

# OHIO DEPARTMENT OF PUBLIC SAFETY BUREAU OF MOTOR VEHICLES

# **UNCLAIMED MOTOR VEHICLE AFFIDAVIT**

Section 4505.101 of the Ohio Revised Code (R.C.)

PLEASE READ	PROCEDURES C	N PAGE 2 PRIOR T	O COMPLETING			
I. AM I ELIGIBLE TO USE THIS AFFIDAV	<u>/IT?</u>					
Vehicle Value Guide Used			BASE VALU	JE (A)	\$	
(attach a copy of the relevant portion used)	AGREED UPON REPAIR COSTS (B) \$					
Does the vehicle have a disabling condition?	ESTIMATED COSTS OF					
Yes No Undetermined	RE	PAIRING DISABL	ING CONDITION	1S (C)	\$	
V	EHICLE VALUE	(to determine eligil	bility) (A) – (B) –	- (C) =	\$	
STOP  If <u>vehicle value</u> is \$2,500 or gother of the court of common point the vehicle value is less than \$1.00 or gother or the court of common points.	leas <i>(hereafter re</i> <b>62,500</b> , you may o	ferred to as clerk).		dered tit	le from	n your county
II. HAVE I MET ALL THE REQUIREMENT						
A notice to remove the motor vehicle has of the owner of the motor vehicle, and it I delivery not being possible.	has been 15 days	from receipt of the	signed return re	eceipt or	notific	ation of the
CERTIFIED MAIL RECEIPT # (If required)	RTIFIED MAIL RECEIPT # (If required)  DATE OF SIGNED RETURN RECEIPT OR NOTIFICATION OF DELIVERY NOT BEING POSSIBLE					BEING POSSIBLE
A search of the records of the Bureau of copy of the results is attached.	Motor Vehicles ha	as been made for o	outstanding liens	on the r	notor v	ehicle and a
Does the BMV record search result indicate a li	enholder? 🔲 Y	es No (check o	one: if yes, must prov	∕ide certifie	ed mail i	nformation below)
CERTIFIED MAIL RECEIPT # (If required)	DATE OF SIGNED	RETURN RECEIPT OR	NOTIFICATION OF	DELIVER	Y NOT	BEING POSSIBLE
LEGAL NAME OF BUSINESS PROVIDING SERVICE	BUSINESS OWNER / AUTHORIZED AGENT			BUSINESS PHONE NUMBER		
BUSINESS ADDRESS	CITY			STATE		ZIP CODE
DATE VEHICLE UNCLAIMED	DATE OF COMPLETED REPAIR / COMPLETED TERM OF STORAGE				STORAGE	
VIN NUMBER	VEHICLE YEAR	MAKE	MODEL		BODY	STYLE
III. WHAT DO I OWE THE CLERK?		NOUDE EST	BASE VALU	` ,	\$	
ACT	UAL EXPENSES	SINCURRED* (see	page 2 for explanation	on) <b>(D)</b>	\$	

CERTIFIED MAIL RECEIPT # (If required)	DATE OF SIGNED	RETURN RECEI	PT OR NOTIFICATION O	F DELIVE	RY NOT I	BEING POSSIBL
EGAL NAME OF BUSINESS PROVIDING SERVICE	BUSINESS OWNER / AUTHORIZED AGENT BUSINE				ESS PHONE NUMBER	
BUSINESS ADDRESS	CITY			STATE		ZIP CODE
DATE VEHICLE UNCLAIMED		DATE OF COM	IPLETED REPAIR / COM	PLETED 1	ERM OF	STORAGE
/IN NUMBER	VEHICLE YEAR	MAKE	MODEL		BODY	STYLE
II. WHAT DO I OWE THE CLERK?	1	1	1		I	
			BASE VAL	UE (A)	\$	
AC	TUAL EXPENSE	S INCURRED*	(see page 2 for explana	tion) <b>(D)</b>	\$	
		*Clerk may	require supporting ev	/idence		
		WHAT I PA	AY THE CLERK (A)	– (D) =	\$	
By completing this form, I am hereby certifying the hat all the information contained on this form is to information may constitute a criminal offense of factors.	rue and accurate to	the best of my l	knowledge and belief. I	understa		
<b>.</b>						
Signature of Owner / Authorized	Agent					
Subscribed and sworn to in my presence by			this	day of	<del></del>	
n the county of	, state of _		·			
	My comm	ission expires:			(Notary	Seal)
Signature of Notary						
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### **UNCLAIMED MOTOR VEHICLE AFFIDAVIT PROCEDURES**

- Form BMV 4202 is to be completed by the owner / authorized agent of a repair garage or storage facility only, is for motor vehicles only, and must be notarized.
- This form shall NOT be used for abandoned vehicles as described in R.C. 4513.60. (Police Tow / Posted Parking)

## I. AM I ELIGIBLE TO USE THE BMV 4202 UNCLAIMED MOTOR VEHICLE AFFIDAVIT?

- a. This form can ONLY be used if the value of the vehicle at the time it is left unclaimed is LESS than \$2,500.00, per standards fixed by the Registrar (Ohio Administrative Code 4501:1-13-03).
- b. This is determined using the following:
  - i. **BASE VALUE (A)** = the vehicle's trade-in or wholesale value using a vehicle valuation guide that is generally available and recognized by the motor vehicle industry, at the time of filing. The filer shall take into account any characterization of vehicle condition included in the guide, such as "rough," "average," "clean" or other vehicle descriptions consistent with the terms used in the selected guide, as well as any adjustments detailed in the guide relative to the vehicle mileage and standard or optional equipment (a copy of the relevant portion of the guide used must be submitted as supporting evidence to the Clerk when affidavit is presented).
  - ii. **AGREED UPON REPAIR COSTS (B)** = the cost of the agreed upon actual completed repairs (a service contract or term of storage contract may be required as supporting evidence by the clerk).
  - iii. DOES THE VEHICLE HAVE A DISABLING CONDITION? (C) Yes, No, or Undetermined?
    - 1. If yes, you must itemize the estimated costs being deducted for needed repairs of a **disabling condition**. (a disabling condition includes, but is not limited to, the vehicle's engine, transmission, clutch, fuel pump, or other disabling condition).
    - 2. If undetermined, you may use a standard deduction of \$250 for incidental costs relative to determining the operability of the vehicle, including, but not limited to, locksmith services, replacement battery, or other such incidental costs. If incidental costs exceed \$250 to determine vehicle's operability, all costs shall be itemized.
    - 3. If no. enter \$0.
    - 4. (A) (B) (C) =<u>vehicle value.</u>
  - iv. If <u>vehicle value</u> is \$2,500 or greater, you are NOT eligible. Please seek a court ordered title from your county clerk of the court of common pleas.
  - v. If vehicle value is less than \$2,500, you may continue using this form.

# II. HAVE I MET ALL THE REQUIREMENTS OF R.C. 4505.101?

a.	The vehicle has been unclaimed for 15 days or more <u>following</u> the completion of the requested repair or the agreed term of storage.
b.	The owner / authorized agent sent a notice by certified mail, return receipt requested, to the last known address of the owner*, to remove the motor vehicle and it has been fifteen days after the return receipt was received. (*if address is unknown, a search of the BMV records may be made using the BMV 1173 form)
C.	A search of the records of the Bureau of Motor Vehicles has been made to check for outstanding liens on the motor vehicle. A Copy of the Title Record must be submitted as supporting evidence to the Clerk when affidavit is presented.
d.	The owner / authorized agent notified the mortgagee or lienholder ( <i>If</i> the BMV record search results revealed any outstanding lien on the motor vehicle), by certified mail, return receipt requested, stating where the motor vehicle is located and the value of the motor vehicle. The lien becomes invalid unless the lienholder or mortgagee claims

the motor vehicle within fifteen days after return receipt is received by the owner / authorized agent.

# III. WHAT DO I OWE THE CLERK?

- a. BASE VALUE (A) (as explained above)
- b. **ACTUAL EXPENSES INCURRED (D):** actual completed repairs, agreed upon storage fees, etc. **Clerk may require supporting evidence.**
- c. (A) (D) = THE AMOUNT YOU WILL PAY TO THE CLERK (plus any applicable titling fees).
- Must have affidavit signed and notarized.
- Once affidavit is completed, submit affidavit to the clerk of courts of the county in which the place of business is located.
- THE AFFIDAVIT DOES NOT NEED TO BE SUBMITTED TO THE BMV PRIOR TO PRESENTING TO THE CLERK.