A BILL FOR AN ACT

RELATING TO MOTOR VEHICLES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1 SECTION 1. The legislature finds that abandoned vehicles 2 are unnecessarily accumulating at salvage facilities as a result 3 of owners filing claims with insurance companies and then 4 abandoning the motor vehicle without completing a title 5 transfer. The legislature further finds that in some instances 6 the insurance claim has been paid to the owner, yet the title 7 has not been transferred and the motor vehicle is abandoned at 8 the salvage facilities without any process available to the 9 salvage facility to transfer title to the vehicle. Without the 10 means to transfer title to these abandoned vehicles, the 11 vehicles remain at the salvage facilities depreciating in value 12 and occupying much needed space.

13 The purpose of this Act is to allow the county directors of 14 finance, under specified circumstances, to issue certificates of 15 ownership and salvage certificates to facilitate the disposition 16 of abandoned vehicles in the State.

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SECTION 2. Section 286-48, Hawaii Revised Statutes, is
 amended to read as follows:

3 "§286-48 Certificates of ownership [of]; salvage 4 certificates; insurance; dealers; salvaged motor vehicles. (a) 5 Whenever a motor vehicle subject to registration under this part 6 is sold as salvage or conveyed to an insurance company, in the 7 ordinary course of business or as the result of a total loss 8 insurance settlement where the insurance company receives the 9 certificates of registration and ownership, the purchaser or, if 10 an insurance company its authorized agent, shall within ten days 11 from the purchase, or the settlement of the insurance loss, 12 forward the motor vehicle's endorsed certificate of ownership or 13 other evidence of title, certificate of registration, license 14 plates, and an application for a salvage certificate as provided for in section 286-44.5, to the director of finance. Upon 15 16 receipt of the certificate of ownership or other evidence of 17 title, the prescribed affidavit, and application for a salvage 18 certificate, the director of finance shall issue a salvage 19 certificate in the name of the purchaser or insurance company. 20 If the certificate of registration or one or both (b) 21 license plates are lost, an affidavit, duly notarized and signed

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1 by the party responsible for the compliance of this section 2 stating that the party has no knowledge of the location of the 3 certificate of registration or the license plates, shall be 4 filed with the director of finance of the county having 5 jurisdiction over the motor vehicle. In any event, the 6 certificate of ownership or other evidence of title shall be 7 forwarded to the director of finance. [(b)] Upon receipt of the 8 certificate of [ownership, certificate of registration, license 9 plates, ownership or other evidence of title, the prescribed 10 affidavit, and application for a salvage certificate, the 11 director of finance shall issue a salvage certificate in the 12 name of the purchaser or insurance company.

13 (c) In cases involving a claim with an insurance company, 14 if the legal or registered owner of the motor vehicle fails to 15 provide or assign the motor vehicle's endorsed certificate of 16 ownership to the insurance company within thirty days after the 17 payment of the claim, the insurance company may, at any time 18 thereafter, forward an application for a certificate of 19 ownership or a salvage certificate to the director of finance of 20 the county having jurisdiction over the motor vehicle. The 21 director of finance shall issue a certificate of ownership or

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1	salvage c	ertificate to the insurance company for the vehicle
2	upon rece	ipt of:
3	(1)	The application;
4	(2)	Proof of payment of the claim, which shall be:
5		(A) In the case of payment by check, either a copy of
6		the front and back of the endorsed check or
7		evidence that the check has cleared the account
8		of the payor; or
9		(B) In the case of payment by electronic transfer,
10		evidence that the payment was charged to the
11		account of the payor;
12	(3)	Proof of notice sent to the legal or registered owner
13		of the motor vehicle by certified mail, by other
14		commercially available service, or by electronic means
15		requesting the properly endorsed certificate of
16		ownership or any documentation necessary to effect the
17		proper assignment of the certificate of ownership for
18		the motor vehicle; and
19	(4)	Proof that the notice, pursuant to paragraph (3), was
20		received or returned as undeliverable, if applicable.

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The issuance of the certificate of ownership or salvage
 certificate by the director of finance, pursuant to this
 subsection, shall extinguish all liens against the motor
 vehicle.

5 [(c)] (d) Upon resale of the salvage vehicle, the seller or, if the seller is an insurance company, its authorized agent 6 7 shall transfer the salvage certificate and issue a bill of sale 8 to the purchaser which shall be on a form prescribed by the 9 director of finance. The seller shall notify the purchaser, in 10 writing, of the requirements of this chapter regarding the 11 recertification of salvage vehicles. The seller shall sell the 12 salvage vehicle only to a person licensed pursuant to chapter 13 437B, sections 289-4, or 445-232, or any person who executes an 14 affidavit which states whether or not the salvage vehicle would 15 be used to construct a rebuilt vehicle as defined in section 16 286-2 and that if the salvage vehicle is to be rebuilt, the 17 purchaser will register the rebuilt vehicle as required by this 18 chapter.

19 [-(d)-] (e) In the event the salvage vehicle is rebuilt so
20 as to be capable of again operating on the highways of this
21 State, the motor vehicle shall not be licensed for such

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1	operation	, nor shall the ownership thereof be transferred until	
2	there is	submitted to the director of finance:	
3	(1)	The prescribed bill of sale;	
4	(2)	An appropriate application for registration of the	
5		rebuilt or restored motor vehicle along with the	
6		salvage certificate and a certificate of inspection	
7		signed by the registered or certified motor vehicle	
8		repair dealer who is bonded as required by section	
9		437B-26, and who rebuilt the vehicle, attesting that	
10		the original recognized vehicle manufacturer's	
11		established repair procedures or specifications and	
12		allowable tolerances for the particular model and year	
13		were utilized and adhered to; and	
14	(3)	Any other document and fee required by the director of	
15		finance.	
16	The counties may, by ordinance, establish the fee to be charged		
17	for the inspection of rebuilt motor vehicles.		
18	[(e)] <u>(f)</u> Whenever a certificate of registration and		
19	certificate of ownership is issued for a motor vehicle with		

respect to which a salvage certificate has been previously

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issued, the new certificates shall conform to the requirements
 of section 286-47 and:

3 (1) Bear the words "Rebuilt Vehicle"; and

4 (2) Appear in such a manner as to distinguish them from
5 the certificate of registration and certificate of
6 ownership for motor vehicles other than rebuilt or
7 restored motor vehicles.

8 $\left[\frac{f}{f}\right]$ (g) In the event a total loss insurance settlement 9 between an insurance company and its insured or a claimant for 10 property damage caused by its insured results in the retention 11 of the salvage vehicle by the insured or claimant, as the case 12 may be, then in such event, the insurance company or its 13 authorized agent shall notify, within ten days from the date of 14 settlement, the director of finance of such retention by its 15 insured or claimant, as the case may be, and shall notify its 16 insured, or claimant as the case may be, in writing, of the 17 requirements of this chapter regarding the recertification of 18 salvage vehicles. The notification shall be on a form 19 prescribed by the director of finance.

20 (h) Notwithstanding any provision of law to the contrary,
 21 the provisions of this subsection shall govern the disposition



1	and title to a motor vehicle described herein. In the event an
2	insurance company requests a licensed dealer, whose primary
3	business is to auction insurance salvage motor vehicles, to take
4	possession of a motor vehicle that is the subject of an
5	insurance claim and the insurance company subsequently fails to
6	take ownership of the motor vehicle, the insurance company may
7	direct the dealer to release the motor vehicle to the legal or
8	registered owner. The dealer shall send at least two notices to
9	the legal and registered owner of the motor vehicle, at the
10	address shown in the records of the motor vehicle licensing
11	division. The initial notice shall inform the legal and
12	registered owner that the motor vehicle is available for
13	retrieval, the vehicle must be retrieved within thirty days
14	after the second notice, and the owner shall pay any applicable
15	charges owed to the dealer prior to the motor vehicle being
16	retrieved. The notices required under this subsection shall be
17	sent by certified mail or another courier that provides proof of
18	delivery to the addresses shown in the records of the motor
19	vehicle licensing division. In the event the legal or
20	registered owner of the motor vehicle fails to retrieve the
21	motor vehicle pursuant to this subsection, the motor vehicle



1	shall be deemed abandoned and the motor vehicle's certificate of
2	ownership shall be deemed assigned to the dealer. The dealer,
3	without surrendering the certificate of ownership, may request
4	the director of finance to send the dealer a certificate of
5	ownership or salvage certificate for the motor vehicle in the
6	name of the dealer; provided that the request shall include an
7	affidavit by the dealer that the dealer provided notice to the
8	legal and registered owners pursuant to this subsection.
9	Notwithstanding any outstanding liens against the motor vehicle,
10	the director of finance shall send the dealer a certificate of
11	ownership or salvage certificate, as applicable, for the motor
12	vehicle in the name of the dealer. The issuance of the
13	certificate of title or salvage certificate by the director of
14	finance shall extinguish all existing liens against the motor
15	vehicle."
16	SECTION 3. This Act does not affect rights and duties that
17	matured, penalties that were incurred, and proceedings that were
18	begun before its effective date.
19	SECTION 4. Statutory material to be repealed is bracketed
20	and stricken. New statutory material is underscored.
21	SECTION 5. This Act shall take effect on July 1, 2050.



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Report Title:

Salvaged Motor Vehicles; Salvage Certificates; Insurance

Description:

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Addresses the disposition of salvaged motor vehicles by authorizing the county directors of finance to issue certificates of ownership and salvage certificate to expedite the disposal of the vehicles under specified circumstances. Effective 7/1/2050. (HD1)

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