## STAPLE Attachments Here **KANSAS** DEPARTMENT OF REVENUE **DIVISION OF VEHICLES** www.ksrevenue.org

## POSSESSORY LIEN AFFIDAVIT

(Wrecker and/or Towing Service)

KSA 8-1103 through 8-1108

THIS FORM MUST BE COMPLETED IN IT'S ENTIRETY		Please Type or Print Clearly			
Tow Service Name		KCC MCID No.			
Address	City		ST	ZIP	
Purchaser's Name				, at	
Address	City		ST	ZIP	
TOW REQUESTED/AUTHORIZED BY (Must Check One):	Driver	Law Enforc	ement		
VEHICLE INFORMATION					
Year Make Style VIN	N				
Possessory Date Total Tow & Storage Bill Accumulated:	\$ 	Total Expenses of Publication and Sale	: \$		
Date of the Public Auction	Vehicle Selli	Vehicle Selling Price \$			
Does this vehicle meet the definition of a salvage vehicle as p	er KSA 8-197(b)(2)(A	A or B)? Yes*	☐ No	)	
* If yes, a Salvage, Nonhighway or Nonrepairable Vehicle A Definition of a salvage vehicle is on the backside of this for	ffidavit, form TR-13,	must be completed and	l attache	d by seller.	
Definition of a salvage vehicle is on the backside of this los					
<b>IF THE VEHICLE OWNER IS KNOWN:</b> Within 15 days of that the vehicle is		ervice a notice shall be satisfaction of the lien.		the owner	
Vehicle remaining in the possession of a person providing	g wrecker or tow se	ervice for a period of 3	30 days	after such	
wrecker or towing service was provided may be sold patransportation, protection, storage or safekeeping of such	ay the reasonable	or agreed charges fe	or such		
THE FOLLOWING REQUIREMENTS OF KSA 8-1104	ARE NEEDED TO	D DISPOSE OF THIS	VEHIC	LE:	
A. Not more than 30 days after taking possession of the lienholder(s), if any, from the Division of Vehicles;	vehicle, apply for a	verification of last reg	gistered	owner and	
B. Notice of sale shall be mailed by <u>certified mail</u> to the region of the verification of the last owner and lienholder(s), if a the amount due, together with storage, publication, notice mailing, the vehicle and personal property will be sold at <u>reconstruction</u> .	ny, from the division e and sale cost, is no	n of vehicles. The notice	ce shall s	state that if	
C. A notice must be published in a newspaper in the Count place. The vehicle make, year, and complete identification included in the advertisement. Should there be no news newspaper of general circulation.	n number as well as	the date, time and place	of the sa	ale shall be	
I, the undersigned, hereby certify that I am a towing and recovery ser of Kansas at the address shown above. The vehicle listed on this affit to the present time. Towing and recovery charges and the storage be claim a lien on said vehicle based on the charges listed in this affidavon the date listed.	idavit has remained in ill have accumulated o	my possession since the p on the vehicle and remain	ossessory unpaid.	date shown Therefore, I	
I certify under penalty of perjury under the laws of the State of Kansa	s that the forgoing if tr	ue and correct.			
Executed on (date):					
Possessory Lienholder's Signature					
Handprinted Name of Person Signing Above:					

Purchaser must make application for title and registration in the local county treasurer's motor vehicle office in the county in which the vehicle will be located within 30 days from date of purchase. Purchaser must submit all documents received from the tow service to the county treasurer's motor vehicle office when making application for title and registration.

# **ADDITIONAL REQUIREMENTS**

- 1. The following documentation must be attached to this affidavit:
  - ✓ If the tow service was requested by the driver, a copy of the tow and storage notice or bill signed by the person requesting the tow is required;
  - ✓ If owner is known at the time of service, proof (certified mail receipt) that a within 15 days of providing the tow service notice was given to the owner that vehicle is being held subject to satisfaction of lien;
  - ✓ Proof (copy) of verification from the division of vehicles;
  - ✓ Receipt(s) for certified mailing(s) to owner and any lienholder(s), as proof that notice was mailed within 10 days after receipt of verification;
  - ✓ Proof of newspaper publication advertising the public auction.
- 2. KSA 8-1108 Invalidity of Lien. Failure to give any notice required under the provisions of this act shall stop the imposition of storage fee, until the notice provisions are complied with in accordance with the provisions of this act
- 3. An Odometer Disclosure Statement (form TR-59) must be attached if the vehicle is less than 10 years old. (Current year minus 10 equals ten model years. Example: 2004-10=1994 or older vehicles do not need odometer statement. In this example 1995 or newer vehicles must have an odometer statement.)
- 4. If the verification does not indicate the vehicle was last titled and registered in Kansas, "No Record Found" verification, an MVE-1, Motor Vehicle Examination form issued by the Kansas Highway Patrol, or their designee must be obtained and attached to this affidavit before making application for a Kansas title.
- 5. Within 30 days from date of purchase, the purchaser must make application for title and registration in the county treasurer's office in the county in which the vehicle will be located. All documentation listed above along with this Possessory Lien Affidavit must be submitted to the treasurer's office when making application.

## NOTICE

All documents listed above, in addition to this affidavit must be presented to the purchaser for the purpose of making application for title and registration at the local county treasurer's office in the county in which the vehicle will be located.

Possessory lien requirements are based on Kansas Statutes: KSA 8-1103, 8-1104, 8-1105, 8-1106, 8-1107 and 8-1108.

### SALVAGE VEHICLE

KSA 8-197(b)(2) "salvage vehicle" means:

- (A) Any motor vehicle, other than a late model vehicle, which is of a type required to be registered in this state, but which cannot be registered because it has been wrecked or damaged to the extent that: The equipment required by state statute on any such vehicle used on the highways of this state is not present or is not in good condition or proper adjustment, as prescribed by state statute or any rules and regulations adopted pursuant thereto, or such vehicle is in an inoperable condition or a condition that would render the operation thereof on the highways of this state a hazard to the public safety; and in either event, such vehicle would require substantial repairs to rebuild or restore such vehicle to a condition which will permit the registration thereof;
- (B) a late model vehicle which is of a type required to be registered in this state and which has been wrecked or damaged to the extent that the total cost of repair at retail is 75% or more of the fair market value of the motor vehicle immediately preceding the time it was wrecked or damaged and such condition was not merely exterior cosmetic damage to such vehicle as a result of windstorm or hail.