



Georgia Department of Revenue - Motor Vehicle Division
Disposition Notice for Derelict Vehicle Sale

ANY CORRECTION OR ALTERATION WILL VOID THIS FORM



Purpose of this form: This form is used by a person or business to declare a vehicle a derelict motor vehicle and to notify the Georgia Department of Revenue - Motor Vehicle Division of the vehicle's disposal.

Completing this form: This form must be completed in its entirety, legibly printed in blue or black ink or typed.

Section A: Record the vehicle's information. Please note, any vehicle without a manufacturer's Vehicle Identification Number (VIN) shall not be declared a derelict.

Section B: Record the name, mailing address and telephone number of the business declaring the vehicle a derelict vehicle.

Section C: Provide the business name, mailing address and telephone number where the vehicle was delivered for scrapping or dismantling.

Section D: Sign and date the disposition notice.

How to submit this form: The original form must be submitted along with the required documents listed below to DOR/Motor Vehicle Division, Attn: Salvage Section, P.O. Box 740381, Atlanta, Georgia 30374-0381.

Required document(s): A Notice of Abandoned Vehicle (Form MV-603) filed no less than 30 days prior to this notice, a Bill of Sale (Form T-7) and a copy of the page in the rough section of the National Auto Research Black Book, Georgia Edition, showing a similar vehicle's value. If a similar vehicle is not listed or if the vehicle is completely destroyed by fire, flood, or vandalism or is otherwise damaged to the extent that restoration of the vehicle to a safe operable condition would require replacement of more than 50% of its major component parts, a written appraisal from the local law enforcement agency's auto theft section must be submitted.

A VEHICLE INFORMATION

Vehicle Identification No. (VIN): [Grid for VIN entry]

Year: [Box] Make: [Box] Model: [Box]

B BUSINESS DECLARING THE VEHICLE DERELICT

Business Name: [Box]

Mailing Address: [Street No. Street Name Apt./Suite No.]

City: [Box] State: [Box] ZIP Code: [Box] Telephone No.: [Box]

C BUSINESS SCRAPPING OR DISMANTLING THE VEHICLE

Business Name: [Box]

Mailing Address: [Street No. Street Name Apt./Suite No.]

City: [Box] State: [Box] ZIP Code: [Box] Telephone No.: [Box]

D DISPOSITION NOTICE

I, the authorized representative of the business named in Section B, certify that the vehicle identified in Section A meets four of the following conditions for being a derelict vehicle: (Check four applicable boxes.)

- Left on private property for at least two days or on public property for at least three days without the owner or driver trying to recover the vehicle or leave a note;
Left unattended for at least five days, even if a note was left;
Because of damage, vandalism, theft or fire, the vehicle is damaged to the extent that restoration would require the replacement of one or more major component parts;
Vehicle has structural damage which affects the safety of the vehicle;
Vehicle is inoperable due to a major mechanical breakdown at the time it was left (i.e., missing engine, transmission or wheels, no coolant in the cooling system, no oil in the engine, or burnt fluid in the transmission);
Seven or more years old;
Not currently registered or ownership cannot be verified by the State;
Abandoned to a wrecker service by an insurance company or the owner following a "total loss" payment by the insurance company.

Under the provisions of O.C.G.A. § 40-11-9, I declare this vehicle a derelict motor vehicle based on the following facts:

- The registered owner, title owner, or security interest holder or lienholder failed to respond within 30 days from the date of an abandoned vehicle notification.
The vehicle is appraised as having a total value of less than \$300.00 as determined by half the wholesale value of a similar vehicle in the rough section of the National Auto Research Black Book, Georgia Edition.

Furthermore, I disposed of this vehicle to the business named in Section C.

By signing this form, I understand that, according to O.C.G.A. § 40-3-90 "[a] person who, with fraudulent intent ... (4) uses a false or fictitious name or address or makes a material false statement, or fails to disclose a security interest, or conceals any other material fact in an application for a certificate of title ... shall be guilty of a felony." Further, according to O.C.G.A. § 40-3-91, "[a] person who ... (4) willfully violates any other provision of [Chapter 3 of Title 40] shall be guilty of a misdemeanor."

Authorized Representative's Printed Full Legal Name: [Box] Job Title / Position: [Box]

Authorized Representative's Signature: [Box] Date: [ / / ]