. 2d 81, 85, 37 P.2d 744 (1934). Subdivision (f) is drawn from Health and Safety Code Section 18102(b) and Vehicle Code Sections 5910(b) and 9916(b). Subdivision (g) is drawn from Probate Code Section 5304. Subdivision (i) is drawn from Vehicle Code Section 5910(c). See also Health & Safety Code §§ 18080.2, 18102.2; Veh. Code §§ 4150.7, 9852.7, 9916.5.

Unlike Missouri law, Section 5910.5 permits designation of multiple beneficiaries, consistent with the POD designation permitted in favor of multiple beneficiaries under the California Multiple-Party Accounts Law. See Prob. Code § 5302.

Vehicle Code § 9852.7 (added). Ownership of vessel in beneficiary form

9852.7. (a) Ownership of an undocumented vessel subject to registration may be held in beneficiary form that includes a direction to transfer ownership of the vessel to one or more designated beneficiaries on death of the sole owner or last surviving coowner. A certificate of ownership issued in beneficiary form shall include, after the name of the owner or names of the coowners, the words "transfer on death to" or the abbreviation "TOD" followed by the name of the beneficiary or beneficiaries.

(b) During the lifetime of a sole owner or of any coowner, the signature or consent of a beneficiary is not required for any transaction relating to the vessel for which a certificate of ownership in beneficiary form has been issued.

Comment. Section 9852.7 is new and is drawn from Missouri law. See Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). See also Health &

Safety Code §§ 18080.2, 18102.2; Veh. Code §§ 4150.7, 5910.5, 9916.5.

Unlike Missouri law, Section 9852.7 permits designation of multiple beneficiaries, consistent with the POD designation permitted in favor of multiple beneficiaries under the California Multiple-Party Accounts Law. See Prob. Code § 5302.

Vehicle Code § 9916.5 (added). Transfer of vessel owned in beneficiary form

9916.5. (a) On death of a sole owner or the last surviving coowner of a vessel numbered under this division and owned in beneficiary form, the vessel belongs to the surviving beneficiary or beneficiaries, if any. If there is no surviving beneficiary, the vessel belongs to the estate of the deceased owner or of the last coowner to die.

(b) A certificate of ownership in beneficiary form may be revoked or the beneficiary changed at any time before the death of a sole owner or of the last surviving coowner by either of the following methods:

(1) By sale of the vessel with proper assignment and delivery of the certificate of ownership to another person.

(2) By application for a new certificate of ownership without designation of a beneficiary or with the designation of a different beneficiary or beneficiaries.

(c) Except as provided in subdivision (b), designation of a beneficiary in a certificate of ownership issued in beneficiary form may not be changed or revoked by will, by any other instrument, by a change of circumstances, or otherwise.

(d) The beneficiary's interest in the vessel at death of the owner or last surviving coowner is subject to any contract of sale, assignment, or security interest to which the owner or coowners were subject during their lifetimes.

(e) The surviving beneficiary or beneficiaries may secure a transfer of ownership for the vessel upon presenting to the department all of the following:

(1) The appropriate certificate of ownership and certificate of number, if available.

(2) A certificate under penalty of perjury stating the date and place of the decedent's death and that the declarant is entitled to the vessel as the designated beneficiary.

(3) If required by the department, a certificate of the death of the decedent.

(f) A transfer at death pursuant to this section is effective by reason of this section, and shall not be deemed to be a testamentary disposition of property. The right of the designated beneficiary to the vessel shall not be denied, abridged, or affected on the grounds that the right has not been created by a writing executed in accordance with the laws of this state prescribing the requirements to effect a valid testamentary disposition of property.

(g) If there is no surviving beneficiary or coowner, the person or persons described in Section 9916 may secure transfer of the vessel as provided in that section.

(h) The department may prescribe forms for use pursuant to this section.

Comment. Section 9916.5 is new. Subdivisions (a) through (d) are drawn from Missouri law. See Mo. Ann. Stat. § 301.681 (Vernon Supp. 1990). Subdivision (e) is drawn from Health and Safety Code Section 18102(b) and Vehicle Code Sections 5910(b) and 9916(b). Subdivision (f) is drawn from Probate Code Section 5304. Subdivision (h) is drawn from Vehicle Code Section 5910(c). See also Health & Safety Code §§ 18080.2, 18102.2; Veh. Code §§ 4150.7, 5910.5, 9852.7, 9916.5.

APPENDIX

STATE OF MISSOURI

00616GH103 CERTIFICATE OF TITLE ORIGINAL TITLE NUMBER AJ263258

YE MAKE VEHICLE IDENTIFICATION NUMBER BODY STYLE FUEL CODE
82 BUIC 164AS69G2CK432353 F000R 6

CYL H.P. MILEAGE AT THE TIME OF TRANSFER TAX PURCHASE DATE DATE ISSUED
4 19 15709 EX 01 10/06/87 10/28/87

OWNER ZIERCHER MARIE & TOD EICKHOFF ROSALIE
12403 BALLAS MEADOWS
ST LOUIS MO 63131 8888

CODE LEGEND
R - RESTRICTED VEHICLE N - NAIL DAMAGE VEHICLE N - AUT VEHICLE
S - SPECIALLY CONSTRUCTED VEHICLE M - MOTOR CHANGE VEHICLE

MAIL TO ZIERCHER MARIE & TOD EICKHOFF ROSALIE
12403 BALLAS MEADOWS
ST LOUIS MO 63131

RELEASE OF LIEN
The holder of any or the entire interest in
this Certificate of Title shall hereby agree that
the lien described in said Certificate of Title
is released and extinguished.

VEHICLE SUBJECT TO LIEN(S)
FIRST LIEN

NAME OF FIRM
SIGNATURE OF AUTHORIZED AGENT
DATE RELEASED

SECOND LIEN

NAME OF FIRM
SIGNATURE OF AUTHORIZED AGENT
DATE RELEASED

THIRD LIEN

NAME OF FIRM
SIGNATURE OF AUTHORIZED AGENT
DATE RELEASED

DOR-387 (REV 7-86)

ANY ALTERATION OR ERASURE VOIDS THIS TITLE



**INSTRUCTIONS TO SELLER** Complete the release block as of the date of sale or transfer. Sign as seller before a Notary Public AFTER the PURCHASER(S), LIENHOLDER, SALE PRICE AND MILEAGE spaces are completed. All owners must sign as SELLERS.  
**INSTRUCTIONS TO PURCHASER** You must apply for a new Certificate of Title within 30 days from the date of purchase or pay a delinquent penalty. All liens on the front of this Certificate of Title must be released before you apply for a new Certificate of Title.  
**WARNING: ALTERATIONS, ERASURES, OR MISTREATMENT OF LAMINATION WILL VOID THIS CERTIFICATE OF TITLE.**  
**ASSIGNMENT OF TITLE:** (We hereby assign and warrant Certificate of Title of the vehicle described on the front of this Certificate of Title subject to the following lien(s) or encumbrance(s), if any, and none other. (We further certify the accuracy of the sale price and mileage as specified below.)

PURCHASER(S) NAME MARIE ZIERCHER T.D.D. SALE PRICE \$ NONE  
 ADDRESS ROSALIE EICKHOFF, 12403 BALLAS MEADOWS, ST LOUIS  
 LIENHOLDER(S) NAME MO 63131 DATE OF LIEN NONE

ADDRESS \_\_\_\_\_  
 ODOMETER READING 23792

"I certify to the best of my knowledge that the odometer reading is and reflects the actual mileage of the vehicle unless one of the following statements is checked":  
 1. The mileage is in excess of 99,999 miles.  
 2. The odometer reading is not actual mileage. (Attach explanatory affidavit)

SIGNATURE OF SELLER(S) [Signature]  
 Subscribed and sworn to before me this 15<sup>th</sup> day of Oct 1997

NOTARY PUBLIC [Signature] My Commission Expires \_\_\_\_\_

**REASSIGNMENT BY REGISTERED DEALER** (We hereby assign and warrant Certificate of Title of the vehicle described on the front of this Certificate of Title subject to the following lien(s) or encumbrance(s), if any, and none other. (We further certify the accuracy of the sale price and mileage as specified below.)

PURCHASER(S) NAME \_\_\_\_\_ SALE PRICE \$ \_\_\_\_\_  
 ADDRESS \_\_\_\_\_

LIENHOLDER(S) NAME \_\_\_\_\_ DATE OF LIEN \_\_\_\_\_

ADDRESS \_\_\_\_\_  
 ODOMETER READING \_\_\_\_\_

"I certify to the best of my knowledge that the odometer reading is and reflects the actual mileage of the vehicle unless one of the following statements is checked":  
 1. The mileage is in excess of 99,999 miles.  
 2. The odometer reading is not actual mileage. (Attach explanatory affidavit)

SIGNATURE OF DEALER OR AGENT [Signature] DEALER'S NUMBER \_\_\_\_\_  
 Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

NOTARY PUBLIC \_\_\_\_\_ My Commission Expires \_\_\_\_\_

**REASSIGNMENT BY REGISTERED DEALER** (We hereby assign and warrant Certificate of Title of the vehicle described on the front of this Certificate of Title subject to the following lien(s) or encumbrance(s), if any, and none other. (We further certify the accuracy of the sale price and mileage as specified below.)

PURCHASER(S) NAME \_\_\_\_\_ SALE PRICE \$ \_\_\_\_\_  
 ADDRESS \_\_\_\_\_

LIENHOLDER(S) NAME \_\_\_\_\_ DATE OF LIEN \_\_\_\_\_

ADDRESS \_\_\_\_\_  
 ODOMETER READING \_\_\_\_\_

"I certify to the best of my knowledge that the odometer reading is and reflects the actual mileage of the vehicle unless one of the following statements is checked":  
 1. The mileage is in excess of 99,999 miles.  
 2. The odometer reading is not actual mileage. (Attach explanatory affidavit)

SIGNATURE OF DEALER OR AGENT [Signature] DEALER'S NUMBER \_\_\_\_\_  
 Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

NOTARY PUBLIC \_\_\_\_\_ My Commission Expires \_\_\_\_\_

**REASSIGNMENT BY REGISTERED DEALER** (We hereby assign and warrant Certificate of Title of the vehicle described on the front of this Certificate of Title subject to the following lien(s) or encumbrance(s), if any, and none other. (We further certify the accuracy of the sale price and mileage as specified below.)

PURCHASER(S) NAME \_\_\_\_\_ SALE PRICE \$ \_\_\_\_\_  
 ADDRESS \_\_\_\_\_

LIENHOLDER(S) NAME \_\_\_\_\_ DATE OF LIEN \_\_\_\_\_

ADDRESS \_\_\_\_\_  
 ODOMETER READING \_\_\_\_\_

"I certify to the best of my knowledge that the odometer reading is and reflects the actual mileage of the vehicle unless one of the following statements is checked":  
 1. The mileage is in excess of 99,999 miles.  
 2. The odometer reading is not actual mileage. (Attach explanatory affidavit)

SIGNATURE OF DEALER OR AGENT [Signature] DEALER'S NUMBER \_\_\_\_\_  
 Subscribed and sworn to before me this \_\_\_\_\_ day of \_\_\_\_\_ 19\_\_\_\_

NOTARY PUBLIC \_\_\_\_\_ My Commission Expires \_\_\_\_\_



MISSOURI DEPARTMENT OF REVENUE  
APPLICATION FOR MISSOURI TITLE AND LICENSE

<b>TYPE ONLY</b>
<input type="checkbox"/> CASH
IF JUNK, COMPLETE SHADED PORTIONS ONLY.

<b>TITLE TYPE</b>	ORIGINAL <input type="checkbox"/>	DUP. LICATE <input type="checkbox"/>	NON-NEGOT. <input type="checkbox"/>	CORRECTED <input type="checkbox"/>	JUNK <input type="checkbox"/>	<input type="checkbox"/> TENANTS IN COMMON	BRAND CODE
	REPOSSESSED <input type="checkbox"/>	MECHANIC LIEN <input type="checkbox"/>	SALVAGE <input type="checkbox"/>	DUP. SALVAGE <input type="checkbox"/>	DUP. JUNK <input type="checkbox"/>	<input checked="" type="checkbox"/> TRANSFER ON DEATH (TOD)	
OWNER'S NAME - LAST, FIRST, MIDDLE							CLASS
STREET ADDRESS, R.R. OR P.O. BOX NUMBER							AXLES
CITY					STATE	ZIP CODE	PROPRATE NO
YEAR	MAKE	VEHICLE IDENTIFICATION NUMBER			BODY STYLE	FUEL	
CYL.	H.P.	NEW N O U F	USED	PREVIOUS TITLE NUMBER	STATE	MILEAGE	CODE
KIND OF VEHICLE		ZONE	GR. WT. OR SEAT CAP.	SPECIAL P	TAB NUMBER	EXP. MO.	EXP. YR.
<input type="checkbox"/> FIRST LIEN/DATE							TRADE-IN
<input type="checkbox"/> MAIL TO							PURCHASE DATE
NAME							NET PRICE
STREET ADDRESS, R.R. OR P.O. BOX							\$
CITY					STATE	ZIP	LICENSE FEE
<input type="checkbox"/> SECOND LIEN /DATE:							\$
NAME							ADDITIONAL H.P.
STREET ADDRESS, R.R. OR P.O. BOX							\$
CITY					STATE	ZIP	TRANSFER FEE
TRADE-IN	YEAR	MAKE	VEHICLE IDENTIFICATION NUMBER			\$	
<input type="checkbox"/>							
AND/OR	TITLE NUMBER	STATE	LICENSE NUMBER	EXP. YR.	H.P.	FAILURE TO TRANS./RENEW	
<input type="checkbox"/>						\$	
"I CERTIFY THAT THE FACTS HEREIN ARE TRUE TO THE BEST OF MY KNOWLEDGE."							RENEWAL PENALTY
SIGNATURE OF OWNER X							\$
MO. DEALER NUMBER	DEALER NAME			CITY			TITLE PENALTY
							\$
CITY					STATE	ZIP CODE	TITLE FEE
							\$
"I CERTIFY THAT THE FACTS HEREIN ARE TRUE TO THE BEST OF MY KNOWLEDGE."							STATE TAX
SIGNATURE OF DEALER OR REPRESENTATIVE							\$
CITY/COUNTY					SITE CODE	LOCAL TAX	
REMARKS					\$		
IF THIS MOTOR VEHICLE IS REGISTERED AT THE TIME APPLICATION FOR TITLE IS MADE THE SIGNATURE ABOVE SHALL CERTIFY THAT I HAVE AND WILL MAINTAIN, DURING THE PERIOD OF REGISTRATION FINANCIAL RESPONSIBILITY WITH RESPECT TO EACH MOTOR VEHICLE THAT I OWN, LICENSE OR OPERATE ON THE STREETS OR HIGHWAYS. **ANY FALSE STATEMENT IN THIS APPLICATION IS A VIOLATION OF THE LAW AND MAY BE PUNISHED BY FINE OR IMPRISONMENT OR BOTH (331.420 RSMO).					<input type="checkbox"/> PP <input type="checkbox"/> SI/EI <input type="checkbox"/> FHVUT <input type="checkbox"/> FMCSR		
LICENSE PLATE NUMBER					VERIFIED BY:		
F0634181					\$		
VALIDATION ONLY							

ORIGINAL

DOR-108 (110-99)

DETACH THIS STUB BEFORE OFFICE VALIDATION