

DEALER, DISTRIBUTOR, LESSOR, MANUFACTURER, PEER TO PEER, AND REBUILDER INFORMATION

"Dealer" and "vehicle dealer" defined.

1. "Dealer" or "vehicle dealer" means any person who:

- (a) For compensation, money or other thing of value sells, exchanges, buys, offers or displays for sale, negotiates or attempts to negotiate a sale or exchange of an interest in a vehicle subject to registration under this chapter or induces or attempts to induce any person to buy or exchange an interest in a vehicle;
- (b) Represents himself as having the ability to sell, exchange, buy or negotiate the sale or exchange of an interest in a vehicle subject to registration under this chapter or in any other state or territory of the United States;
- (c) Receives or expects to receive a commission, money, brokerage fee, profit or any other thing of value from the seller or purchaser of a vehicle; or
- (d) Is engaged wholly or in part in the business of selling vehicles or buying or taking in trade vehicles for the purpose of resale, selling or offering for sale or consignment to be sold or otherwise dealing in vehicles, whether or not he owns the vehicles. NRS 482.020

"Distributor" defined. "Distributor" means a person, other than a manufacturer, who is engaged in the business of selling new motor vehicles to dealers. NRS 482.028

"Lease," "long-term lessee," "long-term lessor," "short-term lessee" and "short-term lessor" defined. For the purposes of regulation under this chapter and of imposing tort liability under **NRS 41.440**, and for no other purpose:

- 1. "Long-term lessor" means a person who has leased a vehicle to another person for a fixed period of more than 31 days.
- 2. "Short-term lessor" means a person who has leased a vehicle to another person for a period of 31 days or less, or by the day, or by the trip. **NRS 482.053**

"Manufacturer" defined. "Manufacturer" means every person engaged in the business of manufacturing motor vehicles, trailers or semitrailers. **NRS 482.060**

"Rebuilder" defined.

- 1. "Rebuilder" means a person engaged in the business of reconstructing motor vehicles by the alteration, addition or substitution of substantial or essential parts or assembling of replica or specially constructed vehicles from unassembled parts.
- 2. Nothing in this section shall be construed to require any licensed new or used vehicle dealer to secure a license as a rebuilder in conjunction with rebuilding in his own facilities. **NRS 482.097**

"Peer to Peer" defined. "Peer to Peer Car Sharing Program" means a platform operated by a business that connects shared vehicle owners with shared vehicle drivers to enable the sharing of vehicles in exchange for money. Senate Bill 389 of the 2021 Session.

LICENSING REQUIREMENTS

- 1. Application for Business License (OBL237) completed in full and signed by a principal of the business.
- 2. Personal History Questionnaire (OBL242) completed by each principal of the business listed on the license application.
- 3. One set of fingerprints submitted by each principal of the business listed on the application. Principal must be fingerprinted by an authorized NV DMV representative or a law enforcement agency. Check with your local law enforcement agency for any additional fees
- 4. DPS Fingerprint Background Waiver (OBL256) completed and signed by each principal submitting a set of fingerprints.
- 5. A surety bond (OBL210) or a deposit in lieu of bond for the required amount: \$10,000 for utility or boat trailers with an unladen weight of 3,500 or less; \$50,000 for motorcycles, horse trailers without living quarters or utility trailers with an unladen weight of 3,501 or more; and \$100,000 for peer-to-peer car sharing platform and all other vehicle types.
- 6. Insurance certificate showing automobile liability coverage. See insurance information sheet (OBL273). Peer-to-Peer programs may submit a \$100,000 bond in lieu of the insurance requirement.
- 7. Copy of City or County business license; Peer-to-peer car sharing programs are exempt.
- 8. Fictitious Firm Name Filing, if applicable.
- 9. Copy of Certificate of Incorporation and Corporate filing, with names of the officers, filed with the Nevada Secretary of State's Office, if applicable.
- 10. The Federal Employer Identification Number (FEIN) of the business.
- 11. An email address for the business.
- 12. An established place of business within the state, with a permanent enclosed building large enough to accommodate an office; and for dealers, distributors, lessors, manufacturers and rebuilders sufficient space to display one or more vehicles. The established place of business must also have boundaries, which are clearly marked.
- 13. A permanently affixed display sign with the name of the business in lettering eight inches high, formed by lines that are at least one inch wide. The display sign must be clearly legible from the center of the nearest street or roadway. Peer-to-Peer car sharing programs are exempt from this requirement.
- 14. Two color photographs of business location that clearly show the exterior of the business to include the display sign. Peer-topeer car sharing programs are exempt.
- 15. A site inspection conducted by the Department.
- 16. **New Vehicle Dealers**: Dealer Franchise Certification (OBL253) must be completed by each manufacturer or distributor certifying the business is an authorized franchised dealer for the sale of designated vehicle make(s).
- 17. **Manufacturers**: Letter of verification from SAE International confirming applicant's World Manufacture Identifier (WMI) assignment. Contact SAE at <u>www.sae.org</u> or <u>ksiddall@sae.org</u> or 724 772-8511.

APPLICATION FEES (Non-refundable)

New License Fee: \$125.00

Fingerprint Processing Fee: 40.25 per principal

Late Fees: A license that expires for failure to renew may be reinstated upon submission of a completed renewal application, renewal fee, and a \$25.00 late fee.

License Renewal Fee: \$50.00



APPLICATION FOR BUSINESS LICENSE AND GARAGE REGISTRATION

State Business License Number		DMV License Number		
			(If new appl	icant, please leave blank)
Individual/Corporate	e Name			
DBA Name				
Mailing Address				
	Street	City	State	Zip Code
Physical Address				
	Street	City	State	Zip Code
Business Phone Nu	imber	Business Fax Numbe	er	
E-Mail Address		FEIN	l:	

Reason for Submittal Business Type		Dealer (Business Activity)	Schools (Business Activity)
 New Application Principal Location Branch Location Change Mark type of change(s) Add Activity Remove Activity Change of Principal(s) Adding Deleting Change of Business Structure Change of Business Address Mailing Physical 	 Rebuilder Manufacturer Distributor Transporter Broker Wrecker Electronic Notification Salvage Pool Consignment Auction Live Internet Body Shop Class A Certificate 	 Dealer New Motor Vehicle Used Motor Vehicle New Trailer Used Trailer New Motorcycle Used Motorcycle Used Motorcycle Long Term Lessor Short Term Lessor Short Term Tlr Lessor Consignment Auction 	 Drive School Behind-the-Wheel Classroom Correspondence Internet Minors Traffic Safety School Classroom Correspondence Internet DUI School
 □ Change of Curriculum □ Change of Class Schedule □ Change of Email Address 	Garage Registration	☐ Live ☐ Internet ☐ OHV Dealer ☐ New OHV	□ Classroom □ Correspondence □ Internet
□ Change of Email Address □ Change of Business Name 	Garage Garage Number of Technicians	□ Long Term OHV Lessor □ Short Term OHV Lessor	Emission Control (Business Activity)
Previous Name	Type of Repairs	OHV Manufacturer	 □ Emission Station □ Gas □ Diesel □ Test Only □ Test & Repair □ Fleet, Test Only □ Fleet, Test &
			Repair

Dealers selling new vehicles must list vehicle makes franchised to sell:

Individual Partnership LLP LLC Corporation Incorporated in State of File Date



OWNERSHIP: List name and title of each individual, each partner, whether general or limited, or each principal officer, director or stockholder participating in the direction, control or management of the policy of the business. Use separate page if necessary. Ownership change requires notification to the Department.

Name (Last, First, Middle)	Title

Registered Agent's Information:

For Garage Registration Only: Additional Location(s)

Name of Business	Address	Phone Number and Managers Name	# of Technicians

Nevada Revised Statute and Nevada Administrative Code Chapters:

NRS/NAC Chapters 445B & 482	NRS/NAC Chapters 482 & 490	NRS/NAC Chapter 483	NRS/NAC Chapters 487 & 597 (Body Shop & Garage only)
Station and Inspector licensing.	Broker, Dealer, Distributor, Long Term Lessor, Manufacturer, Rebuilder, Salesman, Short Term Lessor and Transporter licensing, including Off-Highway Vehicle Industry Licensing.	Instructor and School licensing.	Body Shop, Garage, Salvage Pool and Wrecker licensing or registration.

I understand providing false information or the omission of the requested information in this application is grounds to deny, suspend, or revoke my business license or registration and constitutes a gross misdemeanor under **Chapter 482, 483, 487**, **445B** and **490** of the **Nevada Revised Statutes**. Furthermore, I understand it is my responsibility to review the aforementioned Nevada Revised Statute and Nevada Administrative Code Chapters with respect to the license or registration I am applying for and agree to comply with the requirements stated therein. I declare under penalty of perjury that the foregoing is true and correct.

NOTE: TO BE SIGNED BY SOLE OWNER, PARTNER, OR OFFICER OF THE CORPORATION ONLY. Signatures must be original. Photocopies are not acceptable.

Applicant's Signature		Title	Date
State of Nevada County of			
Subscribed and sworn to before me this	day of	20 by	
Signature of Notary Public or Authorized Nevada DMV	Representative	Not	ary Seal



This questionnaire is filed as part of the licensing application for:					New Update
Business License:	Principal	Registered Ager	nt/Manager		
Occupational License:	Salesperson	n 🗌 Drive School Ins	tructor	Traffic Safety Scl	nool Instructor
	Inspector	DUI School Instr	ructor		
All lines and spaces must be	completed in fu	III. If not applicable	enter (N/A)		
Full Legal Name:					
Last First Middle Additional names you have been known by <i>(maiden name, stage name, nickname)</i> :					
Mailing Address	<u></u>		01	21.1	
Physical Address	Street Street		City	State	'
Home Phone	Addition	nal Phone			
Driver's License No	State				
Date of Birth		Place	of Birth	City State	
Social Security No	-		E Female	City State	Male
Height	Weight	Hair		Eyes	
Scars, marks, and/or tattoos					
Employment History for the past 5 years beginning with the most current (without gaps):					

From (month/year)	To (month/year)	Employer	Complete Address/Telephone #



Applicant's Name

Personal History Questionnaire

List names, complete address, and phone numbers of two personal references.

Name	Address	Phone Number

Drive, DUI or Traffic Safety applicants only:

Have you ever been arrested or convicted of a crime or offense, either felony, gross misdemeanor or misdemeanor, including traffic misdemeanor offenses? Yes No

All other applicants:

Have you ever been arrested or convicted of a crime or offense, either felony, gross misdemeanor or misdemeanor, excluding traffic misdemeanor offenses?
Yes No

If "Yes," list separate charge by date of arrest. Describe the offense, court, and disposition in the appropriate columns. If additional space required, use a separate sheet of paper.

Date of Arrest	Nature of Offense	Court of Jurisdiction	Disposition of Offense

Are you currently, or have you ever been under supervision of a parole or probation agency of any state? If so, provide name and address of the agency, name of supervising officer and phone number. Provide a copy of your discharge; if appropriate *(explain)*.

Child Support Information:

Nevada Revised Statute 482.319 requires all professional and occupational licensing agencies to request statements regarding child support from applicants for new licenses and for renewal of all occupational licenses. Please mark the appropriate response and complete the remainder of the form. Failure to mark one of the three and completion of the form will result in denial of the application.



- I am not subject to a court order for the support of a child.
- I am subject to a court order for the support of one or more children and am in compliance with a plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order; or
 - I am subject to a court order for the support of one or more children and am not in compliance with the order or plan approved by the district attorney or other public agency enforcing the order for the repayment of the amount owed pursuant to the order.



Applicant's Name

Personal History Questionnaire

Have you previously held or do you presently have a business or occupational lic	cense issued by the Department of Motor
Vehicles in this State or by any other State's occupational licensing authority?	Yes No

If "Yes", license number_____

State

Have you ever had a business or occupational license,	in this state or any other		
was denied, suspended, revoked, or had administrative	sanction against it?	🗌 Yes	🗌 No (if Yes, explain)

I hereby authorize the Department of Motor Vehicles to make any background investigation necessary as it pertains to the issuance of my license. In relation, I authorize any person or entity contacted by the Department of Motor Vehicles, its agents or employees to furnish any information or opinions they may have during the course of my initial background investigation. I release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, Department of Motor Vehicles, its agents or employees and all persons or entities furnishing information or opinions to the Department of Motor Vehicles, its agents or employees and all persons or entities furnishing information or opinions to the Department of Motor Vehicles related to my background investigation. I understand providing false information or the omission of the requested information in this questionnaire is grounds to deny, suspend, or revoke my business or occupational license. Furthermore, I understand filing false information to obtain any license or permit is a criminal act as defined in Nevada Revised Statutes and Nevada Administrative Codes in addition to being subject to the administrative sanctions as prescribed by law.

	Date
Signature of Applicant	
Signatures must be original. Photocopies are not accept	tahla
orginatures must be original. Thotocopies are not accept	
State of Nevada	
County of	
	00 h
Subscribed and sworn before me this day of	, 20 by
Notary Public or Authorized Nevada DMV Representative	(Notary Seal)
· · ·	
For Departm	nent Use Only
Case No	
Case No	
Application completed and signed \Box Figure prints \Box De	alvaraura Investigation 🗔 Tatal Face 🕈
Application completed and signed Fingerprints Bac	ckground investigation [] Total Fees \$
Recommendation: Approved Denied	
	Date
Signature of Employee	
	Date
Signature of Supervisor (if applicable)	
	Date
Signature of Investigator (if applicable)	



As an applicant who is the subject of a national fingerprint-based criminal history record check for a noncriminal justice purpose (such as an application for employment or a license, an immigration or naturalization matter, security clearance, or adoption), you have certain rights which are discussed below. All notices must be provided to you in writing. These obligations are pursuant to the Privacy Act of 197 4, Title 5, United States Code (U.S.C.) Section 552a, and Title 28 Code of Federal Regulations (CFR), 50.12, among other authorities.

- 1. You must be notified by *(name of requesting agency)* that your fingerprints will be used to check the criminal history records of the FBI and the State of Nevada.
- 2. Authority: The FBI's acquisition, preservation, and exchange of fingerprints and associated information is generally authorized under 28 U.S.C. 534. Depending on the nature of your application, supplemental authorities include Federal statutes, State statutes pursuant to Pub. L. 92-544, Presidential Executive Orders, and federal regulations. Providing your fingerprints and associated information is voluntary; however, failure to do so may affect completion or approval of your application.
- 3. Principal Purpose: Certain determinations, such as employment, licensing, and security clearances, may be predicated on fingerprint-based background checks. Your fingerprints and associated information/biometrics may be provided to the employing, investigating, or otherwise responsible agency, and/or the FBI for the purpose of comparing your fingerprints to other fingerprints in the FBI's Next Generation Identification (NGI) system or its successor systems (including civil, criminal, and latent fingerprint repositories) or other available records of the employing, investigating, or otherwise responsible agency. The FBI and/or the Central Repository for Nevada Records of Criminal History may retain your fingerprints and associated information/biometrics in NGI after the completion of this application and, while retained, your fingerprints may continue to be compared against other fingerprints submitted to or retained by NGI.
- 4. Routine Uses: During the processing of this application and for as long thereafter as your fingerprints and associated information/biometrics are retained in NGI and/or Central Repository for Nevada

Records of Criminal History, your information may be disclosed pursuant to your consent, and may be disclosed without your consent as permitted by the Privacy Act of 197 4 and all applicable Routine Uses as may be published at any time in the Federal Register, including the Routine Uses for the NGI system and the FBI's Blanket Routine Uses. Routine uses include, but are not limited to, disclosures to: employing, governmental or authorized non-governmental agencies responsible for employment, contracting, licensing, security clearances, and other suitability determinations; local, state, tribal, or federal law enforcement agencies; criminal justice agencies; and agencies responsible for national security or public safety.

5. If you have a criminal history record, you should be afforded a reasonable amount to time to correct or complete the record (or decline to do so) before the officials deny you the employment, license, or other benefit based on information in the FBI criminal history record. The procedures for obtaining a change, correction, or update of your FBI criminal history record as set forth at, 28 CFR 16.34 provides for the proper procedure to do so.

Fingerprint Background Waiver (Page 1 of 2)	Applicant:	
0S0SRCCD-003(08/2020rev)	Initial	Date

- 6. If agency policy permits, the officials may provide you with a copy of your FBI criminal history record for review and possible challenge. If agency policy does not permit it to provide you a copy of the record, you may obtain a copy of the record by submitting fingerprints and a fee to the FBI. Information regarding this process may be obtained at <u>https://www.fbi.gov/services/cjis/identity-history-summary-checks</u> and <u>https://www.edo.cjis.gov</u>.
- 7. If you decide to challenge the accuracy or completenes of your FBI criminal history record, you should send your challenge to the agency that contributed the questioned information to the FBI. Alternatively, you may send your challenge directly to the FBI by submitting a request via<u>htt ps://www.edo.cjis.gov</u>. The FBI will then forward your challenge to the agency that contributed the questioned information and request the agency to verify or correct the challenged entry. Upon receipt of an official communication from that agency, the FBI will make any necessary changes/corrections to your record in accordance with the information supplied by that agency. (See 28 CFR 16.30 through 16.34.)
- 8. You have the right to expect that officials receiving the results of the fingerprint-based criminal history record check will use it only for authorized purposes and will not retain or disseminate it in violation of federal or state statute, regulation or executive order, or rule, procedure or standard established by the National Crime Prevention and Privacy Compact Council.
- 9. I hereby authorize <u>(name of requesting agency)</u>, to submit a set of my fingerprints to the Nevada Department Public Safety, Records Bureau for the purpose of accessing and reviewing State of Nevada and FBI criminal history records that may pertain to me.
- 10. I hereby release from liability and promise to hold harmless under any and all causes of legal action, the State of Nevada, its officer(s), agent(s) and/or employee(s) who conducted my criminal history records search and provided information to the submitting agency for any statement(s), omission(s), or infringement(s) upon my current legal rights. I further release and promise to hold harmless and covenant not to sue any persons, firms, institutions or agencies providing such information to the State of Nevada on the basis of their disclosures. I have signed this release voluntarily and of my own free will.

A reproduction of this authorization for release of information by photocopy, facsimile or similar process, shall for all purposes be as valid as the original.

In consideration for processing my application I, the undersigned, whose name and signature voluntarily appears below; do hereby and irrevocably agree to the above.

Applicant's Name:			
PLEASE PRINT	Last Name	First Name	Middle
Applicant's Signature:			
Date:			
Agency Account#:			
Agency Representative:			
PLEASE PRINT	Last Name	First Name	Middle
Agency Representative S	ignature:		
Date:			_
0000D CCD 002/00/2020			



VEHICLE INDUSTRY BUSINESS LICENSE BOND

Bond Number			
		License Type:	
		Broker	
		Dealer/Rebuilder/Lessor	
		Distributor	
		Manufacturer	
		🔲 Off-Highway Vehicle	
KNOW ALL MEN BY THESE PRESE	ENTS:		
That			as principal,
(Indiv	idual or Corporate Name	e and Name Doing Business as)	as principal,
Υ.	- 1	5 ,	
located in the County of		, State of Nevada	a, obligee, and
(Name of Surety)		_, a corporation organized and existing under and	by virtue of the
(Name of Surety)	and authorized	d to transact a surety business in the State of New	unda na aurotu
are hold and firmly hound unto the St	, and authorized		for the neumont
		e penal sum of THOUSAND DOLLARS	
		elves, our respective heirs, administrators, execut	ors, successors
and assigns jointly and severally, firm	ily by these present	ts:	
To be effective on the	day of	, 20	

THE CONDITION OF THIS OBLIGATION IS SUCH THAT:

WHEREAS, the above-named principal has been licensed to carry on or conduct in this State the business of buying, selling, transporting, manufacturing, distributing, brokering or dealing in new or used vehicles, trailers, motorcycles or semitrailers; and

WHEREAS, the above-named surety herein agrees that any consumer, as defined in **NRS 482.345**, injured by the action or actions of the principal and/or his salesmen involved in any fraud or fraudulent representation or in violation of any of the provisions of Chapter 482 or Chapter 490 of the Nevada Revised Statutes or Nevada Administrative Codes may bring action in said injured person's own name against the said surety. This bond is continuous in form and the total aggregate liability of the bond is limited to the payment of the total amount of the bond. In the event of a dispute of a claim by the surety company, application may be made to the Director, Department of Motor Vehicles for good cause shown. After notice and hearing, the director may authorize payment of funds from here said surety coverage.

This bond may be canceled by the surety at any time by giving written notice by registered mail of its desire and intention so to do. Said cancellation shall be effective thirty (30) days after the receipt of said notice by the State of Nevada Department of Motor Vehicles, Occupational and Business Licensing Section.

Signed, sealed and dated this	day of	, 20	
		v	
		X(Principal's Signature)	
		(Principal's Printed Name)	
		(Surety)	
		Telephone Number of Surety: () -	
		(Mailing Address of Surety Company, Street)	
		(City, State and Zip Code)	
		By(Signature, Attorney-In-Fact for Surety)	
		(Signature, Attorney-In-Fact for Surety)	
		(Printed Name, Attorney-In-Fact) (The Corporate Seal of the Surety Company must be imprinted or affixed to the bond form) (Surety Seal)	
		(A licensed agent of the issuing company must countersign this form) Countersigned on behalf of:	
		(Surety)	
		this day of, 20	
		(Signature, Agent)	
		(Printed Name, Agent)	
		(Business Name, Agent)	
		(Business Address, Agent) (All signatures must be original. Electronic signatures and/or photocopies will not be accepted. Any alterations will void this form.)	



INSURANCE REQUIREMENTS

Insurance certificates must show automobile liability coverage with the Department listed in the certificate holder section. Combined Single Limit (CSL) means an aggregate of the total liability (bodily injury and property damage) per accident. CSL is acceptable on a certificate of insurance as long as the amount is equal to or greater than the amount listed below.

Agents are required to submit the appropriate ACORD form, or a comparable company form, titled "Certificate of Liability Insurance". Please note the following:

- The insured name must match the DBA name listed on the business application.
- All coverage types as required below must be clearly marked.
- If a "Garage Liability" insurance policy is acceptable per the below requirement, it may be indicated by checking one of the empty boxes in the "Automobile Liability" section and filling in "Garage Liability" or by submitting the appropriate "Garage Liability" form.
- Descriptions of operations may be noted in the "Description of Operations/Locations/Vehicles" section.

Please Note: The Insurance Requirements on this form have been reviewed and approved by the Division of Insurance, Property & Casualty Section, 1818 E College Pkwy, Ste 103, Carson City, NV 89706, (775) 687-0700.

Dealers, Rebuilders, Manufacturers, Distributors and Transporters <u>Garage</u> <u>Liability policy (including automobile liability)</u> or <u>Commercial Auto policy</u> is acceptable per **NRS 482.325**. Language must include one of the following:

Any auto (symbol 21 for Garage Liability <u>or</u> symbol 1 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

OR

All owned or scheduled autos, plus hired and non-owned autos (symbols 22 or 27 plus 28 and 29 for Garage Liability <u>or</u> symbols 2 or 7 plus 8 and 9 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

Trailer Dealers, Manufacturers and Distributors <u>Garage Liability policy (including automobile liability)</u> or <u>Commercial Auto policy</u> is required only when the licensee requests or has special plates issued by the Department per **NRS 482.325**. Language must include one of the following:

Any auto (symbol 21 for Garage Liability <u>or</u> symbol 1 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

OR

All owned or scheduled autos, plus hired and non-owned autos (symbols 22 or 27 plus 28 and 29 for Garage Liability <u>or</u> symbols 2 or 7 plus 8 and 9 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

Salvage Pools and Wreckers <u>Garage Liability policy</u> or <u>Commercial Auto policy</u> is acceptable. Insurance is required only when the licensee requests or has special plates issued by the Department. Language must include the following:

Any auto (symbol 21 for Garage Liability <u>or</u> symbol 1 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

OR

All owned or scheduled autos, plus hired and non-owned autos (symbols 22 or 27 plus 28 and 29 for Garage Liability <u>or</u> symbols 2 or 7 plus 8 and 9 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

Body Shops <u>Garage Liability policy</u> or <u>Commercial Auto policy</u> is acceptable. Insurance is required when the licensee requests or has special plates issued by the department. Language must include the following:

Any auto (symbol 21 for Garage Liability <u>or</u> symbol 1 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

OR

Hired and non-owned autos (symbols 28 and 29 and 30 <u>or</u> symbols 8 and 9 for Commercial Auto), CSL of at least \$95,000 per accident or bodily injury \$25,000 per person, bodily injury \$50,000 per accident, property damage \$20,000.

Professional Drive Schools <u>Commercial Auto policy</u> is required per **NRS 483.740**. Language must include the following:

Scheduled Autos (symbol 7), CSL of at least \$450,000 per accident or bodily injury or death of one person per accident \$100,000, bodily injury or death of two or more persons \$300,000 per accident, property damage \$50,000.

Each vehicle covered by this policy must be listed by the vehicle identification number (VIN). **NAC 487.750**

Peer to Peer Car Sharing Programs Insurance is required by a car sharing program to assume any tort liability of a shared vehicle owner arising out of the use or operation of the shared vehicle up to an amount of:

Bodily Injury to or death of one person in any one crash, \$50,000; for bodily injury to or death of two or more persons in any one crash and subject to the limit for one person, \$100,000; and for injury to or destruction of property of others in any one crash, \$20,000, bodily injury \$50,000 per accident, property damage \$20,000.

To ensure compliance with the established peer to peer car sharing program provisions and protect against injury to shared vehicle owners/drivers against licensee failures to comply with disclosures or other related provisions, businesses may file with the Department a surety bond in the amount of \$100,000, or deposit with the Department a like amount of lawful money of the United States. Compensation from these funds is dependent upon an application to the Director and the conduct of a procedural hearing, or judgment from a court of competent jurisdiction (NRS 482.345 (7).



CITY OR COUNTY BUSINESS LICENSE APPROVAL

As an applicant for a State of Nevada Department of Motor Vehicles, Business License, you are required to provide the department a photocopy of the license, certificate or permit issued by the appropriate city or county business licensing agency.

The department will accept a photocopy of the business license application and approval from the business licensing agency, pending receipt of the photocopy of the business license, certificate or permit.

To be completed by City or County business licensing agency

Name of Business					
Mailing Address of Business			NV		
	Street	City	State	Zip Code	
Physical Address of Business			NV		
	Street	City	State	Zip Code	
The license application for the above listed business has been approved and granted permission to conduct business as a					
	Type of business activity	у			

City or County Business Licensing Official

Date Approved

Validate by placing Agency Stamp below

Business License Agency



DEALER FRANCHISE CERTIFICATION

			DMV E	Business License Number	
Individual/Co	orporate Name				(If new applicant, please leave blank)
DBA Name _					
Mailing Addr	ess	Street	City	State	Zip
			City	State	Zip
Physical Add	dress	Street	City	State	Zip
Business Ph	one Number ()	FEII	N	
			*******		**************
Mailing Addr	ess	Street	City	State	Zip
Physical Add	dress				
5		Street	City	State	Zip
Authorized A	\gent			Phone Number (
Authorized A	gent Address	Street	City	State	Zip
*****	*******************	******	***********		*********
Vehicle Mak	e		Con	tract Effective Date	
Assigned Sa	les Location				
**********	******	*****	*****	******	********
Please chec	k the box that appli	es.			
			elocating or reopening at area is defined in NRS 48 2	a location within the relevan 2.3634	t market area of existing
	dealers and prope	er written notice of i		inchise agreement has beer	ket area of existing franchised n made to the department and
Please chec	k the box that applie	es.			
	A copy of the contract, including specific dealer delivery and preparation obligations, is attached for filing as required.				
	A blanket contract, including specific dealer delivery and preparation obligations has been or is filed as required by law.				

I certify that the identified dealer and manufacturer/distributor have executed a contract effective on the date specified, subject to the licensing provisions of **Nevada Revised Statutes Chapter 482**, for the representation and sales of the indicated make of motor vehicles in the listed assigned sales location. Furthermore, I understand that pursuant to **NRS 482.3638**, any term or condition which waives any provision of **NRS 482.36311** – **482.36425**, is void and unenforceable.

Signature of Authorized Agent

Date

NOTE: In case of franchise termination or expiration, **NRS 482.36352** requires written notice be given the dealer, including the effective date and specific grounds for termination or expiration, at least 60 days prior to the effective date and that a copy of the notice be filed with the Director of the Nevada Department of Motor Vehicles. Manufacturer and distributor responsibilities, when franchising Nevada motor vehicle dealers, are included in **NRS Chapter 482.**