Chapter E

Releases of Interest

Introduction

A release of interest is required from all owners, including dealers and interim owners, who have not released their interest on the ownership document.

When and from whom release is required

- Persons or firms who previously held an interest in the vehicle and who no longer hold an interest must provide a release of interest.
- Dealers must provide a **signed** and **dated** release of interest for every vehicle they sell, whether or not they intend to submit the application for the customer.
- If the title, MCO, or another document shows that someone else has acquired an interest, a release of interest or other evidence that the party does not have an interest must be submitted. For example:
 - In the case of a vehicle sold on consignment, unless the documents clearly indicate that the person who sold the vehicle on consignment did not acquire an interest in the vehicle, a release of interest from that person, or a signed statement from them indicating they have no interest, may be required.
 - If documents show someone has an interest in the vehicle, and they are not to be shown on the new title when issued, they must release or sign a statement that they have no interest.

How to release

The release must match the ownership document.

Business releases

A release from a business or dealership must be signed with both the business name and the signature of an authorized representative. The signature of the authorized representative must be the person's full name. Initials may be used for the first and middle name, but not the last name. Examples:

- Any Bank USA by Justa Customer
- Tony's Used Cars by *J. Customer*

Printed signature releases

Printed signatures are acceptable for a release, if that is what the signer considers their signature. Stamped or digitized signatures are not acceptable as a releasing signature except from the vehicle manufacturer on their MCO, including when the manufacturer is also the distributor.

If the vehicle is owned by **John Doe**, DBA Ajax Autos, then John Doe is the owner and a release of interest is required from John Doe.

An owner's "mark" (such as an "X") must be attested to by the signatures of two witnesses.

Doing business as (DBA) releases

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When the ownership document lists the owner as an individual or company doing business as (DBA) another name, DMV requires a release of interest from the **primary** individual or company. DMV will not accept a release from the DBA name only, unless the ownership document **only** lists a DBA name.

Formerly known as (FKA) releases

If a company has changed its name from the name listed on the ownership document or a

bank is acquired by another bank, the release must indicate that the company releasing was formerly known as the name on the document. This is done by signing "[New Company Name], formerly known as [Old Company Name], by: [authorized signature]". If DMV does not receive this type of release, or a statement that

ACE BANKING formerly known as **Sam's Bank**, by John Doe.

the two companies are one and the same, DMV will question whether the release is from the company named on the ownership document.

Form of releases

Releases of interest may be in various forms. In lieu of a release, DMV will accept other evidence that a person no longer has an interest, including a document such as a court order, repossession paper, etc.

Most releases will be in the form of a document signed by the person whose interest is being released. The release may be on spaces provided on the certificate of title or MCO.

A separate release form, such as a bill of sale, may also be used. Any separate document must contain:

- A vehicle description which contains at least the plate number, vehicle identification number or title number,
- All proper signatures and an indication that the seller releases all interest in the vehicle.
- The date of sale, and
- The release should also include to whom the vehicle was sold, but it is acceptable without that information

DMV requires the original release to accompany a transaction. Photocopies or faxes of a bill of sale are acceptable only if the document is a copy and the signature is an original. Carbon copies are only acceptable if the document is a Secure Odometer Disclosure or a Secure Power of Attorney. Purchase orders are not an acceptable release.

Bill of Sale, Form 735-501

A Bill of Sale (BOS) is a document signed by an individual or business releasing all interest in a particular vehicle. A BOS releasing all interest for a business must be signed and countersigned including the title of the person signing.

The BOS can be written on any form as long as it includes the information required on a release.

Bill of sale for a deceased person

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A bill of sale is valid after the death of the individual who released their interest if the individual signed and dated it before the death occurred. If there is no date on the bill of sale, DMV will assume that it was signed before the person died. (For more information on transferring title with a deceased owner, see Chapter G.)

Example of VEHICLE BILL OF SALE, FORM 735-501

Actual size 8½" x 5½"

VEHICLE BILL OF SALE DEPARTMENT OF TRANSPORTATION DRIVED SHOPE SHOW SHILL SERVICES 1005 LAM AVE NE. SALED OFECON 07314					
VEHICLE DESCRIPTION					
PLATE NUMBER YEAR MAKE	VEHICLE IDENTIFICATION NUMBE	ĒR			
I transfer all rights, title and interest in the above described vehicle to:					
NAME OF BUYER (PRINT LAST, FIRST, MIDDLE)	DATE OF PURCHASE				
BUYER'S ADDRESS					
PRINTED NAME OF SELLER (BUSINESS NAME IF SELLER IS A BUSINESS)					
SIGNATURE OF SELLER (AUTHORIZED REPRESENTATIVE OF BUSINESS)	DATE OF RELEASE				
FRINTED NAME OF SELLER					
SIGNATURE OF SELLER	DATE OF RELEASE				
SELLER'S ADDRESS					
● SELLER ● You must provide notification to DMV of the sale within 10 days of the sale. (ORS 803.112) ■ BUYER ● If you do not apply for a title within 30 days from the date of purchase, you may be subject to a late title transfer fee.					

Leased vehicles

When transferring title, any owner, lessor, or security interest holder shown on the Oregon title must release interest.

Exception: A release of interest from the lessee shown on the Oregon title is not required when DMV has a release of interest from the lessor.

A lease termination statement is not required to release interest of the lessee unless there is no release of the lessor. DMV will accept a written statement from the lessor on the lessor's letterhead paper stating that the lease has been terminated, but it is not required.

The lease termination statement must clearly identify the vehicle and include at least one of the following: plate number, vehicle identification number or title number, and must identify the lessee with whom the lease was terminated.

When a lease is terminated, the lessor is required by federal law to be the one who discloses the odometer. The lessor is also required to notify the lessee that the lessee

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must provide the lessor with an odometer disclosure for DMV. When the lessor is the seller of the vehicle, they must make the disclosure. If the lessor never takes possession of the vehicle before ownership has transferred, they may rely upon the disclosure given by the lessee.

When the lessee is the seller of the vehicle (such as when the lessor releases interest, or in the case of a lease purchase), the lessee is responsible for making the odometer disclosure.

For example:

- New vehicles, the lessor needs to sign as buyer, since they are the actual buyer of the vehicle. A lessee can sign for a lessor by POA.
- If both the lessee and lessor are changing, DMV will accept the disclosure from either the lessee or lessor.

Statement of Lien Satisfaction, Form 735-524

A security interest holder may use a Statement of Lien Satisfaction, Form 735-524, to release interest in a vehicle when they cannot release directly on the title.

A business must sign the business name and the signature of an authorized representative on the Form 735-524. If the security interest holder is a financial institution, the signature must include their unique line stamp if available, or be on official letterhead.

See example in box at right:

Along with the proper signatures, the Statement of Lien Satisfaction must clearly identify the vehicle, including at

least one of the following: plate number, title number or vehicle identification number. Type or print the name of the **registered** owner(s) to whom the loan was made.

The lien release may be on a bank form if it includes the required signatures, vehicle identifiers and owners names. An example of Form 735-524 is on the following page.

Wells Fargo Bank, by John Doe.

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Example of STATEMENT OF LIEN SATISFACTION, FORM 735-524

Actual size 8½" x 5½ "

STATEMENT OF LIEN SATISFACTION DIRWER AND MOTOR VEHICLE SERVICES 1995 LAWA AVE HE, SALEN ORECON 97314 THIS FORM IS TO BE COMPLETED BY THE SECURITY INTEREST HOLDER (LIENHOLDER) WHEN THEIR					
INTEREST IN THIS VEHICLE HAS BEEN SATISFIED.					
OREGON PLATE NUMBE	R	VEHICLE IDENTIFICATION NUMBER			
YEAR	MAKE	BODY STYLE	TITLE NUMBER		
TYPE OR PRINT NAME OF REGISTERED OWNER(S) TO WHOM LOAN WAS MADE					
TYPE, PRINT OR STAMP NAME OF SECURITY INTEREST HOLDER WHO IS RELEASING ALL INTEREST IN THE VEHICLE DESCRIBED ABOVE. (Financial Institutions – Use unique line stamp when applying for replacement title.)					
AUTHORIZED SIGNATUR X 735-524 (6-05)	E RELEASING INTEREST			DATE SIGNED STK# 300168	

Statement of Error or Erasure of a Name, Form 735-502

The Statement of Error or Erasure of a Name, Form 735-502, is used to explain any error or erasure of a name only on a title, an MCO, a POA, an Application for Title and Registration, Form 735-226, or any title other application. Most other errors may be neatly lined through and correctly written above the error.

If a person places their name on the title application in error, that person must complete the Form 735-502 or provide a signed release of interest. If the title clerk places a name on the title application in error, the title clerk must complete the Form 735-502 and sign it with the business name and their signature. A title clerk cannot use a Form 735-502 if:

- A name was not added in error, such as where the person actually acquired an interest, but has subsequently released.
- The person(s) whose name was added signed the application or document.

An example of the Statement of Error or Erasure of a Name, Form 735-502 is on the following page.

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Example of STATEMENT OF ERROR OR ERASURE OF A NAME, FORM 735-502 Actual size 5½" x 8½ "

