South Australia

SECOND-HAND VEHICLE DEALERS REGULATIONS 1995

These regulations are reprinted pursuant to the Subordinate Legislation Act 1978 and incorporate all amendments in force as at 19 July 2001.

REGULATIONS UNDER THE SECOND-HAND VEHICLE DEALERS ACT 1995

SECOND-HAND VEHICLE DEALERS REGULATIONS 1995

being

No. 203 of 1995: *Gaz.* 2 November 1995, p. 1258¹

as varied by

No. 93 of 1996: *Gaz*. 30 May 1996, p. 2665²
No. 232 of 1996: *Gaz*. 17 October 1996, p. 1405³
No. 259 of 1996: *Gaz*. 23 December 1996, p. 2262⁴
No. 81 of 1997: *Gaz*. 13 May 1997, p. 1866⁵
No. 213 of 1997: *Gaz*. 9 October 1997, p. 1001⁶
No. 76 of 1998: *Gaz*. 28 May 1998, p. 2334⁷
No. 125 of 1998: *Gaz*. 28 May 1998, p. 2458⁸

(Republished *Gaz*. 29 May 1998, p. 2464)
No. 61 of 1999: *Gaz*. 27 May 1999, p. 2810⁹
No. 143 of 1999: *Gaz*. 1 July 1999, p. 55⁹
No. 83 of 2000: *Gaz*. 25 May 2000, p. 2757¹⁰
No. 281 of 2000: *Gaz*. 14 December 2000, p. 3568¹¹
No. 83 of 2001: *Gaz*. 31 May 2001, p. 2023¹²
No. 180 of 2001: *Gaz*. 19 July 2001, p. 2732¹³

- Came into operation 30 November 1995: reg. 2.
- ² Came into operation 1 July 1996: reg. 2.
- Came into operation 17 October 1996: reg. 2.
- ⁴ Came into operation 3 February 1997: reg. 2.
- 5 Came into operation 1 July 1997: reg. 2.
- ⁶ Came into operation 1 November 1997: reg. 2.
- ⁷ Came into operation 1 July 1998: reg. 2.
- Came into operation 28 May 1998: reg. 2.
- ⁹ Came into operation 1 July 1999: reg. 2.
- Came into operation 1 July 2000: reg. 2.
- Came into operation 14 December 2000: reg. 2.
- ¹² Came into operation 1 July 2001: reg. 2.
- ¹³ Came into operation 19 July 2001: reg. 2.

NOTE:

- · Asterisks indicate repeal or deletion of text.
- Entries appearing in bold type indicate the amendments incorporated since the last reprint.
- · For the legislative history of the regulations see Appendix.

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APPENDIX LEGISLATIVE HISTORY

Citation

1. These regulations may be cited as the Second-hand Vehicle Dealers Regulations 1995.

Commencement

2. These regulations will come into operation on the day on which the *Second-hand Vehicle Dealers Act 1995* comes into operation.

Revocation

3. The *Second-hand Motor Vehicles Regulations 1985* (see *Gazette 7* November 1985 p. 1375), as varied, are revoked.

Interpretation

4. (1) In these regulations, unless the contrary intention appears—

"Act" means the Second-hand Vehicle Dealers Act 1995;

"Auction Notice" means—

- (a) if the auctioneer is conducting an auction on the auctioneer's own behalf or on behalf of a dealer—
 - (i) for the sale of a second-hand vehicle other than a motorcycle—a notice in the form set out in Form 4;
 - (ii) for the sale of a second-hand motorcycle—a notice in the form set out in Form 4A;
- (b) if the auctioneer is conducting an auction on behalf of another person not being a dealer—
 - (i) for the sale of a second-hand vehicle other than a motorcycle—a notice in the form set out in Form 6;
 - (ii) for the sale of a second-hand motorcycle—a notice in the form set out in Form 6A;

"compliance plate" means an identification plate authorised by the Australian Motor Vehicle Certification Board for affixing to a particular vehicle or class of vehicle;

"duty to repair" means the duty to repair imposed on a dealer under Part 4 of the Act;

"Section 16 Notice" means—

- (a) in relation to the offer or exposure for sale of a second-hand vehicle other than a motorcycle—a notice in the form set out in Form 1;
- (b) in relation to the offer or exposure for sale of a second-hand motorcycle—a notice in the form set out in Form 1A:

"year of manufacture" means—

(a) the year of the date referred to on the compliance plate (if any) affixed to the vehicle; or

- (b) the year (if any) impressed on or affixed to the vehicle by the manufacturer as the year in which the vehicle was manufactured; or
- (c) the year during which the manufacture of the vehicle was completed to a stage that would have enabled the vehicle to be registered,

whichever year is the earliest.

(2) In these regulations, a reference to a form of a particular number is a reference to the form of that number set out in Schedule 2.

Exemptions

- **5.** The following activities are exempt from the application of the Act:
- (a) the selling or exposing for sale of vehicles with an unladen mass exceeding 3 000 kg;
- (b) the selling or exposing for sale of vehicles manufactured or adapted solely for agricultural or industrial use;
- (c) the selling or exposing for sale of vehicles by an executor or trustee on behalf of the estate of a deceased person.

* * * * * * * * * *

Fees

5A. The Commissioner may waive, reduce or refund a fee (or part of a fee) payable under these regulations if satisfied that it is appropriate to do so in a particular case.

Forms

- **6.** A notice must, in order to be in a form set out in Schedule 2—
- (a) contain particulars and statements and be completed as required or indicated by the form;
- (b) not contain any particulars or statements other than those required or indicated under the Act or these regulations; and
- (c) be printed in characters not smaller than the corresponding characters in that form as set out in Schedule 2; and
- (d) not include any printing or handwriting (other than a signature) that is not clear and legible.

Annual fee and return

- 7. (1) For the purposes of section 11(2) of the Act, the date for payment of an annual fee and for lodging an annual return is—
 - (a) in the case of a dealer who held a licence immediately before the commencement of this paragraph—
 - (i) the last day of the month in each year nominated in writing to the dealer by the Commissioner; or
 - (ii) if the Commissioner does not nominate a month—30 November in each year;

- (b) in the case of a dealer who is granted a licence after the commencement of this paragraph—
 - (i) the last day of the month in each year nominated in writing to the dealer by the Commissioner; or
 - (ii) if the Commissioner does not nominate a month—the last day of the month in each year that is the same month as the month in which the dealer's licence was granted.
- (2) For the purposes of section 11(3) of the Act, the penalty for default in paying the annual fee or lodging the annual return is as set out in Schedule 1.

Notification of change in circumstances

- 8. (1) If there is any change in—
- (a) the residential address of a licensed dealer; or
- (b) the name in which a licensed dealer carries on business; or
- (c) the address of the registered corporate office of a licensed dealer that is a body corporate; or
- (d) the address for service of a licensed dealer,

the dealer must, within 14 days after that change, give written notice to the Commissioner of the new address or name (as the case may be).

Maximum penalty: \$2 500. Expiation fee: \$160.

(2) A licensed dealer must, within 14 days after ceasing to carry on business as a dealer, give written notice to the Commissioner of that fact.

Maximum penalty: \$2 500. Expiation fee: \$160.

(3) A licensed dealer must, within 14 days after entering into partnership to carry on business as a dealer or ceasing to be in such a partnership, give written notice to the Commissioner of that fact, together with the names and addresses of the members of the new or former partnership.

Maximum penalty: \$2 500. Expiation fee: \$160.

- (4) If a person is appointed as a director of a body corporate that is a licensed dealer, the dealer must, within 14 days after the appointment—
 - (a) notify the Commissioner in the manner and form approved by the Commissioner of the appointment of the new director; and
 - (b) provide the Commissioner with any information required by the Commissioner for the purposes of determining whether the new director meets the requirements for directors under section 9(2) of the Act.

Maximum penalty: \$2 500. Expiation fee: \$160.

Return, etc., of licence or certificate of registration

- **9.** (1) If—
- (a) the licence of a dealer is surrendered, suspended or cancelled; or
- (b) the registration of premises at which a licensed dealer carries on business as a dealer is cancelled; or
- (c) a licensed dealer ceases to carry on business as a dealer at premises registered in the dealer's name.

the dealer must, at the direction of the Administrative and Disciplinary Division of the District Court or the Commissioner, return the licence or a certificate of registration issued in respect of the premises (as the case may be) to the Commissioner.

Maximum penalty: \$2 500. Expiation fee: \$160.

(2) If, on an application under section 8 of the Act, a licence has been issued to a dealer and (if applicable) premises have been registered in the dealer's name but the fee payable in respect of the application has not been paid (whether because of the dishonouring of a cheque or otherwise), the dealer must, at the direction of the Commissioner, return the licence and (if applicable) the certificate of registration issued in respect of the premises to the Commissioner.

Maximum penalty: \$2 500. Expiation fee: \$160.

(3) If, on an application under section 14 of the Act, premises have been registered in the name of a licensed dealer but the fee payable in respect of the application has not been paid (whether because of the dishonouring of a cheque or otherwise), the dealer must, at the direction of the Commissioner, return the certificate of registration issued in respect of the premises to the Commissioner.

Maximum penalty: \$2 500. Expiation fee: \$160.

- (4) The Commissioner may issue to a licensed dealer a licence or certificate of registration in replacement of a current licence or certificate of registration (as the case requires) if satisfied that—
 - (a) the current licence or certificate has been lost, destroyed or damaged; or
 - (b) any particulars appearing on the current licence or certificate are incorrect.
- (5) If the Commissioner issues to a licensed dealer a replacement licence or certificate of registration, the dealer must, at the direction of the Commissioner, return the original (or previous duplicate) licence or certificate of registration (as the case may be) to the Commissioner.

Maximum penalty: \$2 500. Expiation fee: \$160.

Display of licences, registration, etc.

- 10. A licensed dealer must ensure—
- (a) that—
 - (i) a copy of the dealer's licence; and
 - (ii) if the registration of premises is not endorsed on the licence—a copy of the certificate of registration of the premises,

is prominently displayed at each of the premises registered in the dealer's name in an area accessible to the public; and

- (*b*) that—
 - (i) the name under which the dealer carries on business as a dealer; and
 - (ii) the words "Licensed Second-hand Vehicle Dealer" (which may be abbreviated to "LVD") immediately followed by the dealer's licence number, or, if two or more licensed dealers are conducting a business in partnership, the licence number of each of the partners,

is prominently and permanently displayed at the main public entrance to each of the premises registered in the dealer's name.

Maximum penalty: \$2 500.

Notices to be displayed (s. 16)

- 11. (1) For the purposes of section 16 of the Act, the notice required by that section to be attached to a second-hand vehicle offered or exposed for sale is a Section 16 Notice.
 - (2) A dealer must, in respect of a Section 16 Notice, ensure that—
 - (a) subject to this regulation, three identical copies of the Notice are prepared;
 - (b) the copy to be attached to the vehicle—
 - (i) is endorsed with the statement "Display Copy"; and
 - (ii)
 - (A) in the case of a motorcycle—is folded in half and inserted (in such a manner that the contents are clearly visible) in a plastic envelope that is attached to the handle bars of the motorcycle to which it relates;
 - (B) in the case of any other vehicle—is attached to the inside of a window of the vehicle to which it relates (in such a manner that the contents of the notice are clearly visible through the window);
 - (c) the second copy is endorsed with the statement "Purchaser's Copy" and has the form set out in Form 2 or Form 2A (as the case requires) printed on the reverse side;
 - (d) the third copy (the "**Dealer's Copy**") is endorsed with the statement "Dealer's Copy" and—

- (i) in the case of a motorcycle—has the form set out in Form 2A printed on the reverse side;
- (ii) in the case of any other vehicle—has the part of the form set out in Part 1 of Form 2 printed on the reverse side;
- (e) the second and third copies are kept at the registered premises of the dealer at which the vehicle to which the Section 16 Notice relates is being offered or exposed for sale.

Maximum penalty: \$2 500.

Form of contract (s. 17)

- **12.** For the purposes of section 17(1)(d) of the Act—
- (a) the particulars to be contained in a contract for the sale of a second-hand vehicle by a dealer must be set out in the contract in the manner shown in Form 3 or Form 3A (as the case requires); and
- (b) the particulars required to be included in the contract are as required or indicated by that Form.

Notices to be provided to purchasers of second-hand vehicles (s. 18)

13. For the purposes of section 18(b) of the Act, the notice required by that section to be given by a dealer to the purchaser of a second-hand vehicle must be in the form set out in Form 2 or Form 2A (as the case requires).

Sale of vehicle and Dealer's Copy of Section 16 Notice

- **14.** (1) On the sale of a second-hand vehicle by a dealer (being a sale to which Division 1 of Part 3 of the Act applies), the dealer must complete the Dealer's Copy of the Section 16 Notice relating to the vehicle as required or indicated—
 - (a) in the case of a motorcycle—by Form 2A;
 - (b) in the case of any other vehicle—by Part 1 of Form 2.

Maximum penalty: \$2 500.

(2) A licensed dealer must keep the Dealer's Copy of a Section 16 Notice for a period of not less than 12 months from the date of sale of the vehicle to which the Notice relates.

Maximum penalty: \$2 500.

Notices to be displayed in case of auction (s. 20)

- **15.** (1) For the purposes of section 20 of the Act, the notice required by that section to be attached to a second-hand vehicle when the vehicle is available for inspection by prospective bidders at an auction for the sale of the vehicle is an Auction Notice.
 - (2) An auctioneer must, in respect of an Auction Notice, ensure that—
 - (a) subject to this regulation, three identical copies of the Notice are prepared;
 - (b) the copy to be attached to the vehicle—
 - (i) is endorsed with the statement "Display Copy"; and

- (ii)
 - (A) in the case of a motorcycle—is folded in half and inserted (in such a manner that the contents are clearly visible) in a plastic envelope that is attached to the handle bars of the motorcycle to which it relates;
 - (B) in the case of any other vehicle—is attached to the inside of a window of the vehicle to which it relates (in such a manner that the contents of the notice are clearly visible through the window);
- (c) the second copy—
 - (i) is endorsed with the statement "Purchaser's Copy"; and
 - (ii) has printed on the reverse side—
 - (A) if the auctioneer is conducting the auction on the auctioneer's own behalf or on behalf of a dealer—the form set out in Form 5 or Form 5A (as the case requires);
 - (B) if the auctioneer is conducting the auction on behalf of another person not being a dealer—the form set out in Form 7 or Form 7A (as the case requires);
- (d) the third copy (the "Auctioneer's Copy")—
 - (i) is endorsed with the statement "Auctioneer's Copy"; and
 - (ii) has printed on the reverse side—
 - (A) if the auctioneer is conducting the auction on the auctioneer's own behalf or on behalf of a dealer—
 - · in the case of a motorcycle—the form set out in Form 5A;
 - in the case of any other vehicle—the part of the form set out in Part 1 of Form 5;
 - (B) if the auctioneer is conducting the auction on behalf of another person not being a dealer—
 - · in the case of a motorcycle—the form set out in Form 7A;
 - · in the case of any other vehicle—the part of the form set out in Part 1 of Form 7;
- (e) the second and third copies are kept at the premises of the auctioneer at which the vehicle to which the Auction Notice relates is available for inspection by prospective bidders.

Maximum penalty: \$2 500.

Notices to be provided to purchasers of second-hand vehicles (s. 21)

16. For the purposes of section 21(d) of the Act, the notice required by that section to be given by an auctioneer to the purchaser of a second-hand vehicle must—

- (a) if the vehicle was sold on the auctioneer's own behalf or on behalf of a dealer—be in the form set out in Form 5 or Form 5A (as the case requires);
- (b) if the vehicle was sold on behalf of another person not being a dealer—be in the form set out in Form 7 or Form 7A (as the case requires).

Sale of vehicle and Auctioneer's Copy of Auction Notice

- 17. (1) On the sale of a second-hand vehicle by an auctioneer (being a sale referred to in section 21 of the Act), the auctioneer must complete the Auctioneer's Copy of the Auction Notice relating to the vehicle as required or indicated—
 - (a) if the auctioneer conducted the auction on the auctioneer's own behalf or on behalf of a dealer—
 - (i) in the case of a motorcycle—by Form 5A;
 - (ii) in the case of any other vehicle—by Part 1 of Form 5;
 - (b) if the auctioneer conducted the auction on behalf of another person not being a dealer—
 - (i) in the case of a motorcycle—by Form 7A;
 - (ii) in the case of any other vehicle—by Part 1 of Form 7.

Maximum penalty: \$2 500.

(2) An auctioneer must keep the Auctioneer's Copy of an Auction Notice for a period of not less than 12 months from the date of sale of the vehicle to which the Notice relates.

Maximum penalty: \$2 500.

Trade auctions (s. 22)

- 18. (1) For the purposes of section 22 of the Act—
- (a) the notice required by that section to be attached to a second-hand vehicle when the vehicle is available for inspection by prospective bidders at a trade auction for the sale of the vehicle must be in the form set out in Form 8;
- (b) the prescribed form of the statement required to be included in any advertisement of a trade auction is—
 - (i) if the advertisement is in a newspaper, magazine, leaflet or other printed or written material—the statement "Trade Auction—Bids Accepted from Licensed Dealers Only" in print, type or letters no smaller than the largest print, type or letters used elsewhere in the advertisement excepting the print, type or letters used in spelling the name or the business name of the person so advertising;
 - (ii) in any other case—the statement referred to in subparagraph (i) included in such a way and with such prominence that it is likely to come to the attention of the persons seeing or hearing the advertisement.

(2) If an auctioneer is required to attach a notice to a second-hand vehicle under section 22(1) of the Act, the auctioneer must ensure that the notice is attached to the inside of a window of the vehicle to which it relates in such a manner that the contents of the notice are clearly visible through the window.

Maximum penalty: \$2 500.

Sales between dealers

- 19. If a second-hand vehicle is sold by a dealer to another dealer, the following provisions must be complied with:
 - (a) the sale must be evidenced by instrument in writing in the form set out in Form 9 (the "**Dealer Sale form**") completed and signed by the dealers in duplicate within seven days of the purchasing dealer taking possession of the vehicle pursuant to the sale;
 - (b) one copy of the Dealer Sale form must be kept by the selling dealer for a period not less than two years from the date of sale of the vehicle;
 - (c) the other copy of the Dealer Sale form must be kept by the purchasing dealer for the period for which the dealer retains ownership of the vehicle and, if the vehicle is subsequently sold by the purchasing dealer, for a period of not less than 12 months from the date of the subsequent sale of the vehicle.

Maximum penalty: \$2 500.

Advertisements

- **20.** (1) An advertisement relating to the sale of a second-hand vehicle by a dealer must contain the information and particulars referred to in Schedule 3.
- (2) An advertisement relating to the sale of a second-hand vehicle by a person other than a dealer must contain the information and particulars referred to in Part 2 of Schedule 3.
- (3) A person who publishes an advertisement relating to the sale of a second-hand vehicle that does not comply with this regulation, or who causes or permits such an advertisement to be published, is guilty of an offence.

Maximum penalty: \$2 500.

Dealers not under duty to repair certain defects (s. 23)

- 21. (1) A dealer is not under a duty to repair a defect under section 23 of the Act—
- (a) if the defect is listed in Part 1 or 2 of Schedule 4 and the dealer has complied with the conditions set out in that Part of the Schedule; or
- (b) if the purchaser, without reasonable excuse, fails to give the dealer (being a licensed dealer) proper notice (written or oral) of the defect within the prescribed period; or
- (c) if the purchaser must, in order to require the dealer to discharge such a duty, deliver or make reasonable efforts to deliver the vehicle to the dealer in accordance with section 24(1) and (2) of the Act, but fails to do so, without reasonable excuse, within five business days of the end of the prescribed period.
- (2) In this regulation—

"business day" means any day except a Saturday or a Sunday or other public holiday;

"**prescribed period**", in relation to a defect in a vehicle, means the period within which the defect must (according to section 23(4) of the Act) appear in order for the dealer to be under a duty to repair the defect.

Second-hand Vehicles Compensation Fund (Sched. 3 of Act)

- **22.** (1) Clause 2 of Schedule 3 of the Act does not apply to a claim in respect of the provision by a dealer of goods or services that do not relate directly to the second-hand vehicle¹ purchased or sold by the dealer or left in the dealer's possession.
 - Goods or services not relating directly to the vehicle may include, for example, travel, accommodation, household goods, entry tickets to certain events, etc., or a scheme whereby goods or services may be redeemed in the future.
- (2) For the purposes of clause 4 of Schedule 3 of the Act, each licensed dealer is required to pay to the Commissioner the contribution referred to in Schedule 5 of these regulations in accordance with the provisions of that Schedule.

Waiver of rights (s. 33)

- 23. (1) A person who purchases a second-hand vehicle from a dealer may waive his or her rights under Part 4 of the Act in relation to the repair of a defect in the vehicle if—
 - (a) the person signs a waiver document in the form set out in Schedule 6 before a witness of a kind specified in that Schedule; and
 - (b) the witness signs a certificate as required or indicated by that Schedule.
 - (2) A witness must not sign a witness certificate—
 - (a) if the witness is—
 - (i) the dealer; or
 - (ii) employed by the dealer as an employee or under a contract for the performance of services; or
 - (iii) related by blood or marriage to the dealer; or
 - (iv) indebted to or owed money by the dealer; and
 - (b) unless the witness has made reasonable inquiries to satisfy himself or herself that the person proposing to sign the form understands the effect of completing the form.

Maximum penalty: \$2 500.

Fees

The following fees are payable as specified:

1.	Appl	lication fee for licence (s. 8(1) of the Act)
2.	Lice	nce fee—payable before the granting of a licence under Part 2 Division 1 of the Act—
(a)	for a	natural person—
	(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles
	(ii)	in any other case
(b)	for a	body corporate—
	(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles
	(ii)	in any other case
the	Act i	riod between the grant of the licence and the next date for payment of a fee under section 11 of s less than or more than 12 months, a pro rata adjustment is to be made to the amount of the l fee by applying the proportion that the length of that period bears to 12 months.
3.	Annı	ual fee (s. 11(2) of the Act)—
(a)	for a	natural person—
	(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles
	(ii)	in any other case
(b)	for a	body corporate—
	(i)	for carrying on the business of selling second-hand vehicles consisting only of motorcycles
	(ii)	in any other case
pay 12	ment month	riod between a date for payment of a fee under section 11 of the Act and the next date for of the fee under that section (as nominated by the Commissioner) is less than or more than as, a pro rata adjustment is to be made to the amount of the fee by applying the proportion that a of that period bears to 12 months.
4.	Defa	ault penalty fee (s. 11(3) of the Act)
5.	Appl	lication fee for separate application to register premises (s. 14(2) of the Act) \$ 32
6.		lication fee for permission to carry on business as a dealer at a place other the registered premises of the licensee (s. 14(4) of the Act)
7.	Appl	lication fee with respect to a duty to repair a vehicle (s. 24(3) of the Act) \$ 32
8.	Fee :	for replacement of licence or certificate of registration \$ 15

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SCHEDULE 2

Forms

Form 1 SECOND-HAND VEHICLE DEALERS ACT 1995 SECTION 16 NOTICE—SALE OF SECOND-HAND VEHICLE

PART A
THE PRICE This vehicle is offered for sale in its present condition for \$
THE VEHICLE Manufacturer and model
To the best of the dealer's knowledge, information and belief, can this odometer reading be regarded a reasonably accurate?
To the best of the dealer's knowledge, information and belief, was the vehicle used as a taxi-cab, rental car o hire car by the last owner who was not a dealer? (Yes or No
THE LAST OWNER The last owner of the vehicle who was not a dealer was: Name: Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the deale on request.]
#If that owner carried on a vehicle leasing business and let the vehicle on hire to another person pursuant to vehicle leasing agreement: Name of that other person (if known): Address:
[NB: If the person's name and address are not supplied in this form, they are available from the deale on request.]
THE DEALER Name in which dealer is licensed: Business address:
#If the vehicle is being offered or exposed for sale on behalf of another dealer: Name in which the other dealer is licensed: Business address:
[NB: If the vehicle is being offered or exposed for sale on behalf of another dealer, the other dealer i liable to carry out any repairs under the duty to repair.]

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§PART B

DUTY TO REPAIR—PART 4 OF SECOND-HAND VEHICLE DEALERS ACT 1995

The following is only a brief summary of the extent of the duty to repair. Full details must be given to a purchaser by the dealer at the time of sale (as well as a copy of this notice).

Sale Price		Duty to Repair	
Up to a	and including \$3 000	No duty to repair—but vehicle must be roadworthy at time of sale.	
\$3 001 - \$6 000		Two months or 3 000 kilometres, whichever occurs first.	
Over \$6	5 000	Three months or 5 000 kilometres, whichever occurs first.	
the Registo repair.	strar of Motor Vehicles	red until it is converted to right-hand configuration to the standard required by s, and the dealer does not accept a duty to perform that work as part of a duty	
	der does <i>not</i> accept a d camping or recreation radio; cassette player; compact disc player; refrigerated air-condit sunroof; airbags ("Supplementa the following accessor	tuty to repair a defect in any of the following accessories fitted to this vehicle: al accessories; ioner; ary Restraint System");	
If the dea	to the following agree	repair a defect in the vehicle, the purchaser must deliver the vehicle—ed place of repair (unless a different address is subsequently agreed):	
§PART (
There is	no duty to repair this y	ehicle because—	

There is no duty to repair this vehicle because

- *its year of first registration was more than 15 years ago;
- *it has been driven more than 200 000 kilometres.

^{*}Strike out whichever does not apply.

[#] Insert N/A if not applicable.

[§] Strike out the Part if not applicable.

Form 1A

SECOND-HAND VEHICLE DEALERS ACT 1995 SECTION 16 NOTICE—SALE OF SECOND-HAND MOTORCYCLE

THE PRICE This motorcycle is offered for sale in its present condition for \$
THE MOTORCYCLE Manufacturer and model Year of manufacture Year of first registration
Odometer reading when the motorcycle was acquired from the last owner who was not a dealer*miles/kilometres
To the best of the dealer's knowledge, information and belief, can this odometer reading be regarded as reasonably accurate?
To the best of the dealer's knowledge, information and belief, was the motorcycle used as a rental or hire motorcycle by the last owner who was not a dealer?
THE LAST OWNER The last owner of the motorcycle who was not a dealer was: Name: Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the dealer on request.]
#If that owner carried on a vehicle leasing business and let the motorcycle on hire to another person pursuant to a vehicle leasing agreement: Name of that other person (if known): Address:
[NB: If the person's name and address are not supplied in this form, they are available from the dealer on request.]
THE DEALER Name in which dealer is licensed: Business address:
#If the motorcycle is being offered or exposed for sale on behalf of another dealer: Name in which the other dealer is licensed: Business address:

IMPORTANT INFORMATION

There is no duty to repair second-hand motorcycles under the *Second-hand Vehicle Dealers Act 1995*. However, you may have legal rights under other consumer legislation. The Office of Consumer and Business Affairs will assist with any enquiries about your purchase. Check under "Consumer and Business Affairs" in your telephone book for the address and telephone number of the nearest office.

^{*}Strike out whichever does not apply.

[#] Insert N/A if not applicable.

Form 2 SECOND-HAND VEHICLE DEALERS ACT 1995 NOTICE TO PURCHASER

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The vehicle referred to in the Section 16 Notice on the other side of this for	
Name of purchaser:	
Purchase price: \$ Date of sale:	
Odometer reading at the time of the sale:	*Miles/Kilometres
Certificate by Dealer	
I certify that the vehicle sold to the above purchaser is correctly describe and that all statements and particulars entered on both sides of this form are	
Signed by the dealer or an employee or agent authorised to sign on behalf of	of the dealer:
Name of the person signing this certificate	
	BLOCK LETTERS
*Strike out whichever does not apply.	_

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THIS NOTICE CONTAINS IMPORTANT INFORMATION PLEASE READ IT CAREFULLY AND KEEP IT FOR FUTURE REFERENCE

The Second-hand Vehicle Dealers Act 1995 provides for a duty to repair second-hand vehicles sold for more than \$3 000. (There are some exceptions, but any passenger vehicle with a year of first registration not more than 15 years ago and that has not been driven more than 200 000 km will be covered.)

The period during which there is a duty to repair depends on the price you paid for the vehicle. There is a summary of these periods on the other side of this form. If a "defect" appears in the vehicle in the period during which there is a duty to repair, the dealer must arrange for it to be repaired. However, if you fail, without reasonable excuse, to give the dealer proper notice of the defect within that period, or to deliver (or make reasonable efforts to deliver) the vehicle for repair within 5 business days of the end of the period, the dealer may no longer be under a duty to repair the defect.

If you want the dealer to repair your vehicle, you must deliver it to the agreed place of repair listed at the end of Part B on the other side of this form, or if no place has been so agreed on, to any registered premises of the dealer. In some cases you might not have to return the vehicle to that address, and you might be able to have it repaired by someone else. However, you should seek advice about this before you do anything.

Not every fault is a defect covered by the duty to repair. For example, if there are problems with the paintwork or upholstery that you should have noticed when you inspected the vehicle, these are not covered. Some accessories (for example radios, tape players and airconditioners) are not covered if the dealer has listed them on the other side of this form. A brochure available from the Office of Consumer and Business Affairs gives a full list of those accessories which the dealer may list on the other side of this form. It also explains what other defects arising after sale may not be covered by a duty to repair.

If a vehicle is sold for \$3 000 or less, the duty to repair does not apply, but the vehicle must be in roadworthy condition. There may also be other duties or remedies available under other legislation.

The only way you can give away your warranty rights under the Second-hand Vehicle Dealers Act 1995 is if you have signed a waiver document in accordance with regulation 23 of the Second-hand Vehicle Dealers Regulations 1995.

Some disputes between dealers and purchasers can be resolved by a conference convened by the Commissioner for Consumer Affairs or, if a conciliation conference fails to resolve the matter, by an order of the Civil (Consumer and Business) Division of the Magistrates Court. Before making any application to the Commissioner, you should seek advice from the Office of Consumer and Business Affairs.

The Office will assist with any enquiries about your purchase. It can also give you the brochure mentioned above which explains everything in much more detail than is possible in this notice. Check under "Consumer and Business Affairs" in your telephone book for the address and telephone number of the nearest office.

Form 2A SECOND-HAND VEHICLE DEALERS ACT 1995 NOTICE TO PURCHASER

	16 Notice on the other side of this form has been sold to:
Name of purchaser:	
	Date of sale:
Odometer reading at the time of the sale:	*Miles/Kilometre
•	ne above purchaser is correctly described in the Section 16 Notice culars entered on both sides of this form are correct.
Signed by the dealer or an employee or a	gent authorised to sign on behalf of the dealer:
Name of the person signing this certificate	e
	BLOCK LETTERS

IMPORTANT INFORMATION

There is no duty to repair second-hand motorcycles under the Second-hand Vehicle Dealers Act 1995.

*Strike out whichever does not apply.

Form 3 SECOND-HAND VEHICLE DEALERS ACT 1995 PARTICULARS TO BE INCLUDED IN A CONTRACT FOR THE SALE OF A SECOND-HAND VEHICLE BY A DEALER

Make M	Model			Colour: Body— Trim—	
Year of Year of first Manufacture Registration	Registration No.	Expiry Date	Engine No.	VIN No.	
DETAILS OF PURCHASE Cash Price Additional options, accessories, etc* Total price of vehicle Registration 6 or 12 mths 3rd Party compulsory insurance Stamp duty and/or transfer fee Dealer to arrange above YES/NO If Yes—Dealer handling fee Vehicle insurance: Company Other (give full details including other parties to whom payment must be made)	\$ c	METHOD OF PAYMENT Deposit Trade-in allowance* Less pay-out Equity (Deficiency) Less refund to purchaser Nett equity (or deficiency) Total deposit and trade-in Payable on delivery (Amount payable on delivery includes amount to be financed where applicable)			
Options/accessories/additional work included in this amount	\$ c	*Trade-in details Make: Body Type: Year of Manuf: Regn. No. Engine No: Payout to:	Model: Colour: Year of 1st Regn Expiry Date: Odometer: Valid until:	Body: Trim: : kms	

*Addre	ess to which vehicle is to be
deliver	red for repair of defects
under 1	the Second-hand Vehicle Dealers Act 1995.
REPA]	IRER'S NAME:
ADDR	ESS:
*The v	rehicle may be delivered to any of the following registered premises of the dealer for repair:
	owledge that, <i>before</i> the signing of the contract for the purchase of the vehicle, I was informed of/I did juest* the name and address of—
(a)	the last owner of the vehicle (who was not a dealer)*;
(b)	the person who leased the vehicle from the last owner of the vehicle (who was not a dealer) under a vehicle leasing agreement*.
	Signature of purchaser
	Digitative of parenties.

Any purported exclusion, limitation, modification or waiver of your rights under the Act (eg: in relation to your right to have a defect in your purchased vehicle repaired) is void. The only way you can give away your rights under the Second-hand Vehicle Dealers Act 1995 is if you have signed a waiver document in accordance with regulation 23 of the Second-hand Vehicle Dealers Regulations 1995.

^{*} Strike out whichever does not apply.

Signature of purchaser

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Second-hand Vehicle Dealers Regulations 1995

Form 3A SECOND-HAND VEHICLE DEALERS ACT 1995 PARTICULARS TO BE INCLUDED IN A CONTRACT FOR THE SALE OF A SECOND-HAND MOTORCYCLE BY A DEALER

Make		Model		Colou	Colour	
Year of Manufacture	Year of first Registration	Registration No.	Expiry Date	Engine No.	VIN No.	
DETAILS OF PUR	CHASE	\$	METHOD OF PA	YMENT	\$	
Cash Price Additional options, accessories, etc* Total price of motorcycle Regn metro/cntry* 3, 6, 9 or 12 mths 3rd Party compulsory insurance Stamp duty and/or transfer fee Dealer to arrange above YES/NO If yes—Dealer handling fee Motorcycle insurance: Company Other (give full details including other parties to whom payment must be made)			Deposit Trade-in allowance* Less pay-out Equity (Deficiency) Less refund to purchaser Net equity (or deficiency) Total deposit and trade-in Payable on delivery (Amount payable on delivery includes amount to be financed where applicable)			
TOTAL PAYABLE	E		TOTAL PAYMENT			
Options/accessories/additional work included in this amount		\$	*Trade-in details Make: Year of Manuf: Regn. No: Engine No: Payout to:	Model: Colour: Year of 1st Regr Expiry Date: Odometer: km		
TOTAL			-			
(a) the last own(b) the person	before the signing of name and address of— ner of the motorcycle who leased the motorcicle leasing agreement	(who was not a reycle from the	dealer)*;	·		

IMPORTANT INFORMATION

There is no duty to repair second-hand motorcycles under the Second-hand Vehicle Dealers Act 1995.

^{*} Strike out whichever does not apply.

Form 4 SECOND-HAND VEHICLE DEALERS ACT 1995 AUCTION NOTICE—VEHICLE OWNED BY AUCTIONEER OR TO BE AUCTIONED ON BEHALF OF A DEALER

PART A

THE DEALER Manufacturer and model
Registration No
*miles/kilometres
To the best of the dealer's knowledge, information and belief, can this odometer reading be regarded as reasonably accurate?
To the best of the dealer's knowledge, information and belief, was the vehicle used as a taxi-cab, rental car of hire car by the last owner who was not a dealer?
THE LAST OWNER
The last owner of the vehicle who was not a dealer was: Name:
Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneer on request.]
If that owner carried on a vehicle leasing business and let the vehicle on hire to another person under a vehicle leasing agreement:
#Name of that other person (if known): Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneer on request.]
THE SELLER
Auctioneer's name: Business address:
If the vehicle is to be auctioned on behalf of a dealer:
#Name in which selling dealer is licensed:
Business address:

[NB: If the vehicle is being auctioned on behalf of a dealer, the dealer is liable to carry out any repairs under the duty to repair. If not, then this will be the auctioneer's responsibility.]

§PART B

DUTY TO REPAIR—PART 4 SECOND-HAND VEHICLE DEALERS ACT 1995

The following is only a *brief summary* of the extent of the duty to repair. Full details must be given to a purchaser by the auctioneer at the time of sale (as well as a copy of this notice).

Sale Price	Duty to Repair	
Up to and including \$3 000	No duty to repair—but vehicle must be roadworthy at time of sale.	
\$3 001 - \$6 000	Two months or 3 000 kilometres, whichever occurs first.	
Over \$6 000	Three months or 5 000 kilometres, whichever occurs first.	
the Registrar of Motor Vehicles	ered until it is converted to right-hand configuration to the standard required by s, and the seller does not accept a duty to perform that work as part of a duty to	
1		
camping or recreation radio; cassette player; compact disc player; refrigerated air-conditi sunroof; airbags ("Supplementa the following accessor	ioner; ary Restraint System"); ries:	
to the following agree	repair a defect in the vehicle, the purchaser must deliver the vehicle— d place of repair (unless a different address is subsequently agreed):	
or		
· if no place of repair h	as been agreed on—to any of the following registered premises of the dealer .	
§PART C		

There is no duty to repair this vehicle because—

- *its year of first registration was more than 15 years ago;
- *it has been driven more than 200 000 kilometres.

^{*}Strike out whichever does not apply.

[#] Insert N/A if not applicable.

[§] Strike out the Part if not applicable.

Form 4A SECOND-HAND VEHICLE DEALERS ACT 1995 AUCTION NOTICE—MOTORCYCLE OWNED BY AUCTIONEER OR TO BE AUCTIONED ON BEHALF OF A DEALER

THE DEALER Manufacturer and model Year of manufacture Year of first registration Registration No. Engine No. (if not registered) Odometer reading when the motorcycle was acquired from the last owner who was not a dealer
*miles/kilometres
To the best of the dealer's knowledge, information and belief, can this odometer reading be regarded as reasonably accurate?
To the best of the dealer's knowledge, information and belief, was the motorcycle used as a rental or hire motorcycle by the last owner who was not a dealer? (Yes or No)
THE LAST OWNER The last owner of the motorcycle who was not a dealer was: Name: Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneer on request.]
If that owner carried on a vehicle leasing business and let the motorcycle on hire to another person under a vehicle leasing agreement: #Name of that other person (if known): Address: [NB: If the owner's name and address are not supplied in this form, they are available from the auctioneer on request.]
THE SELLER Auctioneer's name: Business address:
If the motorcycle is to be auctioned on behalf of a dealer: #Name in which selling dealer is licensed: Business address:
IMPORTANT INFORMATION There is no duty to repair second-hand motorcycles under the Second-hand Vehicle Dealers Act 1995.

*Strike out whichever does not apply. # Insert N/A if not applicable.

Form 5 SECOND-HAND VEHICLE DEALERS ACT 1995 NOTICE TO PURCHASER

This is the notice to be given to a purchaser who has bought a vehicle at auction where the vehicle was owned by the auctioneer or auctioned on behalf of a dealer.

PART 1
The vehicle referred to in the Auction Notice on the other side of this form has been sold to:
Name of purchaser:
Address:
Purchase price: \$ Date of sale:
Odometer reading at the time of the sale:*Miles/Kilometre
Certificate by Auctioneer I certify that the vehicle sold to the above purchaser is correctly described in the Auction Notice overleaf and that all statements and particulars entered on both sides of this form are correct.
Signed by the auctioneer or an employee or agent authorised to sign on his or her behalf:
Name of the person signing this certificate
BLOCK LETTERS
*Strike out which over does not apply

PART 2

THIS NOTICE CONTAINS IMPORTANT INFORMATION PLEASE READ IT CAREFULLY AND KEEP IT FOR FUTURE REFERENCE

The Second-hand Vehicle Dealers Act 1995 provides for a duty to repair second-hand vehicles sold for more than \$3 000. (There are some exceptions, but any passenger vehicle with a year of first registration not more than 15 years ago and that has not been driven more than 200 000 km will be covered.)

Check the Auction Notice on the other side of this form. This is a copy of the Notice that was on the vehicle before auction. If there is a dealer's name filled in under the heading "The Seller", then that dealer is under a duty to repair any defect. Otherwise this is the auctioneer's responsibility.

The period during which there is a duty to repair depends on the price you paid for the vehicle. There is a summary of these periods on the other side of this form. If a "defect" appears in the vehicle in the period during which there is a duty to repair, the dealer must arrange for it to be repaired. However, if you fail, without reasonable excuse, to give the dealer proper notice of the defect within that period, or to deliver (or make reasonable efforts to deliver) the vehicle for repair within 5 business days of the end of the period, the dealer may no longer be under a duty to repair the defect.

If you want the dealer to repair your vehicle, you must deliver it to the agreed place of repair listed at the end of Part B on the other side of this form, or if no place has been so agreed on, to any registered premises of the dealer. In some cases you might not have to return the vehicle to that address, and you might be able to have it repaired by someone else. However, you should seek advice about this before you do anything.

Not every fault is a defect covered by the duty to repair. For example, if there are problems with the paintwork or upholstery that you should have noticed when you inspected the vehicle, these are not covered. Some accessories (for example radios, tape players and airconditioners) are not covered if the dealer has listed them on the other side of this form. A brochure available from the Office of Consumer and Business Affairs gives a full list of those accessories which the dealer may list on the other side of this form. It also explains what other defects arising after sale may not be covered by a duty to repair.

If a vehicle is sold for \$3 000 or less, the duty to repair does not apply, but the vehicle must be in roadworthy condition. There may also be other duties or remedies available under other legislation.

The only way you can give away your warranty rights under the Second-hand Vehicle Dealers Act 1995 is if you have signed a waiver document in accordance with regulation 23 of the Second-hand Vehicle Dealers Regulations 1995.

Some disputes between dealers and purchasers can be resolved by a conference convened by the Commissioner for Consumer Affairs or, if a conciliation conference fails to resolve the matter, by an order of the Civil (Consumer and Business) Division of the Magistrates Court. Before making any application to the Commissioner, you should seek advice from the Office of Consumer and Business Affairs.

The Office will assist with any enquiries about your purchase. It can also give you the brochure mentioned above which explains everything in much more detail than is possible in this notice. Check under "Consumer and Business Affairs" in your telephone book for the address and telephone number of the nearest office.

Form 5A SECOND-HAND VEHICLE DEALERS ACT 1995 NOTICE TO PURCHASER

This is the notice to be given to a purchaser who has bought a motorcycle at auction where the motorcycle was owned by the auctioneer or auctioned on behalf of a dealer.

The motorcycle referred to in the Auction Notice on the other side of this form has been sold to:
Name of purchaser:
Address:
Purchase price: \$ Date of sale:
Odometer reading at the time of the sale:
Certificate by Auctioneer I certify that the motorcycle sold to the above purchaser is correctly described in the Auction Notice overlead and that all statements and particulars entered on both sides of this form are correct.
Signed by the auctioneer or an employee or agent authorised to sign on his or her behalf:
Name of the person signing this certificate
BLOCK LETTERS
A DODE LIE NEODY LEGIS

IMPORTANT INFORMATION

There is no duty to repair second-hand motorcycles under the Second-hand Vehicle Dealers Act 1995.

*Strike out whichever does not apply.

Form 6 SECOND-HAND VEHICLE DEALERS ACT 1995 AUCTION NOTICE—VEHICLE TO BE AUCTIONED ON BEHALF OF PERSON WHO IS NOT A DEALER

THE VEHICLE Manufacturer and model Year of manufacture			
Was the vehicle used by the owner as a taxi-cab, rental car or hire car? (Yes or No)			
THE OWNER The owner of the vehicle is: Name: Address:			
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneer on request.]			
#If the owner carries on a vehicle leasing business and let the vehicle on hire to another person under a vehicle leasing agreement: Name of that other person (where known): Address:			
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneer on request.]			
THE AUCTIONEER Auctioneer's name: Business address:			
*Strike out whichever does not apply. #Insert N/A if not applicable.			

IMPORTANT

No duty to repair under the Second-hand Vehicle Dealers Act 1995 will apply on the sale of this vehicle because it is to be auctioned on behalf of a person who is not a dealer.

Form 6A SECOND-HAND VEHICLE DEALERS ACT 1995 AUCTION NOTICE—MOTORCYCLE TO BE AUCTIONED ON BEHALF OF PERSON WHO IS NOT A DEALER

THE MOTORCYCLE
Manufacturer and model
Year of manufactureYear of first registrationRegistration No.Engine No. (if not registered)
Odometer reading when the motorcycle was acquired from the last owner who was not a dealer *miles/kilometres
To the best of the owner's knowledge, information and belief, can this odometer reading be regarded as reasonably accurate?
If not, why not?
Was the motorcycle used by the owner as a rental or hire motorcycle? (Yes or No)
THE OWNER
The owner of the motorcycle is:
Name:
Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneen on request.]
#If the owner carries on a vehicle leasing business and let the motorcycle on hire to another person under a vehicle leasing agreement:
Name of that other person (where known): Address:
[NB: If the owner's name and address are not supplied in this form, they are available from the auctioneen on request.]
THE AUCTIONEER
Auctioneer's name:
Business address:
IMPORTANT INFORMATION
There is no duty to repair second-hand motorcycles under the Second-hand Vehicle Dealers Act 1995.
*Strike out whichever does not apply.

#Insert N/A if not applicable.

Form 7 SECOND-HAND VEHICLE DEALERS ACT 1995 NOTICE TO PURCHASER

This is the notice to be given to a purchaser who has bought a vehicle at auction if the vehicle has been auctioned on behalf of a person not being a dealer.

PART 1		
The vehicle referred to in the Auction Notice on the other side of this form h	as been sold to:	
Name of purchaser:		
Address:		
Purchase price \$ Dat	e of sale:	
Odometer reading at the time of the sale:	*Miles/Kilometres	
Certificate by Auctioneer I certify that the vehicle sold to the above purchaser is correctly described in the Auction Notice overleaf and that all statements and particulars entered on both sides of this form are correct. Signed by the dealer or an employee or agent authorised to sign on his or her behalf:		
Name of the person signing this certificate		
	BLOCK LETTERS	
*Strike out whichever does not apply.		

PART 2

This vehicle was sold by the auctioneer on behalf of someone who is not a dealer. As with any private sale, this means that the duty to repair under the *Second-hand Vehicle Dealers Act 1995* does not apply.

You should also note that some other legal rights and remedies which apply to ordinary sales do *not* apply to sales by auction.

Form 7A SECOND-HAND VEHICLE DEALERS ACT 1995 NOTICE TO PURCHASER

This is the notice to be given to a purchaser who has bought a motorcycle at auction if the motorcycle has been auctioned on behalf of a person not being a dealer.

The motorcycle referred to in the Auction Notice on the other side of this form has been sold to:
Name of purchaser:
Address:
Purchase price \$ Date of sale:
Odometer reading at the time of the sale: *Miles/Kilometres
Certificate by Auctioneer I certify that the motorcycle sold to the above purchaser is correctly described in the Auction Notice overleaf and that all statements and particulars entered on both sides of this form are correct. Signed by the dealer or an employee or agent authorised to sign on his or her behalf:
Name of the person signing this certificate: BLOCK LETTERS
IMPORTANT INFORMATION There is no duty to repair second-hand motorcycles under the Second-hand Vehicle Dealers Act 1995.

*Strike out whichever does not apply.

This Vehicle Is To Be Sold By

TRADE AUCTION

Bids Will Be Accepted Only From Licensed Dealers

Form 9 SECOND-HAND VEHICLE DEALERS ACT 1995 DEALER SALE FORM

THE VEHICLE				
Manufacturer and model				
Year of manufacture Year of first registration				
Registration No				
Odometer reading on the date of sale*miles/kilometre To the best of the dealer's knowledge, information and belief, can this odometer reading be regarded a				
reasonably accurate?				
If not, why not? To the best of the dealer's knowledge, information and belief, was the vehicle used as a taxi-cab, rental car of				
				hire car by the last owner who was not a dealer? (Yes or No.
DATE OF SALE				
THE LAST OWNER				
The last owner of the vehicle who was not a dealer was:				
Name:				
Address:				
#If that arrow coming on a valida lessing bysiness and let the valida on him to another mercen arrayout to				
#If that owner carried on a vehicle leasing business and let the vehicle on hire to another person pursuant to				
vehicle leasing agreement: Name of that other person (where known):				
* '				
Address:				
THE SELLING DEALER				
Dealer's name and Licence No:				
Business Address:				
Dustiless Address.				
I certify that the above information relating to the vehicle and its last owner is correct. Signed by the selling				
dealer or an employee or agent authorised to sign on his or her behalf.				
1 .,				
Name of the person signing this certificate.				
BLOCK LETTERS				
THE PURCHASING DEALER				
Dealer's name and Licence No:				
Business Address:				
Signed by the purchasing dealer or an employee or agent authorised to sign on his or her behalf.				
Name of the person signing above				
BLOCK LETTERS				

*Strike out whichever does not apply. #Insert N/A if not applicable.

Advertisements for Sale of Second-hand Vehicles (Regulation 20)

PART 1

An advertisement relating to the sale of a second-hand vehicle by a dealer must contain the following information:

- 1. The words "Licensed Second-hand Vehicle Dealer" (which may be abbreviated to "LVD") immediately followed by the dealer's licence number, or, where two or more licensees are conducting a business in partnership, the licence number of at least one of the licensees.
- 2. The price at which the vehicle, in the condition which it is offered or exposed for sale, may be purchased for cash, including all dealer charges but not including any statutory charges or fees.

PART 2

3. The registration number of the vehicle or, if the vehicle is not registered, the engine number. Such number is to be printed adjacent to or immediately after any description, photograph or illustration of the vehicle appearing in the advertisement.

Defects in Vehicles (Regulation 21)

DEFECTS IN VEHICLES

PART 1—DEFECTS IN ACCESSORIES

A dealer is not under a duty to repair a defect in any of the following accessories:

- (a) any camping or recreational accessory;
- (b) a radio;
- (c) a cassette player;
- (d) a compact disc player;
- (e) a refrigerated air-conditioner;
- (f) a sunroof;
- (g) a supplementary restraint system ("airbag");
- (h) an accessory specified by the dealer, other than an accessory originally fitted by the vehicle's manufacturer or produced or approved by the manufacturer for fitting to vehicles of that kind,

if the dealer has stated in the Section 16 Notice or in the Auction Notice (as the case may be) that the dealer does not accept a duty to repair a defect in that accessory.

PART 2—LEFT-HAND DRIVE CONFIGURATION

A dealer is not under a duty to modify a vehicle that is in left-hand drive configuration so that it complies with the *Road Traffic Act 1961* if the dealer has stated in the Section 16 Notice or in the Auction Notice (as the case may be) that the vehicle cannot be registered until it has been converted to right-hand drive configuration to the standard required by the Registrar of Motor Vehicles and that the dealer does not accept a duty to perform those modifications.

Contributions to Second-hand Vehicles Compensation Fund (Regulation 22)

- **1.** (1) Subject to this schedule, a contribution of the prescribed amount for each registered premises from which a licensed dealer carries on business as a dealer must be paid to the Commissioner by the dealer when the dealer makes application to register the premises under section 14 of the Act.
- (2) If the Commissioner refuses the application, the Commissioner must refund the amount of the contribution to the licensed dealer.
 - 2. If a licensed dealer—
 - (a) notifies the Commissioner in writing that the dealer has ceased or will cease within 14 days to carry on business at registered premises; and
 - (b) applies to register other premises,

a contribution is not payable under clause 1 in respect of the other premises provided that the dealer does not apply to register a greater number of premises than the number of premises in respect of which the dealer has given notice under section 14(5) of the Act.

- **3.** If a licensed dealer, on making application to register premises, satisfies the Commissioner that the dealer is joining in partnership with another licensed dealer and the premises the dealer is applying to register are currently registered in the name of the other dealer, a contribution is not payable under clause 1 in respect of the premises.
- **4.** Where 11 complete months or less would elapse from the date of payment of the contribution first payable by a licensed dealer in respect of any registered premises until the next due date, the contribution is a proportion of the prescribed amount, being the proportion that the number of whole months (portion of a month being treated as a whole month) in the period between the date of payment of the contribution and the next due date bears to 12.
- **5.** Subject to clause 6, an additional contribution of the prescribed amount for each of the premises registered in the licensed dealer's name under section 14 of the Act is payable to the Commissioner by the dealer on or before the due date in each year.
- **6.** If premises are registered in the name of more than one licensed dealer, only one contribution under clause 5 is payable annually in respect of those premises but the dealers are jointly and severally liable for the payment of that contribution.
 - 7. In this schedule—

"due date" means the date on which a licensed dealer must pay an annual fee and lodge an annual return under regulation 7;

"the prescribed amount" means—

- (a) in relation to a licensed dealer who carries on the business of selling second-hand vehicles consisting only of motorcycles—\$100; or
- (b) in any other case—\$350.

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SCHEDULE 6

Waiver of Rights (Regulation 23)

WAIVER OF RIGHTS UNDER SECOND-HAND VEHICLE DEALERS ACT 1995

IMPORTANT. THIS IS AN IMPORTANT DOCUMENT. IT TAKES AWAY SOME OF YOUR LEGAL RIGHTS. READ IT CAREFULLY.

THIS FORM MUST BE COMPLETED IN DUPLICATE.

PART 1

Under the Second-hand Vehicle Dealers Act 1995, you have a number of legal rights and protections. These rights and protections cannot be taken away from you unless you agree. One of the rights and protections you have is that a second-hand vehicle dealer is under a duty to repair certain defects that are present, or that may occur, in the vehicle during the statutory warranty period (which varies according to the price of the vehicle).

You may only give up your rights to have the vehicle you are thinking of purchasing repaired by the dealer under warranty by completing the form set out in Part 2 of this document and obtaining the completed certificate of the witness.

If you complete the form set out in Part 2 of this document, YOU will be responsible for repairs to the vehicle after purchase. If the vehicle develops a serious fault, you may have rights and remedies under other legislation, but you will have no rights to have the vehicle repaired under the *Second-hand Vehicle Dealers Act* 1995.

It is recommended that you arrange for an independent inspection of the vehicle BEFORE you complete the form set out in Part 2 of this document.

If you do not understand this document, you should seek advice from the Office of Consumer and Business Affairs. (Check under "Consumer and Business Affairs" in your telephone book for the address and telephone number of the nearest office.)

DO NOT SIGN THE FORM SET OUT IN PART 2 IF THERE IS SOMETHING IN THIS DOCUMENT THAT YOU DO NOT UNDERSTAND.

[Note: If you understand that you are giving away your repair rights under the Second-hand Vehicle Dealers Act 1995 by signing this document and you still want to purchase the vehicle for the price set out in Part 2 of the document, then you should sign it before a Justice of the Peace, a legal practitioner or a proclaimed manager. Give one copy of the completed and signed document to the dealer and keep the other copy for your records.]

PART 2		
I		
of		
agree to waive the right to require (name of licensed dealer)		
of (business address of dealer)		
to repair a defect (pursuant to the dealer's duty to repair under Part 4 of the <i>Second-hand Vehicle Dealers Act 1995</i>) in the vehicle described under the heading "Particulars of transaction".		
Particulars of the transaction Name of proposed purchaser: Address: Name of Dealer Business address: Vehicle make and type: Year of manufacture: Engine No. (if not registered): Proposed sale price (including all dealer charges but not including statutory fees and charges) \$\[\begin{array}{c} \text{Particulars of the transaction} \\ \text{Name of proposed purchaser:} \\ \text{Name of Dealer} \\ \text{Business address:} \\ \text{Vehicle make and type:} \\ \text{Nodel:} \\ \text{Year of manufacture:} \\ \text{Registration No.:} \\ \text{Engine No. (if not registered):} \\ \text{Odometer reading:} \\ \text{Proposed sale price (including all dealer charges but not including statutory fees and charges)} \\ \text{\$\begin{array}{c} \text{\$\begin{array}{c} \text{\$\begin{array}{c} \$\cong \text{\$\cong		
Less: Allowance on trade-in described below: Amount to be paid in cash by purchaser: \$		
Balance to be payable		
Trade-in: Make and type		
Year of manufacture Registration No Odometer reading		
Signed:		
Date:		
Witnessed:		

CERTIFIC	CATE OF WITNESS	
I		
a		(here insert title, eg: Justice of the Peace)
certify that	t the person signing this form—	
	did so freely and voluntarily in my presence; and	
	appeared to understand the effect of the waiver.	
	Signature of witness:	

Notes for witness:

- 1. You must not witness this document if—
- · you are the dealer; or
- · you are employed by the dealer as an employee or under a contract for the performance of services; or
- you are related by blood or marriage to the dealer; or
- you are indebted to or owed money by the dealer.
- **2.** You are not required to explain the effect of completing this form, but you must not witness this form unless you have made reasonable inquiries to satisfy yourself that the person proposing to sign the form understands the effect of completing this form.
- **3.** If you are not satisfied that the person proposing to sign the form understands the form, you must refuse to witness the person's signature and refer the person to the Office of Consumer and Business Affairs.

APPENDIX

LEGISLATIVE HISTORY

Transitional Provisions

(Transitional provision from Regulation No. 259 of 1996, reg. 4)

4. A regulation varied or revoked by these regulations will continue to apply (as in force immediately prior to the variation or revocation coming into operation) to an expiation notice issued under the varied or revoked regulations.

Legislative History

(entries in bold type indicate amendments incorporated since the last reprint)

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definition of "Auction Notice" inserted by 213, 1997, reg. 3(a)
Regulation 4(1):
                                          definition of "Section 16 Notice" inserted by 213, 1997, reg. 3(b)
                                          revoked by 213, 1997, reg. 4
Regulation 5(d):
                                          inserted by 232, 1996, reg. 3
Regulation 5A:
                                          varied by 180, 2001, reg. 3
Regulation 7(1):
                                          varied by 259, 1996, reg. 3 (Sched. cl. 23); 125, 1998, reg. 3
Regulation 8(1) - (3):
Regulation 8(4):
                                          varied by 259, 1996, reg. 3 (Sched. cl. 23); 125, 1998, reg. 3;
                                             substituted by 180, 2001, reg. 4
                                          varied by 259, 1996, reg. 3 (Sched. cl. 23); 125, 1998, reg. 3; varied
Regulation 9:
                                             and redesignated as reg. 9(1) by 180, 2001, reg. 5(a), (b)
Regulation 9(2) - (5):
                                          inserted by 180, 2001, reg. 5(b)
Regulation 10:
                                          varied by 125, 1998 reg. 3
Regulation 11(1):
                                          varied by 213, 1997, reg. 5(a)
Regulation 11(2):
                                          varied by 213, 1997, reg. 5(b)-(d); 125, 1998, reg. 3
Regulation 12:
                                          varied by 213, 1997, reg. 6
Regulation 13:
                                          varied by 213, 1997, reg. 7
Regulation 14(1):
                                          varied by 213, 1997, reg. 8; 125, 1998, reg. 3
Regulation 14(2):
                                          varied by 125, 1998, reg. 3
Regulation 15(1):
                                          substituted by 213, 1997, reg. 9(a)
Regulation 15(2):
                                          varied by 213, 1997, reg. 9(b)-(f); 125, 1998, reg. 3
Regulation 16:
                                          varied by 213, 1997, reg. 10
                                          varied by 213, 1997, reg. 11; 125, 1998, reg. 3
Regulation 17(1):
                                          varied by 125, 1998, reg. 3
Regulation 17(2):
                                          varied by 125, 1998, reg. 3
Regulation 18(2):
Regulation 19:
                                          varied by 125, 1998, reg. 3
Regulation 20(3):
                                          varied by 125, 1998, reg. 3
                                          substituted by 281, 2000, reg. 3
Regulation 22:
                                          varied by 125, 1998, reg. 3
Regulation 23(2):
Schedule 1:
                                          varied by 93, 1996, reg. 3; 232, 1996, reg. 4; 81, 1997, reg. 3;
                                             substituted by 76, 1998, reg. 3; 61, 1999, reg. 3; 83, 2000, reg. 3;
                                             83, 2001, reg. 3
 Clause 2:
                                          varied by 180, 2001, reg. 6(a)
 Clause 3:
                                          varied by 180, 2001, reg. 6(b)
Schedule 2
 Form 1:
                                          varied by 213, 1997, reg. 12(a)
 Form 1A:
                                          inserted by 213, 1997, reg. 12(b)
 Form 2:
                                          varied by 213, 1997, reg. 12(c)
 Form 2A:
                                          inserted by 213, 1997, reg. 12(d)
 Form 3:
                                          varied by 213, 1997, reg. 12(e)
 Form 3A:
                                          inserted by 213, 1997, reg. 12(f)
 Form 4:
                                          varied by 213, 1997, reg. 12(g)
 Form 4A:
                                          inserted by 213, 1997, reg. 12(h)
 Form 5:
                                          varied by 213, 1997, reg. 12(i)
 Form 5A:
                                          inserted by 213, 1997, reg. 12(j)
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Form 6:	varied by 213, 1997, reg. 12(k)
Form 6A:	inserted by 213, 1997, reg. 12(<i>l</i>)
Form 7:	varied by 213, 1997, reg. 12(m)
Form 7A:	inserted by 213, 1997, reg. 12(n)
Form 8:	varied by 213, 1997, reg. 12(o)
Form 9:	varied by 213, 1997, reg. 12(p)

Schedule 5

Clause 1: varied by 232, 1996, reg. 5(a); varied and redesignated as cl. 1(1)

by 180, 2001, reg. 7(a), (b)

Clause 1(2): inserted by 180, 2001, reg. 7(b)

Clause 4: varied by 232, 1996, reg. 5(b); 180, 2001, reg. 7(c), (d) Clause 5: varied by 232, 1996, reg. 5(c); 180, 2001, reg. 7(e)

Clause 7: inserted by 232, 1996, reg. 5(d)

definition of "due date" inserted by 180, 2001, reg. 7(f)

Schedule 6: varied by 143, 1999, reg. 3 (Sched. cl. 19)