

UMV&PC Enforcement of 30-Day Notice Requirements By ADR Staff

Oklahoma law requires dealers to provide a “30-Day Notice” to motor vehicle purchasers at the time of sale. The Notice must inform customers that they have 30 days from the date of purchase to register the vehicle and pay taxes due the state. Failure to provide the notice can subject the dealer to certain fines and penalties. Used Motor Vehicle & Parts Commission auditors are notifying dealers that compliance requires *two separate notices*.

- **Disclosure of the requirement to register and pay taxes and fees.**
 - Must be provided at the time of the sale.
 - Must contain specific language.
 - Must be acknowledged by the purchaser.
 - The 11/2016 version of OIADA F06 Retail Purchase Agreement/Bill of Sale and the F06.2 Retail Purchase Agreement/Multiform are approved compliance methods.
- **Documentation showing title delivery.**
 - Must be provided at the time the title is delivered.
 - Must be acknowledged by the purchaser.
 - OIADA F03 Title Receipt (2009 version) is an approved compliance method.

The OIADA was recently successful in promoting legislation to eliminate one onerous penalty associated with failure to provide 30-day notices. The law in effect until November 1, 2017, requires dealers to pay the excise taxes due on vehicles sold if the 30-day notice requirement is not satisfied. OIADA’s Senate Bill 474 eliminating that penalty cleared the legislature on 04/25/2017 and was signed by Governor Fallin on 05/01/2017, with an effective date of November 1, 2017.

OIADA wants to thank Senator Leewright and Representative Kannady for their support in this effort.