

Lien Sales and Abandoned Vehicles

5.000 Introduction

This chapter contains the procedures for lien sales and abandoned vehicles.

5.010 Definitions

Lienholder—As used in this chapter, the “lienholder” is the person or entity who has an interest in the vehicle due to storage and/or towing costs.

Legal Owner—The legal owner is the person or entity who has a financial interest in the vehicle and is listed on the titling document in the lienholder section.

Department—As used in this chapter the “department” is the California Department of Motor Vehicles (DMV).

Low Value Vehicle—As used in this chapter, “low value vehicle” is a vehicle valued at \$500 or less.

5.100 Local Abatement Procedure (VC §§22660, 22661, 22662)

A city or county may adopt an ordinance establishing procedures for the abatement and removal, as public nuisances, of abandoned, wrecked, dismantled, or inoperative vehicles or parts from private or public property.

5.110 Disposition of Vehicles Removed by a Local Abatement Procedure (VC §22661)

<i>Step</i>	<i>Action—Local Abatement Procedure</i>
1	Issue a 10-day notice of intention to abate and remove the vehicle or parts. The 10-day notice is not required if: <ul style="list-style-type: none"> • The property owner and the owner of the vehicle sign a release authorizing removal and waive further interest in the vehicle, or part, or • The vehicle is inoperable due to the absence of motor, transmission, or wheels; is incapable of being towed; is valued at less than \$200 and is determined by the local agency to be a public nuisance; and the property owner signs a release authorizing removal and waives interest in the vehicle.

<i>Step</i>	<i>Action—Local Abatement Procedure</i>
2	<p>Within five days of removal of an abandoned vehicle, submit a Notice of Removal of Abandoned Vehicle (REG 104) to the department. Attach any evidence of registration that is available, such as:</p> <ul style="list-style-type: none"> • Registration Card • Certificate of Title • License plates or a Statement of Facts (REG 256) certifying that the plates were destroyed.
3	Dismantle the vehicle or dispose of it at a licensed dismantler or a scrap iron processor.

5.120 Reregistration of Vehicles Removed by a Local Abatement Procedure (VC §§22661 [f], 22711)

A vehicle removed under the abatement procedure may not be reconstructed or made operable unless it qualifies for Horseless Carriage or Historical Vehicle license plates (VC §5004).

EXCEPTION: If a local ordinance has an abatement program under VC §22710 (Service Authority for Abatement of Abandoned Vehicles) and all reporting requirements have been met, local authorities may give abandoned vehicles to a correctional institution. The institution must have a program under the consent of the Director of Corrections for their inmates to restore and rebuild donated salvageable and abandoned vehicles.

5.130 Dismantler Acquisition of Vehicles Removed by a Local Abatement Procedure (VC §22664)

Dismantlers, who acquire these vehicles from a public agency, are exempt from paying any fees or penalties that may have accrued for the vehicle and from filing a Notice of Acquisition/Report of Vehicle To Be Dismantled (REG 42), if a copy of the resolution or order authorizing disposition of the vehicle is maintained as part of the dismantler's business records.

5.200 Abandoned Low Value Vehicles (VC § 22669)

Whenever a peace officer, or any designated employee of a public agency authorized by to VC §22669, removes or causes the removal of an abandoned vehicle and the public agency, or at the request of the public agency, the lienholder determines the estimated value of the vehicle to be \$500 or less, the public agency must dispose of the vehicle.

5.210 Disposition of Abandoned Low Value Vehicles (VC §22851.3)

<i>Step</i>	<i>Action — Abandoned Low Value Vehicles</i>
1	<p>At least 72 hours before the vehicle is removed, a peace officer or an authorized public agency employee must securely attach a distinctive notice stating the vehicle will be removed by the public agency.</p> <p>If the vehicle lacks an engine, transmission, wheels, tires, doors, windshield, or any other part or equipment necessary to operate safely on the highways, it may be removed immediately without posting a notice (VC §22669[d]).</p>
2	<p>Immediately after the vehicle is removed, the public agency must notify the Department of Justice at:</p> <p style="padding-left: 40px;">Department of Justice Bureau of Information Services Stolen Vehicle Unit PO Box 903417 Sacramento, CA 94203-4170</p>
3	<p>The public agency or the lienholder, at the request of the public agency, must obtain from the DMV record the names of all persons having interest in the vehicle.</p>

<i>Step</i>	<i>Action — Abandoned Low Value Vehicles</i>
4	<p>Within 48 hours of the removal, excluding weekends and holidays, the public agency or the lienholder, at the public agency's request, must notify all interested parties of the intent to dispose of the vehicle as follows:</p> <p>Public agency notification: By first class or certified mail, send a written notice pursuant to VC §22851.3 (d) to:</p> <ul style="list-style-type: none"> • The registered owner • The legal owner • Any other persons having interest in the vehicle. <p>Lienholder notification at the request of the public agency: Complete and send by certified mail a Notice of Intent To Dispose of a Vehicle Valued at \$500 or Less Removed by a Public Agency (REG 684B) to:</p> <ul style="list-style-type: none"> • The registered owner • The legal owner • Any other persons having interest in the vehicle.
5	<p>If the vehicle remains unclaimed after 15 days from the notification date, the towing and storage fees were not paid, and a request for a post-storage hearing was not made or the post-storage hearing was not attended, the public agency must complete Section A of the Public Agency Authorization To Dispose of a Vehicle to a Scrap Iron Processor or Dismantler Valued at \$500 or Less (REG 462). Distribute the REG 462 as follows:</p> <ul style="list-style-type: none"> • Give white and pink copies to the towing agent • Retain the yellow copy for your records. <p>NOTE: If there is no DMV record, the public agency may issue a REG 462 any time after the removal.</p>
6	<p>If the notification was made by the lienholder at the request of the public agency, the lienholder must complete a Statement of Facts for Vehicles Valued at \$500 or Less Removed by a Public Agency CVC 22851.3 (REG 686B).</p>

Step	Action — <i>Abandoned Low Value Vehicles</i>
7	<p>Dispose of the vehicle to a licensed dismantler or a scrap iron processor. Give the dismantler or scrap iron processor:</p> <p>Public agency notification:</p> <ul style="list-style-type: none"> • REG 462-white copy (lienholder completes Section B) • Copy of the written notification <p>Lienholder notification:</p> <ul style="list-style-type: none"> • REG 462-white copy (lienholder completes Section B) • REG 684B • REG 686B • Certified mailing receipts.
8	<p>If the notification was made by the lienholder at the request of the public agency, the lienholder must mail a copy of the REG 686B to the department at the address on the form.</p>
9	<p>Within 90 days of acquiring the vehicle the dismantler must submit to the department:</p> <ul style="list-style-type: none"> • REG 42 • REG 462-white copy <p>AND</p> <ul style="list-style-type: none"> • REG 684B • REG 686B • Certified mailing receipts <p>OR</p> <ul style="list-style-type: none"> • A copy of the written notification from the public agency.

5.220 Request for Post-Storage Hearing of Abandoned Low Value Vehicles (VC §22851.3 [e] [g])

If the recipient of the Notice of Intent To Dispose of a Vehicle Valued at \$500 or Less Removed by a Public Agency (REG 684) or a written notice from the public agency wishes to stop the disposal or dispute removal, he/she must request a post-storage hearing in person, in writing, or by telephone within 10 days of the date the notice was mailed.

The requested hearing must be conducted by the public agency within 48 hours of the request, excluding weekends and holidays. If the recipient disagrees with the decision it may be reviewed pursuant to *Government Code* §11523. The vehicle in question cannot be disposed of during the time the decision is being reviewed.

5.230 Reregistration of Abandoned Low Value Vehicles (VC §22851.3 [I])

An abandoned low value vehicle disposed of pursuant to VC §22851.3 may not be reconstructed or made operable unless it qualifies for Horseless Carriage or Historical Vehicle license plates. (VC §5004)

5.240 Dismantler Acquisition of Abandoned Low Value Vehicles (VC §11520)

Dismantlers who acquire abandoned low value vehicles from a public agency are exempt from paying any fees or penalties that may have accrued. Dismantlers are also exempt from filing a Notice of Acquisition (REG 42), but must submit the Report of Vehicle To Be Dismantled (REG 42).

5.300 Low Value Vehicles Removed for Reasons Other than Abandonment (VC §22851.2)

Whenever a peace officer, or authorized employee of a public agency, removes or causes the removal of a vehicle for reasons other than abandonment that has a value of \$500 or less, the public agency must dispose of the vehicle.

5.310 Disposition of Low Value Vehicles Removed for Reasons Other than Abandonment (VC §22851.6, 22851.8, 22851.10)

<i>Step</i>	<i>Action — Low Value Vehicles Removed for Reasons Other than Abandonment</i>
1	Within 48 hours after removal of the vehicle, the public agency must notify the Department of Justice at: Department of Justice Bureau of Information Services Stolen Vehicle Unit PO Box 903417 Sacramento, CA 94203-4170
2	Within 15 working days following the date of possession of the vehicle, the lienholder must apply to the department for the names and addresses of all persons having an interest in the vehicle.

<i>Step</i>	<i>Action — Low Value Vehicles Removed for Reasons Other than Abandonment</i>
3	<p>Immediately upon receipt of DMV record information, the lienholder must complete and send by certified mail, with return receipt requested or U.S. Postal Service Certificate of Mailing, a Notice of Intent To Dispose of a Vehicle Valued at \$500 or Less Removed by a Public Agency for Reasons Other than Abandonment (REG 684A) and a return envelope pre-addressed to the lienholder to:</p> <ul style="list-style-type: none"> • The registered owner • The legal owner • Any other persons having interest in the vehicle.
4	<p>The public agency must complete Section A of the Public Agency Authorization To Dispose of a Vehicle to a Scrap Iron Processor or Dismantler Valued at \$500 or Less (REG 462). After the expiration of the opposition period, distribute the REG 462 as follows:</p> <ul style="list-style-type: none"> • Give the white and pink copies to the towing agent • Retain the yellow copy for your records.
5	<p>If a Declaration of Opposition is not received by the intended disposal date, the lienholder must dispose of the vehicle to a dismantler or a scrap iron processor and provide the following to the buyer:</p> <ul style="list-style-type: none"> • REG 462-white copy (lienholder completes Section A) • REG 684A • Statement of Facts for Vehicles Valued at \$500 or Less Removed by a Public Agency for Reasons Other Than Abandonment CVC 22851.8 (REG 686A) completed by the lienholder. • Certified mailing receipts or U.S. Postal Service Certificate of Mailing receipt. <p>NOTE: A vehicle without a California DMV record can be disposed of immediately.</p>
7	<p>Within five days of selling the vehicle to a dismantler or scrap iron processor, the lienholder must provide to the dismantler:</p> <ul style="list-style-type: none"> • REG 462-white copy • REG 684A • REG 686A • Certified mailing receipt or U.S. Postal Service Certificate of Mailing receipt.

<i>Step</i>	<i>Action — Low Value Vehicles Removed for Reasons Other than Abandonment</i>
8	Within 90 days of acquisition, the dismantler must submit to the department: <ul style="list-style-type: none"> • REG 42 • REG 462-white copy • REG 684A • REG 686A • Certified mailing receipt or U.S. Postal Service Certificate of Mailing receipt.

5.320 Vehicle Identification Number Missing at the Time of Removal on Low Value Vehicles Removed for Reasons Other than Abandonment (VC 22851.2 [b])

If the condition of the vehicle is such that there is no means of determining ownership, the public agency that removed the vehicle may give authorization to dispose of the vehicle on the Public Agency Authorization of Disposal of Vehicle to a Scrap Iron Processor or Dismantler Valued at \$500 or Less (REG 462). If authorization for disposal is not issued, a vehicle identification number must be assigned prior to continuing the procedures in §5.310 of this manual.

5.330 Declaration of Opposition on Low Value Vehicles Removed for Reasons Other than Abandonment (VC §22851.8 [d])

If the lienholder receives a completed Declaration of Opposition that is postmarked within 10 days of the date the REG 684A was mailed, the vehicle **cannot** be disposed of unless:

- The lienholder files an action in court within 20 days of the date the REG 684 was mailed, a judgment is awarded to the lienholder, and it is not paid within five days of becoming final. **NOTE:** A copy of the judgment must be attached, and a notation must be made on the REG 686A that five days have passed since the judgement was awarded and no payment has been received.
- The declarant releases his or her interest in the vehicle. The original release must be attached to the REG 686A.

5.340 Reregistration of Low Value Vehicles Removed for Reasons Other than Abandonment (VC §22851.10 [c])

A vehicle disposed of to a licensed dismantler or scrap iron processor pursuant to VC §22851.2 cannot be reconstructed or made operable unless it is a vehicle that qualifies for either Horseless Carriage license plates or Historical Vehicle license plates pursuant to VC §5004.

5.350 Dismantler Acquisition of Low Value Vehicles Removed for Reasons Other than Abandonment (VC §11520)

Dismantlers who acquire low value vehicles removed for reasons other than abandonment from a public agency are exempt from paying any fees or penalties that may have accrued. Dismantlers are also exempt from filing a Notice of Acquisition (REG 42), but must submit the Report of Vehicle to be Dismantled (REG 42).

5.400 Lien Sales (Civil Code (CC) §§3068 through 3074)

A person who has repaired, furnished supplies/materials for, or towed or stored a vehicle **and** is not paid for the services rendered has a lien against the vehicle. The lien may be satisfied by obtaining a court judgment or selling the vehicle through a lien sale process outlined in the CC. To conduct a lien sale, the person/lienholder **must** have possession of the vehicle.

The lien arises (becomes effective) at the time the registered owner is presented with a written statement of charges for completed work or services. If, however, possession is the result of a public agency or private property impound, the lien arises when the vehicle is transported (towed).

The legal owner **must be** notified before the service may be performed if the amount of any repairs or service exceeds \$750 **or** the storage charges exceed \$400 (\$500 for vehicles valued over \$4,000).

5.410 Lien Sales Categories

The two types of lien sales are:

- Vehicles valued at \$4,001 or more or from a self-storage facility (CC §3071)
- Vehicles valued at \$4,000 or less (CC §3072).

5.420 Lien Sale Valuation (VC §22670)

For lien sale purposes, the public agency shall determine the estimated value of the vehicle. If the public agency fails or refuses to estimate the value within three days after the date of removal of the vehicle, the garage keeper or the garage keeper's agent must determine the estimated value of the vehicle.

5.430 Additional Lien for Parking Violations (VC §22851.1[b])

An additional lien for unpaid parking violation bail may be added for vehicles impounded by local authorities for parking violations they issued.

Parking violation bail collected as part of the lien sale process **is not** submitted to the department. The lienholder must submit those fees directly to the local authorities that ordered the vehicle impounded.

5.440 Storage Lien Limitation (VC §22851)

The maximum number of days for a storage lien on a vehicle placed in storage by a law enforcement agency is 60 days. The storage lien may be extended, however, to a period **not** exceeding 120 days if an application for lien sale is submitted:

- Within 15 days from the date the lien arises for vehicles valued at \$4,000 or less.
- Within 30 days from the date the lien arises for vehicles valued at \$4,001 or more.

5.450 Planned Non-Operation (PNO) (VC §4604)

The lienholder is **not** required to file a Certificate of Planned Non-Operation/Planned Non-Operation Certification (REG 102) if the vehicle was currently registered when the lien originated **and** subsequently expired while being stored by the lienholder pending a lien sale. Fees (registration **or** PNO) are **not** due until the vehicle is sold at lien sale and **must be** paid within 20 days of sale to avoid penalties. A Certificate of Non-Operation/Planned Non-Operation Certification (REG 102) is **not** required.

5.460 Registration Services (VC §§505.2, 1651)

Lien sale applications completed by a registration service must contain the registration service's occupational license number (OL#). If the registration service's OL# is not shown on the application, the sale will be denied or invalidated.

5.470 Proceeds of the Lien Sale (CC §3073)

The proceeds of the sale must be used to pay the lien and the cost of keeping and selling the vehicle. The cost of selling must be the actual cost and cannot exceed \$100. The lienholder must forward any remainder to the department's Lien Sales Unit within 15 days of the sale.

5.480 Declaration of Opposition to a Lien Sale (CC §§3071 [d][e], 3072 [d][e])

If the department receives a Declaration of Opposition, notification is sent within 16 days to the lienholder informing him/her that the lien sale is denied and cannot be conducted unless:

- The lienholder files an action in court within 30 days of the date the department's notice was mailed and a judgment is awarded to the lienholder that is not paid within five days of becoming final.
- The declarant signs the *Releases Interest* on the bottom of the denial letter.
- The declarant could not be served pursuant to CC §§3071 (e) or 3072 (e), and the lienholder submits an Application for Authorization to Continue Lien Sale After Unsuccessful Service (REG 659) with the unopened certified letter or court documents proving unsuccessful personal service.

When one of the items listed above is received, the department will send authorization to continue with the sale to the lienholder and notify the person who opposed the sale of the authorization.

5.490 Dismantler Acquisition of Vehicles Sold at a Lien Sale (VC §11520)

Dismantlers who acquire vehicles that were sold at a lien sale are exempt from paying any fees or penalties that may have accrued. Dismantlers are also exempt from filing a Notice of Acquisition (REG 42), but must submit the Report of Vehicle to be Dismantled (REG 42).

5.500 Lien Sale Procedure for Vehicles Valued \$4,001 or More or Stored at a Self-Service Storage Facility (CC §3071)

NOTE: A self-service facility is any real property designed and used for renting or leasing individual storage space. This does not include a garage or other storage area in a private residence.

<i>Step</i>	<i>Process — Vehicles Valued \$4,001 or More or Stored at a Self-Service Storage Facility</i>	
1	Within 30 days of the date the lien arose (date the registered owner was billed or when the public agency impounded the vehicle), the lienholder must submit an Application for Lien Sale Authorization and Lienholder's Certification (REG 656) and the nonrefundable processing fee to DMV at: Department of Motor Vehicles Lien Sales, Unit E143 PO Box 932317 Sacramento, CA 94232-3170	
2	DMV notifies by certified mail the owners and interested parties of the lien sale and gives them the opportunity to stop the sale by signing and returning the Declaration of Opposition within 10 days of the date the notice was mailed. If the vehicle is registered in another state, the department notifies the appropriate agency of that state.	
3	<i>If the sale is...</i>	<i>then DMV sends the lienholder...</i>
	opposed	A letter denying the lien sale application.
	not opposed	A letter granting authorization to conduct the sale.

<i>Step</i>	<i>Process — Vehicles Valued \$4,001 or More or Stored at a Self-Service Storage Facility</i>
4	Upon receipt of authorization to conduct the sale from the department, the lienholder must set the date of the sale.
5	<p>Twenty days prior to the sale, but not counting the day of the sale, the lienholder must send a Notice of Pending Lien Sale for Vehicle Valued Over \$4,000 (REG 280) by certified mail, return receipt requested, to:</p> <ul style="list-style-type: none"> • The registered and legal owners of the vehicle (if registered in California) • All persons known to have an interest in the vehicle • The DMV.
6	<p>At least five days, but not more than 20 days prior to the sale, not counting the day of sale, the lienholder must advertise the sale in a newspaper of general circulation published in the county in which the vehicle is located.</p> <p>If there is no newspaper of general circulation published in the county, the Notice of Sale must be posted in three of the most public places in the town where the vehicle is located and at the place where the vehicle is to be sold. This notice must be posted for 10 consecutive days prior to and including the day of sale.</p>
7	The lienholder must have the vehicle available for inspection at a location easily accessible to the public for at least one hour before the sale. The vehicle must also be at the place of sale at the time and date specified on the Notice of Pending Lien Sale for Vehicles Valued Over \$4,000 or From a Self-Service Storage Facility (REG 280).
8	The lienholder must conduct the sale in a businesslike fashion. Sealed bids are not allowed.
9	After the sale, the lienholder must keep the vehicle for a 10-day redemption period. The registered or legal owner may redeem the vehicle by paying all costs and expenses.

<i>Step</i>	<i>Process — Vehicles Valued \$4,001 or More or Stored at a Self-Service Storage Facility</i>
10	<p>After the redemption period the lienholder must:</p> <ul style="list-style-type: none"> • Remove and destroy the license plates • Submit a completed Notice of Transfer and Release of Liability (REG 138) to the department within five days of the sale. • Complete a Certification of Lien Sale for Vehicles Valued Over \$4,000 or From a Self-Service Storage Facility (REG 168). If no one places a qualifying bid on the vehicle, the lienholder must complete the REG 168 as both the seller and the buyer.
11	<p>Give to the buyer:</p> <ul style="list-style-type: none"> • REG 168 • Certified mailing receipts • DMV authorization to conduct a lien sale • If the lien sale was opposed, one of the following: <ul style="list-style-type: none"> — A certified copy of a court judgement entered in favor of the lienholder. — A release of interest from the opposer — DMV authorization to continue with the lien sale after unsuccessful service.
12	<p>Within 15 days of the sale the lienholder must submit any excess fees with a copy of the Certification of Lien Sale for Vehicles Valued Over \$4,000 or From a Self-Service Storage Facility (REG 168) to:</p> <p style="margin-left: 40px;">DMV Lien Sales Unit PO Box 932317 Sacramento, CA 94232-3170</p>

<i>Step</i>	<i>Process — Vehicles Valued \$4,001 or More or Stored at a Self-Service Storage Facility</i>
13	<p>Within 90 days of acquisition, the dismantler must submit to the department:</p> <ul style="list-style-type: none"> • REG 42 • REG 168 • Certified mailing receipts • DMV authorization to conduct a lien sale • If the lien sale was opposed, one of the following: <ul style="list-style-type: none"> — A certified copy of a court judgment entered in favor of the lienholder. — A release of interest from the opposer — DMV authorization to continue with the lien sale after unsuccessful service.

5.600**Lien Sale Procedure for Vehicles Valued At \$4,000 or Less (CC §3072)**

<i>Step</i>	<i>Process — Vehicles Valued at \$4,000 or Less</i>
1	<p>Within 15 days of the date the lien arose (date the registered owner was billed or when the public agency impounded the vehicle), the lienholder must submit a Registration Information Request for Lien Sale (INF 1126) and the nonrefundable processing fee to DMV to obtain a printout of the vehicle record using the VIN.</p>
2	<p>Immediately upon receipt of the vehicle record information, and at least 31 days but not more than 41 days prior to the sale date, the lienholder must send:</p> <ul style="list-style-type: none"> • A Notice of Pending Lien Sale for Vehicle Valued \$4,000 or Less (REG 668) and a return envelope, pre-addressed to the department, by certified mail with return receipt requested or by United States Postal Service Certificate of Mailing to: <ul style="list-style-type: none"> — The registered owner — The legal owner — Any known interested parties • A Notice of Pending Lien Sale for Vehicle Valued \$4,000 or Less (REG 668) by certified mail to the department.

<i>Step</i>	<i>Process — Vehicles Valued at \$4,000 or Less</i>
3	At least 10 days prior to and including the day of the sale, the lienholder must post a Notice of Pending Lien Sale for Vehicle Valued at \$4,000 or Less (REG 668) in a conspicuous place on the premises of the business office of the lienholder. If the sale is scheduled to occur at a place other than the premises or the business office of the lienholder, a notice must also be posted at the site of the forthcoming sale. When posting the REG 668 fold the document so the registered owner, legal owner and interested party addresses are not visible.
4	The lienholder must have the vehicle available for inspection at a location easily accessible to the public for at least one hour before the sale. The vehicle must also be at the place of sale at the time and date specified on the Notice of Pending Lien Sale for Vehicles Valued at \$4,000 or Less (REG 668).
5	The lienholder must conduct the sale in a businesslike fashion. Sealed bids are not allowed.
6	There is no redemption period. The buyer may take immediate possession of the vehicle.
7	<p>After the sale the lienholder must:</p> <ul style="list-style-type: none"> • Remove and destroy the license plates. • Submit a completed Notice of Transfer and Release of Liability (REG 138) to the department within five days of the sale. • Complete a Certification of Lien Sale for Vehicles Valued \$4,000 or Less (REG 168A). If no one places a qualifying bid on the vehicle, the lienholder must complete the REG 168A as both the seller and the buyer.
8	<p>Give to the buyer:</p> <ul style="list-style-type: none"> • REG 168A • Printout of DMV record • Certified mailing receipts (attached to the 168A) • If the lien sale was opposed one of the following: <ul style="list-style-type: none"> — A certified copy of a court judgment entered in favor of the lienholder. — A release of interest from the opposer. — DMV authorization to continue with the lien sale after unsuccessful service.

<i>Step</i>	<i>Process — Vehicles Valued at \$4,000 or Less</i>
9	<p>Within 15 days of the sale the lienholder must submit any excess fees with a copy of the Certification of Lien Sale for Vehicles Valued \$4,000 or Less (REG 168A) to:</p> <p style="padding-left: 40px;">DMV Lien Sales Unit PO Box 932317 Sacramento, CA 94232-3170</p>
10	<p>Within 90 days of acquisition, the dismantler must submit to the department:</p> <ul style="list-style-type: none"> • REG 42 • REG 168A • Printout of DMV record • Certified mailing receipts (attached to the 168A) • If the lien sale was opposed one of the following: <ul style="list-style-type: none"> — A certified copy of a court judgment entered in favor of the lien—holder. — A release of interest from the opposer. — DMV authorization to continue with the lien sale after unsuccessful service.