

TITLE NUMBER

OFFICE OF SECRETARY OF STATE MOTOR VEHICLE DEPARTMENT

ERTIFICATE OF TITLE OF A MOTOR VEHICLE

I, the undersigned, Commissioner of Motor Vehicles of the State of Missouri, Do Hereby Certify, pursuant to the provisions of Section 18, Page 88, of the Acts of the General Assembly of Missouri, passed at the Extra Session of 1921, that an application has been made to me as by said Act prescribed, for a certificate of title of a motor vehicle as follows:

Make Body Engine No. Built 3 5/16 Buick 1929 Sedan 2276817

Fred A. Webbink Augusta, Mo. St. Charles Co. 8/12/36

And that the applicant has stated that said motor vehicle is subject to the following liens:

I Do Further Certify that I have used reasonable diligence in ascertaining whether or not the facts stated in said application for a certificate of title are true, and that I am satisfied that the applicant is the lawful owner of the above-described motor vehicle, or is otherwise entitled to have the same registered in his name;

Wherefore, I do hereby certify that the above-named applicant has been duly registered in my office as the lawful owner of the above-described motor vehicle, or is otherwise entitled to have the same registered in his name, and that it appears upon the official records of my office that at the date of the issuance of this certificate, said motor vehicle is subject to the liens hereinbefore enumerated, if any, and none other.

As Witness, my hand and the seal of my office the day and year set below the name of the applicant in the aforegoing certificate.

BY AUTHORITY

INFORMATION

THE CERTIFICATE IS TRANSFERABLE ONLY WHEN RECORDED AND FILED AT THE OFFICE OF THE COMMISSIONER OF MOTOR VEHICLES, AND IS VALID ONLY WHILE THE CAR DESCRIBED ABOVE IS OWNED BY THE INDIVIDUAL, FIRM OR CORPORATION NAMED HEREON.

THE CERTIFICATE OF TITLE NEED NOT BE CARRIED IN THE CAR. IT SHOULD BE KEPT IN A SECURE PLACE AS ARE OTHER VALUABLE PAPERS. ITS POSSESSION BY THE APPLICANT MAY BECOME NECESSARY TO PROVE TITLE IN THE EVENT OF QUESTIONS AS TO THE OWNERSHIP OF THE CAR. THE LAW PROVIDES THAT IT SHALL BE A MISDEMEANOR, PUNISHBLE BY A FINE OF NOT LESS THAN \$5.00. NOR MORE THAN \$500.00, OR BY THE CAR. PRISONMENT FOR NOT MORE THAN TWO YEARS, OR BOTH, FOR ANYONE TO SELL OR TO PURCHASE WITHIN THE LIMITS OF THE STATE OF MISSOURI, ANY MOTOR VEHICLE REGISTERED IN MISSOURI AFTER MARCH 2, 1922, UNLESS AT THE TIME OF THE DELIVERY THEREOF THERE SHALL PASS BETWEEN THE PARTIES AN ASSIGNMENT OF THIS CERTIFICATE IN THE FORM PRESCRIBED BELOW.

PENALTY FOR FALSE STATEMENT IN APPLICATION OR ASSIGNMENT, A FINE OR IMPRISONMENT, OR BOTH.

PENALTY FOR ALTERATION OR FORGERY OF THIS CERTIFICATE, A FINE NOT EXCEEDING \$100.00, IMPRISONMENT IN THE COUNTY JAIL NOT EXCEEDING ONE YEAR, OR BOTH SUCH FINE AND IMPRISONMENT.

ASSIGNMENT OF TITLE

	FOR VALUE RECEIVED,—WE HEREBY SELL, ASSIGN OR TRANSFER
UNTO	Name of Purchaser
ADDRESS THE MO VEHICLE OTHER.	STREET CITY OR TOWN COUNTY STATE OTOR VEHICLE DESCRIBED ON THE REVERSE SIDE OF THIS CERTIFICATE AND HEREBY WARRANT THE TITLE TO SAID MOTOR TO AND CERTIFY THAT AT THE TIME OF DELIVERY THE SAME IS SUBJECT TO THE FOLLOWING LIENS OR ENCUMBRANCES, AND NONE
***************************************	AMOUNT KIND DATE FAVOR OF
	Lindlewally Contilly, pronound to the providence of Freshmill, Sugation of the change
has b	SIGNATURE OF ASSIGNOR STATE OF MISSOURI,)
COUNTY	OF
ON T	THIS
FOREGO	TO ME KNOWN TO BE THE PARTY DESCRIBED IN AND WHO EXECUTED THE ING INSTRUMENT AND ACKNOWLEDGED THAT THEY EXECUTED THE SAME AS THEIR FREE ACT AND DEED. ESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY NOTARIAL SEAL ON THE DAY AND YEAR LAST ABOVE WRITTEN.
	COMMISSION EXPIRES ON THE DAY OF 193
	## ### 1929 ###### 2 8 A 16
	NOTARY PUBLIC.
RRESPOND WITH THE EVERY PARTICULAR, HATEVER.	PURCHASER, WHO IS NOT A REGISTERED DEALER, SHALL OBTAIN TITLE IN HIS NAME AT ONCE. IF ABOVE PURCHASER IS A REGISTERED DEALER OF THE STATE OF MISSOURI, THIS ASSIGNMENT MAY BE RE-ASSIGNED, PROVIDED SAID MOTOR VEHICLE REMAINS IN DEALER'S PLACE OF BUSINESS FOR SALE AND FOR NO OTHER PURPOSE. RE-ASSIGNMENT BY REGISTERED DEALER ONLY FOR VALUE RECEIVED, WE HEREBY SELL, ASSIGN AND TRANSFER
O KEC	INTO
MUS	
YCHA	ADDRESS
DOG N	THE MOTOR VEHICLE DESCRIBED ON THE REVERSE SIDE OF THIS CERTIFICATE AND WE HEREBY WARRANT THE TITLE TO SAID MOTOR VEHICLE, AND CERTIFY THAT AT THE TIME OF DELIVERY THE SAME IS SUBJECT TO THE FOLLOWING LIENS OR ENCUMBRANCES, AND NONE OTHER.
ACE OF	AMOUNT KIND DATE FAVOR OF
N THE IN OR EN	STATE OF MISSOURI, SOUNTY OF
E SIG UPO VTIO	ON THISBEFORE ME PERSONALLY APPEARED
APORTANT: THE SAME AS GIVEN UP	TO ME KNOWN TO BE THE PARTY DESCRIBED IN AND WHO EXECUTED THE OREGOING INSTRUMENT AND ACKNOWLEDGED THAT THEY EXECUTED THE SAME AS THEIR FREE ACT AND DEED. IN TESTIMONY WHEREOF, I HAVE HEREUNTO SET MY HAND AND AFFIXED MY NOTARIAL SEAL ON THE DAY AND YEAR LAST ABOVE
E AS HOUT	WRITTEN. MY COMMISSION EXPIRES ON THEDAY OF193 193
NAM	NOTARY PUBLIC,
THIS ASSIGNMENT ACCOMPANIED BY AN APPLICATION FOR TITLE AND A FEE OF ONE DOLLAR MUST BE FILED WITH THE COMMISSIONER OF MOTOR VEHICLES BY THE PURCHASER OF A MOTOR VEHICLE BEFORE REGISTRATION TAGS CAN BE ISSUED. THE PURCHASER, UPON WRITTEN PERMISSION OF THE FORMER, MAY USE HIS REGISTRATION TAGS FOR A PERIOD OF FIVE DAYS, AFTER WHICH TIME IT IS UNLAWFUL FOR ANYONE BUT THE PERSON TO WHOM SAID TAGS WERE ORIGINALLY ISSUED TO HAVE THEM IN HIS POSSESSION.	
OR DEST	SUCH MOTOR VEHICLE OR TRAILER IS SOLD TO A RESIDENT OF ANOTHER STATE OR COUNTRY, OR IF SUCH MOTOR VEHICLE IS DISMANTLED TROYED, THE OWNER SHALL IMMEDIATELY NOTIFY THE COMMISSIONER."

MIDLAND PRINTING CO., JEFFERSON CITY, MO. X8099

FORM 609-TD.