MV-608 Revised 06/07	State of South Dakota DMV Col Application for Motor Vehicle Title & Registration 2nd copy (yellow) - Co. Treasure 3rd copy (pink) - Customer 3rd copy (gold) - Dealer									
I. This application is	for (Check Only One)	Brand (Check if applicable)		County Use Only	Title Co. No.	Reg. Co. No.	SD Title No.			
Transfer - New or Ou	ut of State	X-Junking Certificate			1101					
Interstate	Abandoned	S-Salvage-Total Loss		RMI	Ton	Reg. Date	SD License No. Pri.			
Repossession	Operation by Law	B-Rebuilt					Sec			
	· ·	Idle); Description of type of ow	nership (and, or, DI	3A, WROS, Guardi	anship, lessee, le	essor, etc.); Identificati	on number (SD Dr. Lic. or SS No.)			
		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	r (* *,* *,	, ,	r,,	, ,				
1.	0 4 01					0.01				
	Owner/Lessor & Lessee		Iy	pe of Ownership		SDI	Priver's License No. or Social Security No.			
2.										
	Owner/Lessor & Lessee		Ţ	pe of Ownership		SD I	Driver's License No. or Social Security No.			
3.										
	Owner/Lessor & Lessee		Ţ	pe of Ownership	be of Ownership SD Driver's License No. or Social Security No.					
4.										
	Owner/Lessor & Lessee Type					be of Ownership SD Driver's License No. or Social Security No.				
		Owner/Lessor Addre	.c		City	State	Zip Code			
ADDRESS		Owner/Lessor Addre	10		Chy	Suite	Zip Code			
		Lessee Address			City	State	Zip Code			
IV. Primary VIN of	r Serial Number:									
Make	Model	Body Type Veh. C	ode Year	Weight/	CC C	Color Fue	el Previous State/Title Brand			
	~				Year		Make:			
Secondary VIN or S					lear	•	Make.			
Odometer (Complete Odometer Indicator	e for vehicles 9 years old	or newer): Mileage Exceeds Odon			ctual Mileage					
Dealer Price Certification: I hereby certify that the purchase price and trade-in allowance in Item V of the application is correct and that all accessories and added equipment have been reported. Dealer Name and Number Signature of Dealer or Dealer's Agent Dealer Sold Permit Vehicle Trade-In Vehicle Trade-In Vehicle Trade-In										
Year	Make	Serial Number			SD	Title Number				
V. Motor Vehicle	Purchaser's Certif	icate								
1. Purchase Price (See		Note: A guide published by the automobile industry will be used to check values.								
Bill of Sale Not Avai		Purchased From								
3. Difference		Name								
	Ianufactured Homes 4%		-							
5. Credit for Tax Paid	to Another State	\$	Mailing Address							
6. Title Fee and Penalty	y Fee	\$								
	License Fee\$				Important: Original title will be mailed to the owner unless otherwise indicated.					
	S. Solid Waste Fee\$					Check One: Mail to Lienholder Mail to Owner				
	County Wheel Tax (if applicable)				1st Lien holder					
	Other Fees S Balance Due				Mailing Address					
PENALTY: Any person failing to pay the full amount of excise tax is subject to a Class					City/State/Zip Code					
1 misdemeanor. Tax Exempt (if claiming exemption, list exemption # from Section VI on back of form.)					2nd Lien holder					
Rental Vehicle/SD Sales Tax #					Mailing Address					
Title Only (NOTE: If applying for a 'Title Only'' in signing this application, you are attesting that the					City/State/Zip Code					
	3: If applying for a "litle Only" on the streets and highways of		1	Note any additional liens in section IX on reverse side						
The applicant, under penalties of law and as rightful owner of the vehicle described on this application, declares that the information set forth on this application is true and correct.										
the company name a	nd title of authorized	sign. If the vehicle is a agent signing the applic	ation must be	Signature			Date			
	Any person who integrated and guilty of a Class 6 is	entionally falsifies inf felony.	ormation on	Signature			Date			

Signature

Continuation of Application for Motor Vehicle Title & Registration

TAX EXEMPTIONS: If vehicle is exempt from tax, enter number corresponding to exemption in item "V" of the application. Exemptions 05 thru 11 must have been titled previously in S.D. Refer to an MV-609, or SDCL 32-5B-2, for a complete list of exemptions.

- 01. Vehicle owned by United States, state, county, municipality, public school corporation, Indian tribes or schools, non-profit adjustment training centers, fire departments, buses owned by churches, or farm vehicles as defined in SDCL 32-5-1.3.
- 02. Vehicle acquired by inheritance from or bequest of a decedent.
- 03. Vehicle previously titled or licensed jointly in the names of two or more persons and subsequently transferred without consideration to one or more of such persons.
- 04. Vehicle transferred without consideration between spouses, between a parent and child, and between siblings.
- 05. Vehicles transferred pursuant to any mergers or consolidations or corporations.
- 06. Vehicle transferred by a subsidiary corporation to its parent corporation.
- 07. Vehicle transferred between an individual and a corporation where the individual and the owner of the majority of the capital stock of the corporation are one and the same.
- 08. Vehicle transferred between a corporation and its stockholders or creditors when to effectuate a dissolution of the corporation.
- 09. Vehicle transferred between an individual and a limited or general partnership where the individual and the owner of the majority interest in the partnership are one and the same person.
- 10. Vehicle transferred to effect a sale of all or substantially all of the assets of the business entity.
- 11. Vehicle transferred between corporation, both subsidiary and nonsubsidiary, if the individuals who hold a majority of stock in the first corporation also hold a majority of stock in the second corporation; but these individuals need not hold the same ratio of stock in both corporations.
- 12. Vehicle acquired by a secured party or lienholder in satisfaction of a debt.
- Vehicle first transferred to a person other than a licensed motor vehicle dealer when such vehicle was previously license and registered pursuant to SDCL 32-5-27 (exemption applies only if title previously coded 27).
- 14. Any motor vehicle sold or transferred which is eleven or more model years old and which is sold or transferred for \$2,200 or less, before trade-in.

VII

PURCHASE PRICE IS:

- (1) For a new motor vehicle sale or lease, the total consideration whether received in money or otherwise. However, when a motor vehicle is taken in trade as credit or part payment on a new motor vehicle, the credit or trade-in value allowed by the seller shall be deducted from the total consideration for the new vehicle to establish the purchase price.
- (2) For a used motor vehicle sold or leased by a licensed motor vehicle dealer, the total consideration for the used motor vehicle whether received in money or otherwise. However, when a motor vehicle is taken in trade by the dealer as a credit or part payment on a used motor vehicle, the credit or trade-in value allowed by the dealer shall be deducted from the consideration so that the net consideration is established.
- (3) For a used motor vehicle sold, leased or transferred by any person other than a licensed motor vehicle dealer, the total consideration received in money or otherwise. However, when a motor vehicle is taken in trade as a credit or part payment on a used motor vehicle, the credit or trade-in value shall be deducted from the total consideration so that the net consideration is established. The purchaser and seller of the motor vehicle shall submit to the county treasurer a bill of sale, approved and supplied by the secretary. If a bill of sale is not submitted, the excise tax will be assessed on the retail value as stated in a nationally recognized dealers' guide as approved by the secretary of revenue. If the excise tax is assessed on the retail value, the value of the motor vehicle taken in as credit on trade-in shall be the retail value as stated in the nationally recognized dealers' guide.
- (4) For a new or used motor vehicle acquired by gift or other transfer for no or nominal consideration, the manufacturer's suggested dealer list price for new motor vehicles and for used motor vehicles the value stated in a nationally recognized dealers' guide approved and furnished by the secretary of revenue.
- (5) For a motor vehicle manufactured by a person who registers it under the laws of this state, the amount expended for materials, labor and other properly allocable costs of manufacture or in the absence of actual expenditures for the manufacture of a part or all of the motor vehicle, the reasonable value of the completed motor vehicle.
- (6) For a rebuilt motor vehicle, upon its initial registration and titling, the total consideration for the salvage vehicle, whether received in money or otherwise.
- (7) For a closed lease, total consideration is all lease payments including cash, rebates, the net trade-in, extended warranties, administrative fees, acquisition fees, or any other fees assessed on the purchase of the vehicle. Total consideration does not include title fees, registration fees, or state and federal excise tax, insurance and refundable deposits.
- (8) For an open end lease or lease in which the terms of the lease are not certain at the time the lease contract is executed, purchase price is the purchase price of the vehicle, plus cash, rebates, the net trade-in, extended warranties, administrative fees, acquisition fees, or any other fees assessed on the purchase of the vehicle. Total consideration does not include title fees, registration fees, state or federal excise tax, insurance and refundable deposits.

VIII

 MOUNTED EQUIPMENT:
 If price of mounted equipment was not included in purchase price, has sales tax or use tax been paid on mounted equipment?

 YES
 NO
 If yes, attach proof of tax paid.

NOTE: An invoice must be attached if purchased from a dealer. If purchased from other than a dealer, please give description, cost and from whom the mounted equipment was purchased.

	Purc	hased from:			
Cost	Description	Name	Address	State	Zip
IX ADDITIONAL LIE	NS:				
3rd Lienholder					
Mailing Address					
City			State	Zip Code	