

February 21, 2018

ENGROSSED HOUSE BILL No. 1095

DIGEST OF HB 1095 (Updated February 20, 2018 11:47 am - DI 84)

Citations Affected: IC 9-14; IC 9-17; IC 9-22; IC 9-32; IC 24-5.

Synopsis: Electronic titles. Defines "certificate of title" as a record that: (1) contains evidence of vehicle ownership; (2) contains information related to the vehicle as required under the law governing certificates of title; and (3) can be issued either in a physical document or an electronic document. Defines "transferring party" as a person that: (1) is listed on the certificate of title as an owner of the vehicle; or (2) is acting as an agent of the owner and holds power of attorney for the owner of the vehicle. Requires a person who has a lien or encumbrance that is notated on an electronic title to notify the bureau of motor vehicles (BMV) and the person licted on the certificate of title of motor vehicles (BMV) and the person listed on the certificate of title as the owner or the person acting as the owner's power of attorney that the lien or encumbrance has been satisfied or discharged. Requires the BMV to enter a notation recording the satisfaction or discharge of a lien or encumbrance when the BMV receives a notification from the lien holder for electronic titles. Moves the definition of "third party" from a chapter in which the term is not used to the chapter governing obtaining, expiration, replacement, and transfer of certificates of title. Makes conforming changes.

Effective: July 1, 2018.

Siegrist, Soliday, Sullivan, Harris (SENATE SPONSOR - CRIDER)

January 3, 2018, read first time and referred to Committee on Roads and Transportation. January 10, 2018, amended, reported — Do Pass. January 16, 2018, read second time, ordered engrossed. Engrossed. January 18, 2018, read third time, passed. Yeas 92, nays 0.

SENATE ACTION February 1, 2018, read first time and referred to Committee on Homeland Security and Transportation.

February 20, 2018, reported favorably — Do Pass.



February 21, 2018

Second Regular Session of the 120th General Assembly (2018)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2017 Regular Session of the General Assembly.

ENGROSSED HOUSE BILL No. 1095

A BILL FOR AN ACT to amend the Indiana Code concerning motor vehicles.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 9-14-12-2, AS ADDED BY P.L.198-2016,
2	SECTION 192, IS AMENDED TO READ AS FOLLOWS
3	[EFFECTIVE JULY 1, 2018]: Sec. 2. The bureau shall maintain the
4	following records:
5	(1) All records related to or concerning certificates of title issued
6	by the bureau under IC 9-17 and IC 9-31, including the following:
7	(A) An original certificate of title and all assignments and
8	reissues of the certificate of title.
9	(B) All documents submitted in support of an application for
10	a certificate of title.
11	(C) Any notations affixed to recorded on a certificate of title.
12	(D) A listing of all reported buyback vehicles in accordance
13	with IC 9-17-3-3.5.
14	(E) Any inspection that is conducted:
15	(i) by an employee of the bureau or commission; and
16	(ii) with respect to a certificate of title issued by the bureau.
17	(2) All records related to or concerning registrations issued under



1	IC 0.18 (hafara its avairation) IC 0.18.1 or IC 0.21 including
2	IC 9-18 (before its expiration), IC 9-18.1, or IC 9-31, including the following:
$\frac{2}{3}$	(A) The distinctive registration number assigned to each
4	vehicle registered under IC 9-18 (before its expiration) or
5	IC 9-18.1 or each watercraft registered under IC 9-31.
6	e e
0 7	(B) All documents submitted in support of applications for
8	registration. (3) All records related to or concerning credentials issued by the
8 9	bureau under IC 9-24, including applications and information
10	
10	submitted by applicants.
11	(4) All driving records maintained by the bureau under section 3
12	of this chapter.
13	(5) A record of each individual that acknowledges making an anatomical gift as set forth in IC 9-24-17.
14	
15	SECTION 2. IC 9-17-2-4, AS AMENDED BY P.L.198-2016, SECTION 204, IS AMENDED TO READ AS FOLLOWS
17	[EFFECTIVE JULY 1, 2018]: Sec. 4. (a) An application for a
17	certificate of title for a vehicle for which a certificate of title has been
18	issued previously must be accompanied by the previously issued
20	certificate of title.
20	(b) An application for a certificate of title for a vehicle for which a
21	certificate of title has not been issued previously must be accompanied
22	by the following:
23	(1) If the vehicle is in Indiana, a manufacturer's certificate of
25	origin as provided in IC 9-32-5-3.
26	(2) If the vehicle is brought into Indiana from another state, the
27	following:
28	(A) A sworn bill of sale or dealer's invoice fully describing the
29	vehicle.
30	(B) The most recent registration receipt issued for the vehicle.
31	(C) Any other information that the bureau requires to establish
32	ownership.
33	(c) A certificate of title may be possessed either in printed form
34	or electronic form.
35	SECTION 3. IC 9-17-2-14.5, AS AMENDED BY P.L.256-2017,
36	SECTION 102, IS AMENDED TO READ AS FOLLOWS
37	[EFFECTIVE JULY 1, 2018]: Sec. 14.5. (a) The bureau may:
38	(1) make investigations or require additional information; and
39	(2) reject an application or request;
40	if the bureau is not satisfied of the genuineness, regularity, or legality
41	of an application or the truth of a statement in an application, or for any
42	other reason.



1 2	(b) If the bureau is satisfied that the person applying for a certificate of title for a vehicle is the owner of the vehicle, the bureau shall issue
3	a certificate of title for the vehicle after the person pays the applicable
4	fee under subsection (c) or (d).
5	(c) The fee for a certificate of title for a vehicle other than a
6	watercraft is fifteen dollars (\$15). Except as provided in subsection (e),
7	the fee shall be distributed as follows: (1) $\Sigma^2 = 100000000000000000000000000000000000$
8 9	(1) Fifty cents (\$0.50) to the state motor vehicle technology fund.
10	(2) To the motor vehicle highway account as follows:
10	(A) For a title issued before January 1, 2017, one dollar (\$1).(B) For a title issued after December 31, 2016, three dollars
11	and twenty-five cents (\$3.25).
12	(3) For a title issued before January 1, 2017, three dollars (\$3) to
13	the highway, road and street fund.
15	(4) Five dollars (\$5) to the crossroads 2000 fund.
16	(5) One dollar and twenty-five cents (\$1.25) to the integrated
17	public safety communications fund.
18	(6) To the commission fund as follows:
19	(A) For a title issued before January 1, 2017, four dollars and
20	twenty-five cents (\$4.25).
21	(B) For a title issued after December 31, 2016, five dollars
22	(\$5).
23	(d) The fee for a certificate of title for a watercraft is as follows:
24	(1) For a certificate of title issued before January 1, 2017, fifteen
25	dollars and fifty cents (\$15.50). The fee shall be distributed as
26	follows:
27	(A) Fifty cents (\$0.50) to the state motor vehicle technology
28	fund.
29	(B) Two dollars (\$2) to the crossroads 2000 fund.
30	(C) One dollar and twenty-five cents (\$1.25) to the integrated
31	public safety communications fund.
32	(D) Four dollars and seventy-five cents (\$4.75) to the
33	commission fund. (57) to the dependence of restand $restand$
34	(E) Seven dollars (\$7) to the department of natural resources.
35 36	(2) For a certificate of title issued after December 31, 2016,
30 37	fifteen dollars (\$15). The fee shall be distributed as follows: (A) Fifty cents (\$0.50) to the state motor vehicle technology
38	fund.
38 39	(B) Three dollars and twenty-five cents (\$3.25) to the motor
40	vehicle highway account.
41	(C) Five dollars (\$5) to the crossroads 2000 fund.
42	(D) One dollar and twenty-five cents (\$1.25) to the integrated



1	public safety communications fund.
2	(E) Five dollars (\$5) to the commission fund.
3	(e) Fees paid by dealers under this section shall be deposited in the
4	motor vehicle odometer fund.
5	(f) Except as provided in subsection (g), the bureau shall deliver
6	a certificate of title:
7	(1) to the person that owns the vehicle for which the certificate of
8	title was issued, if no lien or encumbrance appears on the
9	certificate of title; or
10	(2) if a lien or an encumbrance appears on the certificate of title,
11	to the person that holds the lien or encumbrance as set forth in the
12	application for the certificate of title.
13	(g) If a certificate of title is maintained electronically by the
14	bureau, the bureau is not required to physically deliver the
15	certificate of title but shall provide electronic notification:
16	(1) to the person who owns the vehicle for which the
17	certificate of title was issued, if no lien or encumbrance
18	appears on the certificate of title; or
19	(2) if a lien or an encumbrance appears on the certificate of
20	title, to the person that holds the lien or an encumbrance as
21	set forth in the application for the certificate of title.
22	SECTION 4. IC 9-17-3-0.5 IS REPEALED [EFFECTIVE JULY 1,
23	2018]. Sec. 0.5. As used in this chapter, "third party" means a person
24	having possession of a certificate of title for a vehicle because the
25	person has a lien or an encumbrance indicated on the certificate of title.
26	SECTION 5. IC 9-17-3-0.6 IS ADDED TO THE INDIANA CODE
27	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY
28	1, 2018]: Sec. 0.6. As used in this chapter, "transferring party"
29	means a person that:
30	(1) is listed on the certificate of title as the owner of the
31	vehicle; or
32	(2) is acting as an agent of the owner and holds power of
33	attorney for the owner of the vehicle.
34	SECTION 6. IC 9-17-3-2, AS AMENDED BY P.L.256-2017,
35	SECTION 104, IS AMENDED TO READ AS FOLLOWS
36	[EFFECTIVE JULY 1, 2018]: Sec. 2. (a) If a certificate of title:
37	(1) is lost or stolen;
38	(2) is mutilated;
39	(3) is destroyed; or
40	(4) becomes illegible;
41	the person that owns the vehicle or the legal representative or legal
42	successor in interest of the person that owns the vehicle for which the



1	certificate of title was issued, as shown by the records of the bureau,
2	shall apply for and may obtain a duplicate certificate of title.
3	(b) To obtain a duplicate certificate of title under subsection (a), a
4	person must:
5	(1) furnish information satisfactory to the bureau concerning the
6	loss, theft, mutilation, destruction, or illegibility of the certificate
7	of title; and
8	(2) pay the applicable fee under subsection (e) or (f).
9	(c) The word "duplicate" shall be printed or stamped in ink on the
10	face of a notated on the certificate of title issued under this section.
11	(d) When a duplicate certificate of title is issued, the previous
12	certificate of title becomes void.
13	(e) The fee for a duplicate certificate of title issued before January
14	1, 2017, for a vehicle other than a watercraft is eight dollars (\$8). The
15	fee shall be distributed as follows:
16	(1) One dollar (\$1) to the motor vehicle highway account.
17	(2) One dollar (\$1) to the highway, road and street fund.
18	(3) Six dollars (\$6) to the commission fund.
19	(f) The fee for a duplicate certificate of title issued before January
20	1, 2017, for a watercraft is fifteen dollars and fifty cents (\$15.50). The
20	fee shall be distributed as follows:
22	(1) Fifty cents (\$0.50) to the state motor vehicle technology fund.
23	(2) Two dollars (\$2) to the crossroads 2000 fund.
24	(3) One dollar and twenty-five cents (\$1.25) to the integrated
25	public safety communications fund.
26	(4) Four dollars and seventy-five cents (\$4.75) to the commission
27	fund.
28	(5) Seven dollars (\$7) to the department of natural resources.
29	(g) The fee for a duplicate certificate of title issued after December
30	31, 2016, is fifteen dollars (\$15). The fee shall be distributed as
31	follows:
32	(1) Fifty cents (\$0.50) to the state motor vehicle technology fund.
33	(2) One dollar and twenty-five cents (\$1.25) to the department of
34	natural resources.
35	(3) Three dollars and twenty-five cents (\$3.25) to the motor
36	vehicle highway account.
37	(4) Five dollars (\$5) to the crossroads 2000 fund.
38	(5) One dollar and twenty-five cents (\$1.25) to the integrated
39	public safety communications fund.
40	(6) Three dollars and seventy-five cents (\$3.75) to the
41	commission fund.
42	SECTION 7. IC 9-17-3-3.2, AS AMENDED BY P.L.198-2016,
14	SECTION (1, 10) (1, 10) (1, 1, 0) (



1 SECTION 223, IS AMENDED TO READ AS FOLLOWS 2 [EFFECTIVE JULY 1, 2018]: Sec. 3.2. (a) When a certificate of title 3 is available and a vehicle is sold or transferred to a person other than 4 a dealer licensed under IC 9-32, the seller or transferring 5 party shall fill in all blanks on the certificate of title relating to buyer 6 information, including the sale price. 7 (b) The failure of the seller or transferor transferring party to fill 8 in all buyer information is a Class B infraction. 9 SECTION 8. IC 9-17-3-3.4, AS AMENDED BY P.L.3-2017, 10 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 11 JULY 1, 2018]: Sec. 3.4. (a) If a vehicle for which a certificate of title 12 has been issued is sold or if the ownership of the vehicle is transferred 13 in any manner other than by a transfer on death conveyance under 14 section 9 of this chapter, the person who holds the certificate of title 15 transferring party must do the following: 16 (1) Endorse on the certificate of title an assignment of by 17 assigning the certificate of title with warranty of title, in a form 18 printed on the certificate of title form approved by the bureau, 19 with a statement describing all liens or encumbrances on the 20 vehicle. 21 (2) Deliver or transmit the certificate of title to the purchaser or 22 transferee at the time of the sale or delivery to the purchaser or 23 transferee of the vehicle, if the purchaser or transferee has made 24 all agreed upon initial payments for the vehicle, including 25 delivery of a trade-in vehicle without hidden or undisclosed statutory liens. 26 27 (3) Unless the vehicle is being sold or transferred to a dealer 28 licensed under IC 9-32, complete all information concerning the 29 purchase on the certificate of title, including, but not limited to: 30 (A) the name and address of the purchaser; and 31 (B) the sale price of the vehicle. 32 (b) If a vehicle for which a certificate of title has been issued by 33 another state is sold or delivered, the person selling or delivering the 34 vehicle transferring party must deliver or transmit to the purchaser 35 or receiver of the vehicle a proper certificate of title with an assignment 36 of the certificate of title in a form prescribed by the bureau. 37 (c) The original certificate of title and all assignments and 38 subsequent reissues of the certificate of title shall be retained by the 39 bureau and appropriately classified and indexed in the most convenient

manner to trace title to the vehicle described in the certificate of title.(d) A person who violates subsection (a)(1) or (a)(3) commits a Class B infraction.

EH 1095-LS 6980/DI 132



40

41

3 the certificate of registration of the vehicle to the bureau under 4 IC 9-18.1-4-6 to have the transfer of ownership of the vehicle indicated 5 in the records of the bureau. 6 SECTION 9. IC 9-17-3-3.5 IS AMENDED TO READ AS 7 FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 3.5. (a) This section 8 applies to a vehicle for which a certificate of title is required to be 9 obtained under IC 24-5-13.5-12. 10 (b) The bureau shall do the following: (1) For a subsequent request for a new certificate of title for a 11 12 buyback vehicle, whether titled in Indiana or any other state, 13 cause the words "Manufacturer Buyback - Disclosure on File" to 14 appear on the face of the new certificate of title. 15 (2) Maintain a listing of all reported buyback vehicles in 16 accordance with this section, maintain a record of the disclosure 17 document required by IC 24-5-13.5-10(3), and allow access to the 18 listing and disclosure document upon written application. 19 SECTION 10. IC 9-17-3-9, AS AMENDED BY P.L.79-2017, 20 SECTION 60, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 21 JULY 1, 2018]: Sec. 9. (a) The owner or owners of a vehicle may 22 create an interest in the vehicle that is transferrable on the death of the 23 owner or owners by obtaining a certificate of title conveying the 24 interest in the vehicle to one (1) or more persons as transfer on death 25 beneficiaries. 26 (b) Subject to subsection (e), an interest in a vehicle transferred 27 under this section vests upon the death of the owner or owners. 28 (c) A certificate of title that is: 29 (1) worded in substance as "A.B. transfers on death to C.D." or 30 "A.B. and C.D. transfer on death to E.F."; and 31 (2) signed by the owner or owners; 32 is a good and sufficient conveyance on the death of the owner or 33 owners to the transferee or transferees. 34 (d) A certificate of title obtained under this section is not required 35 to be: 36 (1) supported by consideration; or 37 (2) delivered or transmitted to the named transfer on death 38 beneficiary or beneficiaries; 39 to be effective. 40 (e) Upon the death of the owner or owners conveying an interest in 41 a vehicle in a certificate of title obtained under this section, the interest 42 in the vehicle is transferred to each beneficiary who is described by

EH 1095-LS 6980/DI 132



1

2

purchaser or transferee under subsection (a)(2), the person may deliver

(e) After a person delivers or transmits a certificate of title to a

1 either of the following: 2 (1) The beneficiary: 3 (A) is named in the certificate; and 4 (B) survives the transferor. 5 (2) The beneficiary: 6 (A) survives the transferor; and 7 (B) is entitled to an interest in the vehicle under 8 IC 32-17-14-22 following the death of a beneficiary who: 9 (i) is named in the certificate; and 10 (ii) did not survive the transferor. (f) A certificate of title designating a transfer on death beneficiary 11 12 is not testamentary. 13 (g) In general, IC 32-17-14 applies to a certificate of title 14 designating a transfer on death beneficiary. However, a particular 15 provision of IC 32-17-14 does not apply if it is inconsistent with the requirements of this section or IC 9-17-2-2(b). 16 17 SECTION 11. IC 9-17-4-4, AS AMENDED BY P.L.62-2017, 18 SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 19 JULY 1, 2018]: Sec. 4. A certificate of title issued under this chapter 20 must contain the following: 21 (1) A description and other evidence of identification of the 22 vehicle as required by the bureau. 23 (2) A statement of any liens or encumbrances that the application 24 shows to be on the certificate of title. 25 (3) The appropriate notation prominently recorded on the front of the title as follows: 26 27 (A) For a vehicle that is assembled using all new or used 28 vehicle parts (other than a specialty constructed vehicle 29 described in clause (C)), "RECONSTRUCTED VEHICLE". 30 (B) For a vehicle assembled using a salvage vehicle or parts, 31 "REBUILT". 32 (C) For a vehicle: 33 (i) with a body built to resemble and be a reproduction of 34 another vehicle of a given year that was manufactured at 35 least twenty-five (25) years in the past; and (ii) that is assembled using all new or used parts; 36 37 "SPECIALTY CONSTRUCTED VEHICLE". 38 SECTION 12. IC 9-17-5-1, AS AMENDED BY P.L.198-2016, 39 SECTION 239, IS AMENDED TO READ AS FOLLOWS 40 [EFFECTIVE JULY 1, 2018]: Sec. 1. (a) Except as provided in 41 subsection (b), a person having physical possession of a certificate of 42 title for a vehicle because the person has a lien or an encumbrance on

EH 1095-LS 6980/DI 132



1	the vehicle must:
2	(1) note the discharge on the certificate of title over the
3	signature of the holder of the lien or encumbrance; and
4	(2) deliver not more than ten (10) business days after receipt of
5	the final payment for the satisfaction or discharge of the lien or
6	encumbrance indicated upon the certificate of title to the person
7	that:
8	(1) (A) is listed on the certificate of title as owner of the
9	vehicle; or
10	(2) (B) is acting as an agent of the owner and that holds power
11	of attorney for the owner of the vehicle.
12	(b) A person having a lien or encumbrance on a vehicle for
13	which the certificate of title is electronically recorded shall
14	electronically release the lien or encumbrance not more than ten
15	(10) days after the receipt of the final payment for the satisfaction
16	or discharge of the lien or encumbrance. The electronic lien or
17	encumbrance release referenced in this subsection constitutes
18	notice to the bureau that the lien or encumbrance has been
19	satisfied or discharged.
20	(c) A person having a lien or encumbrance on a vehicle for
21	which the certificate of title is electronically recorded shall notify
22	the person:
23	(1) who is listed on the certificate of title as owner of the
24	vehicle; or
25	(2) who:
26	(A) is acting as an agent of the owner; and
27	(B) holds power of attorney for the owner of the vehicle;
28	of the release of the lien or encumbrance not more than ten (10)
29	business days after receipt of the final payment for the satisfaction
30	or discharge of the lien or encumbrance.
31	(d) A notice under subsection (c) must include:
32	(1) the date the satisfaction or discharge of the lien or
33	encumbrance occurred; and
34	(2) the name and address of the person:
35	(A) who is listed on the certificate of title as owner of the
36	vehicle; or
37	(B) who:
38	(i) is acting as an agent of the owner; and
39 40	(ii) holds power of attorney for the owner of the vehicle.
40	(e) When the bureau receives notice under subsection (b), the
41	bureau shall remove the record of the lien or encumbrance from
42	the certificate of title.



1	(b) (f) A person that:
2	(1) fails to remove a lien or encumbrance under subsection (b) ;
$\frac{2}{3}$	or
4	(2) fails to deliver a certificate of title to the owner of a vehicle
5	fails to notify the owner of a vehicle or the owner's agent
6	under subsection (c); or
7	(3) fails to deliver a certificate of title to the owner of a vehicle
8	as required under subsection (a);
9	as required under subsection (a), as required under subsection (a) commits a Class C infraction.
10	SECTION 13. IC 9-17-5-5, AS ADDED BY P.L.125-2012,
11	SECTION 92, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
12	JULY 1, 2018]: Sec. 5. (a) A security agreement covering a security
12	interest in a vehicle that is not inventory held for sale can be perfected
13	only if the bureau indicates the security interest on the certificate of
15	title or duplicate. Except as otherwise provided in subsections
16	subsection (b) and (c), and section 1 of this chapter, IC 26-1-9.1
17	applies to security interests in vehicles.
18	(b) The secured party, upon presentation to the bureau of a properly
19	completed application for certificate of title together with the fee
20	prescribed, may have a notation of the lien made on the face of the
20	certificate of title to be issued by the bureau. The bureau shall:
22	(1) enter the notation and the date of the notation; and
23	(2) note the lien and date of lien in the bureau's files.
24	(c) Whenever a lien is discharged, the holder shall note the
25	discharge on the certificate of title over the signature of the holder.
26	SECTION 14. IC 9-22-3-5, AS AMENDED BY P.L.198-2016,
27	SECTION 389, IS AMENDED TO READ AS FOLLOWS
28	[EFFECTIVE JULY 1, 2018]: Sec. 5. A certificate of salvage title
29	issued under this chapter must contain the following information:
30	(1) The same vehicle information as a certificate of title issued by
31	the bureau.
32	(2) The notation "SALVAGE TITLE" prominently recorded on
33	the front of the title.
34	(3) If the motor vehicle is a flood damaged vehicle, the notation
35	"FLOOD DAMAGED" prominently recorded on the front of the
36	title.
37	SECTION 15. IC 9-22-3-10, AS AMENDED BY P.L.198-2016,
38	SECTION 394, IS AMENDED TO READ AS FOLLOWS
39	[EFFECTIVE JULY 1, 2018]: Sec. 10. (a) If a certificate of salvage
40	title is lost, mutilated, or destroyed or becomes illegible, the person that
41	owns the vehicle or the legal representative or legal successor in
42	interest of the person that owns the vehicle for which the certificate of



1 salvage title was issued, as shown by the records of the bureau, shall 2 apply for a duplicate certificate of salvage title. 3 (b) A person described in subsection (a) may obtain a duplicate 4 certificate of salvage title when the person furnishes information 5 concerning the loss, mutilation, destruction, or illegibility satisfactory 6 to the bureau and pays a salvage title fee of four dollars (\$4). The fee 7 shall be deposited in the motor vehicle highway account. 8 (c) Upon the issuance of a duplicate certificate of salvage title, the 9 most recent certificate of salvage title issued is considered void by the 10 bureau. 11 (d) A certificate of salvage title issued under this section must have 12 prominently recorded upon on the title's front title the words 13 "DUPLICATE SALVAGE TITLE". 14 (e) If the lost, mutilated, destroyed, or illegible certificate of salvage 15 title contained the notation "FLOOD DAMAGED", the duplicate 16 certificate of salvage title must have prominently recorded upon on 17 the title's front title the words "FLOOD DAMAGED". 18 SECTION 16. IC 9-32-4-0.5 IS ADDED TO THE INDIANA CODE 19 AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 20 1, 2018]: Sec. 0.5. As used in this chapter, "third party" means a 21 person having possession of a certificate of title for a vehicle 22 because the person has a lien or an encumbrance indicated on the 23 certificate of title. 24 SECTION 17. IC 9-32-4-1, AS AMENDED BY P.L.179-2017, 25 SECTION 37, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 26 JULY 1, 2018]: Sec. 1. (a) As used in this section, "transferring 27 party" has the meaning set forth in IC 9-17-3-0.6. 28 (a) (b) If a motor vehicle or watercraft for which a certificate of title 29 has been issued is sold or if the ownership of the motor vehicle or 30 watercraft is transferred in any manner other than by a transfer on death 31 conveyance under IC 9-17-3-9, in addition to complying with 32 IC 9-17-3-3.4, the person that holds the certificate of title transferring party must do the following: 33 34 (1) In the case of a sale or transfer between dealers licensed by 35 this state or another state, deliver or transmit the certificate of 36 title within thirty-one (31) days after the date of the sale or 37 transfer. 38 (2) Deliver or transmit the certificate of title to the purchaser or 39 transferee within thirty-one (31) days after the date of sale or 40 transfer to the purchaser or transferee of the motor vehicle or 41 watercraft, if all the following conditions exist: 42 (A) The seller or transferror transferring party is a dealer



1	licensed by the state under this article.
2	(B) The dealer is not able to deliver or transmit the certificate
3	of title at the time of sale or transfer.
4	(C) The dealer provides the purchaser or transferee with an
5	affidavit under section 2 of this chapter.
6	(D) The purchaser or transferee has made all agreed upon
7	initial payments for the motor vehicle or watercraft, including
8	delivery of a trade-in motor vehicle or watercraft without
9	hidden or undisclosed statutory liens.
10	(3) Keep proof of delivery or transmission of the certificate of
11	title with the dealer records.
12	(b) (c) A dealer may offer for sale a motor vehicle or watercraft for
13	which the dealer does not possess a certificate of title, if the dealer can
14	comply with subsection $\frac{(a)(1)}{(b)(1)}$ or $\frac{(a)(2)}{(b)(2)}$ at the time of the
15	sale.
16	(c) (d) A dealer that fails to deliver or transmit the certificate of
17	title within the time specified under subsection (a) (b) is subject to the
18	following civil penalties:
19	(1) One hundred dollars (\$100) for the first violation in a calendar
20	year.
21	(2) Two hundred fifty dollars (\$250) for the second violation in a
22	calendar year.
23	(3) Five hundred dollars (\$500) for all subsequent violations in a
24	calendar year.
25	Payment shall be made to the secretary and deposited in the dealer
26	enforcement account established under IC 9-32-7-2.
27	(d) (e) If a purchaser or transferee does not receive a valid
28	certificate of title within the time specified by this section, the
29	purchaser or transferee has the right to return the motor vehicle or
30	watercraft to the dealer ten (10) days after giving the dealer written
31	notice demanding delivery or transmission of a valid certificate of title
32	and the dealer's failure to deliver or transmit a valid certificate of title
33	within that ten (10) day period. Upon return of the motor vehicle or
34	watercraft to the dealer in the same or similar condition as delivered to
35	the purchaser or transferee under this section, the dealer shall pay to
36	the purchaser or transferee the purchase price plus sales taxes, finance
37	expenses, insurance expenses, and any other amount paid to the dealer
38	by the purchaser or transferee. The relief referenced in this subsection
39	is relief for the purchaser or transferee only and does not preclude the
40	ability of the division to collect civil penalties under subsection (c). (d).
41	(f) For purposes of this subsection, "timely deliver", with respect
42	to a third party, means to deliver or transmit to the purchaser or



transferee with a postmark dated, **electronically dated**, or hand delivered not more than ten (10) business days after there is no obligation secured by the motor vehicle or watercraft. If the dealer's inability to timely deliver **or transmit** a valid certificate of title results from the acts or omissions of a third party that has failed to timely deliver **or transmit** a valid certificate of title to the dealer, the dealer is entitled to claim against the third party one hundred dollars (\$100). If:

9 (1) the dealer's inability to timely deliver **or transmit** a valid 10 certificate of title results from the acts or omissions of a third 11 party that has failed to timely deliver **or transmit** the certificate 12 of title in the third party's possession to the dealer; and

(2) the failure continues for ten (10) business days after the dealer
gives the third party written notice of the failure;

15 the dealer is entitled to claim against the third party all damages 16 sustained by the dealer in rescinding the dealer's sale with the 17 purchaser or transferee, including the dealer's reasonable attorney's 18 fees.

19 (f) (g) If a motor vehicle or watercraft for which a certificate of title 20 has been issued by another state is sold or delivered, the person selling 21 or delivering the motor vehicle or watercraft shall deliver or transmit 22 to the purchaser or receiver of the motor vehicle or watercraft a proper 23 certificate of title with an assignment of the certificate of title in a form 24 prescribed by the bureau. 25 (e) (h) A dealer shall make payment to a third party to satisfy any

(g) (h) A dealer shall make payment to a third party to satisfy any obligation secured by the motor vehicle or watercraft within ten (10) days after the date of sale.

(h) (i) Except as provided in subsection (i) (j), a person that violates this section commits a Class C infraction.

(i) (j) A person that knowingly or intentionally violates subsection (a)(1), (a)(2), or (d) (b)(1), (b)(2), or (e) commits a Class B misdemeanor.

(j) (k) For purposes of this section, "deliver or transmit the certificate of title" means to deliver or transmit the certificate of title to the purchaser or transferee by postmark dated mail, certified mail with return receipt, electronic transmission through the bureau's file system, or hand delivery.

38 SECTION 18. IC 9-32-4-2, AS AMENDED BY P.L.179-2017,
39 SECTION 38, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
40 JULY 1, 2018]: Sec. 2. The affidavit required by section 1(a)(2)(C)
41 1(b)(2)(C) of this chapter must be printed in the following form:
42 STATE OF INDIANA)

STATE OF INDIANA

EH 1095—LS 6980/DI 132



1

2

3

4

5

6

7

8

26

27

28

29

30

31

32

33

34

35

36

1	
1) ss:
2 3	COUNTY OF)
	I affirm under the penalties for perjury that all of the following are
4	true:
5	(1) That I am a dealer licensed under IC 9-32.
6	(2) That I cannot deliver or transmit a valid certificate of title to
7	the retail purchaser of the motor vehicle or watercraft described
8	in paragraph (3) at the time of sale of the motor vehicle or
9	watercraft to the retail purchaser. The identity of the previous
10	seller or transferor is Payoff of lien was
11	made on (date) I expect to deliver or transmit a valid
12	and transferable certificate of title not later than
13	(date) from the State of (state) to the
14	purchaser.
15	(3) That I will undertake reasonable commercial efforts to
16	produce the valid certificate of title. The vehicle identification
17	number or hull identification number is
18	Signed, Dealer
19	By
20	Dated,
21	CUSTOMER ACKNOWLEDGES RECEIPT OF A COPY OF THIS
22	AFFIDAVIT.
23	
24	Customer Signature
25	NOTICE TO THE CUSTOMER
26	If you do not receive a valid certificate of title within thirty-one (31)
27	days after the date of sale, you have the right to return the motor
28	vehicle or watercraft to the dealer ten (10) days after giving the dealer
29	written notice demanding delivery or transmission of a valid
30	certificate of title and after the dealer's failure to deliver or transmit
31	a valid certificate of title within that ten (10) day period. Upon return
32	of the motor vehicle or watercraft to the dealer in the same or similar
33	condition as when it was delivered to you, the dealer shall pay you the
34	purchase price plus sales taxes, finance expenses, insurance expenses,
35	and any other amount that you paid to the dealer. If a lien is present on
36	the previous owner's certificate of title, it is the responsibility of the
37	third party lienholder to timely deliver or transmit the certificate of
38	title in the third party's possession to the dealer not more than ten (10)
39	business days after there is no obligation secured by the motor vehicle
40	or watercraft. If the dealer's inability to deliver or transmit a valid
41	certificate of title to you within the above-described ten (10) day period
42	results from the acts or omissions of a third party that has failed to



1 timely deliver or transmit the certificate of title in the third party's 2 possession to the dealer, the dealer may be entitled to claim against the 3 third party the damages allowed by law. 4 SECTION 19. IC 9-32-5-8, AS AMENDED BY P.L.151-2015, 5 SECTION 42, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 6 JULY 1, 2018]: Sec. 8. A dealer shall deliver or transmit an assigned 7 certificate of title or certificate of origin to a person entitled to the 8 certificate of title or certificate of origin. 9 SECTION 20. IC 9-32-6-11, AS AMENDED BY P.L.198-2016, 10 SECTION 626, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 11. (a) The secretary may issue an 11 12 interim license plate to a dealer that is licensed and has been issued a 13 license plate under section 2 of this chapter. 14 (b) The secretary shall prescribe the form of an interim license plate 15 issued under this section. However, an interim license plate must bear 16 the assigned registration number and provide sufficient space for the expiration date as provided in subsection (c). 17 18 (c) A dealer may provide a person with an interim license plate 19 issued by the secretary when the dealer: 20 (1) sells or leases a motor vehicle to the person; or 21 (2) allows a person that buys a motor vehicle to take delivery of 22 the motor vehicle before the sale of the motor vehicle is fully 23 funded. 24 The dealer shall, in the manner provided by the secretary, affix on the 25 plate in numerals and letters at least three (3) inches high the date on 26 which the interim license plate expires. 27 (d) An interim license plate authorizes a person to operate the motor 28 vehicle until the earlier of the following dates: (1) Forty-five (45) days after the date of sale or lease of the motor 29 30 vehicle to the person. 31 (2) The date on which a regular license plate is issued. 32 A person that violates this subsection commits a Class A infraction. 33 (e) A motor vehicle that is required by law to display license plates 34 on the front and rear of the motor vehicle is required to display only a 35 single interim license plate. 36 (f) An interim license plate shall be displayed: (1) in the same manner required in IC 9-18-2-26 (before its 37 38 expiration) or IC 9-18.1-4-3; or 39 (2) in a location on the left side of a window facing the rear of the 40 motor vehicle that is clearly visible and unobstructed. The plate 41 must be affixed to the window of the motor vehicle. 42 (g) The dealer must provide an ownership document to the person



1 at the time of issuance of the interim license plate that must be kept in 2 the motor vehicle during the period an interim license plate is used. 3 (h) All interim license plates not issued by the dealer must be 4 retained in the possession of the dealer at all times. 5 (i) The fee for an interim dealer license plate is three dollars (\$3). 6 The fee shall be distributed as follows: 7 (1) Forty percent (40%) to the crossroads 2000 fund established 8 by IC 8-14-10-9. 9 (2) Forty-nine percent (49%) to the dealer compliance account 10 established by IC 9-32-7-1. 11 (3) Eleven percent (11%) to the motor vehicle highway account 12 under IC 8-14-1. 13 (i) The secretary may issue an interim license plate to a person that 14 purchases a motor vehicle from a dealer if the dealer has not timely 15 delivered or transmitted the certificate of title for the motor vehicle 16 under IC 9-32-4-1. 17 (k) The secretary may design and issue to a dealer a motor driven 18 cycle decal to be used in conjunction with an interim license plate upon 19 the sale of a motor driven cycle. 20 (1) A new motor vehicle dealer may issue an interim license plate for 21 use on a motor vehicle that the new motor vehicle dealer delivers to a 22 purchaser under a written courtesy agreement between the new motor 23 vehicle dealer and another new motor vehicle dealer or manufacturer 24 with whom the new motor vehicle dealer has a franchise agreement. A 25 person that violates this subsection commits a Class C infraction. 26 (m) A person that fails to display an interim license plate as 27 prescribed in subsection (f)(1) or (f)(2) commits a Class C infraction. SECTION 21. IC 9-32-7-2, AS ADDED BY P.L.92-2013, 28 29 SECTION 78, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 30 JULY 1, 2018]: Sec. 2. (a) The dealer enforcement account is 31 established as a separate account to be administered by the secretary. 32 (b) The dealer enforcement account consists of money deposited 33 pursuant to: 34 (1) IC 9-32-4-1(c); **IC 9-32-4-1(d)**; 35 (2) IC 9-32-16-1(f); 36 (3) IC 9-32-16-13(d); 37 (4) IC 9-32-17-7; and 38 (5) IC 9-32-17-9. 39 The funds in the account shall be available, with the approval of the 40 budget agency, for use to augment and supplement the funds 41 appropriated for the administration of this article. 42

(c) The treasurer of state shall invest the money in the dealer



1 enforcement account not currently needed to meet the obligations of 2 the account in the same manner as other public money may be invested. 3 Interest that accrues from these investments shall be deposited into the 4 account. 5 (d) Money in the dealer enforcement account at the end of the state 6 fiscal year does not revert to the state general fund. 7 (e) Money in the dealer enforcement account is continuously 8 appropriated to the secretary for the purposes of the account. 9 SECTION 22. IC 9-32-17-7, AS ADDED BY P.L.262-2013, 10 SECTION 142, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 7. A person who fails to deliver or 11 12 transmit a certificate of origin or title under IC 9-32-5-2 or IC 9-32-5-8 13 or fails to deliver or transmit timely a certificate of title under 14 IC 9-32-4-1(c) IC 9-32-4-1(d) is subject to the following civil 15 penalties: 16 (1) One hundred dollars (\$100) for the first violation in a calendar 17 year. 18 (2) Two hundred fifty dollars (\$250) for the second violation in a 19 calendar year. 20 (3) Five hundred dollars (\$500) for all subsequent violations in a 21 calendar year. 22 Payment shall be made to the secretary and deposited in the dealer 23 enforcement account established under IC 9-32-7-2. 24 SECTION 23. IC 24-5-13.5-12 IS AMENDED TO READ AS 25 FOLLOWS [EFFECTIVE JULY 1, 2018]: Sec. 12. A manufacturer 26 who accepts return of a motor vehicle that is considered a buyback 27 vehicle under this chapter shall do the following: 28 (1) Before transferring ownership of the buyback vehicle, stamp 29 the words place the notation "Manufacturer Buyback -30 Disclosure on File" on the face of the original certificate of title. 31 (2) Not more than thirty-one (31) days after receipt of the certificate of title, apply to the bureau for a certificate of title in 32 33 the name of the manufacturer and provide to the bureau a copy of 34 the disclosure document required by section 10(3) of this chapter.



COMMITTEE REPORT

Mr. Speaker: Your Committee on Roads and Transportation, to which was referred House Bill 1095, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 9, delete lines 12 through 33, begin a new paragraph and insert:

"(b) A person having a lien or encumbrance on a vehicle for which the certificate of title is electronically recorded shall electronically release the lien or encumbrance not more than ten (10) days after the receipt of the final payment for the satisfaction or discharge of the lien or encumbrance. The electronic lien or encumbrance release referenced in this subsection constitutes notice to the bureau that the lien or encumbrance has been satisfied or discharged.

(c) A person having a lien or encumbrance on a vehicle for which the certificate of title is electronically recorded shall notify the person:

(1) who is listed on the certificate of title as owner of the vehicle; or

(2) who:

(A) is acting as an agent of the owner; and

(B) holds power of attorney for the owner of the vehicle; of the release of the lien or encumbrance not more than ten (10) business days after receipt of the final payment for the satisfaction or discharge of the lien or encumbrance.

(d) A notice under subsection (c) must include:

(1) the date the satisfaction or discharge of the lien or encumbrance occurred; and

(2) the name and address of the person:

(A) who is listed on the certificate of title as owner of the vehicle; or

(B) who:

(i) is acting as an agent of the owner; and

(ii) holds power of attorney for the owner of the vehicle.(e) When the bureau receives notice under subsection (b), the bureau shall remove the record of the lien or encumbrance from the certificate of title.".

Page 9, line 34, delete "(e)" and insert "(f)".

Page 9, line 35, delete "encumbrance;" and insert "encumbrance under subsection (b);".

Page 9, line 36, strike "fails to deliver a certificate of title to the



owner of a vehicle".

Page 9, line 36, delete "as" and insert "fails to notify the owner of a vehicle or the owner's agent under subsection (c); or".

Page 9, delete line 37.

Page 9, line 38, delete "fails to notify the bureau or owner of a vehicle as required" and insert "fails to deliver a certificate of title to the owner of a vehicle as required under subsection (a);".

Page 9, delete line 39.

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1095 as introduced.)

SOLIDAY

Committee Vote: yeas 11, nays 0.

COMMITTEE REPORT

Madam President: The Senate Committee on Homeland Security and Transportation, to which was referred House Bill No. 1095, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is to HB 1095 as printed January 11, 2018.)

Committee Vote: Yeas 7, Nays 0

CRIDER, Chairperson

