

VEHICLE ACCEPTANCE FORM

MOLOKAI METALS FACILITY

This form must be completed and signed for each vehicle BEFORE it can be scrapped.

(TO BE COMPLETED BY OWNER/RESIDENT)				Section 1 – VEHICLE IDENTIFICATION			
Year:	Make:	Model:	Color:				
Plate No:		VIN:					
Type: (Circle One)	SEDAN 2DR 4DR	STATIO N WAGON	VAN	MPVH / SUV	PICK-UP	MOTOR- CYCLE	Other (specify):
Full Name of Registered Owner:							
Mailing Address:							
City:		State:		Zip:		Phone:	

(TO BE COMPLETED BY OWNER/RESIDENT)		Section 2 – AUTHORIZATION TO SCRAP	
Source: (Check One) <u>(not</u> from any business activity) <input type="checkbox"/>	Residential: <input type="checkbox"/>	Commercial (fee charged): <input type="checkbox"/>	(comm... plates; used for business; or left w/business for sales or servicing)
Print Full Name of person authorizing disposal:			
Business Name (if Commercial):		Phone:	
Location of vehicle:			
<p>_____ I am the registered owner and I have submitted the Junking form to the DMVL; OR</p> <p>_____ I am not the registered owner. However, a) this vehicle was left for _____ years at my home; and b) the vehicle owner cannot be contacted; and c) the vehicle is derelict as defined by HRS Section 290-8 (see reverse side for details); and d) this vehicle has not been stolen or involved in any criminal activity. (For vehicles left at a business, see HRS Section 290-11 and/or Section 290-21 to 25, Part II)</p>			
<p>I certify that I am authorized to dispose of this vehicle and I have complied with all applicable laws and ordinances of the State and County.* I further certify that, to the best of my knowledge, this vehicle has not been stolen or involved in any criminal activity. I hereby release the County and their representatives from all liability for the disposal of this vehicle, and will defend and indemnify the County against all claims arising thereunder.</p>			
Signature: _____		Date: _____	

(TO BE COMPLETED BY TOW AGENT)			Section 3: TOWING AGENT CERTIFICATION		
I certify that I am authorized to tow this vehicle on behalf of the owner for disposal at the Molokai Metals Facility.					
Business Name:		Phone:		Date:	
Print Name of Towing Agent:			Signature:		

(TO BE COMPLETED BY METALS STAFF)		Section 4: MMF STAFF RECEIVING STATEMENT	
VEHICLE SCRAP #:	Date:	Received by (print name):	
Confirm Source: (Check One)	Residential Source: <input type="checkbox"/>	Commercial Source: <input type="checkbox"/>	Signature:

*See reverse side for reference to a portion of the applicable sections of the Hawaii Revised Statutes (HRS). Page 1 of 3

Applicable State Statutes

HRS Section 286-51.5: Junking of non-repairable vehicle. Any owner of a vehicle, whether it is currently registered or not currently registered, which is incapable of safe operation for use on the public highway and which has no resale value except as a source of parts or scrap only, or which the owner irreversibly designates as a source of parts or scrap, may junk the vehicle upon presenting to the director of finance a signed statement of fact (*Maui County Department of Finance, Division of Motor Vehicles and Licensing Form MVR/DF35(2/03)*) of the junking together with such other relevant facts as may be required by the director of finance, and the signed certificate of title. All non-repairable vehicles that are junked under this section shall never again be titled or registered. [L1998, c3, §2]

HRS Section 290-8: Derelict vehicles: According to HRS 290-8, vehicles are considered derelict “if major parts have been removed or material damage to the vehicle has rendered the vehicle inoperable **and one** of the following conditions exists:

- 1) The vehicle is registered for the current registration period and the registered and legal owners no longer reside at the addresses on record with the county director of finance;
- 2) The vehicle has been registered for the current or previous registration period and the registered and legal owners disclaim ownership;
- 3) The vehicle identification number and license plates have been removed so as to nullify efforts to locate or identify the current registered and legal owners;
- 4) The vehicle has not been registered for the current or previous registration periods; or
- 5) The vehicle registration records of the county director of finance contain no record that the vehicle has ever been registered in the county.”

Other applicable laws include, but are not limited to:

HRS §290-11. Disposition of Derelict Vehicles

HRS §290-11. Vehicles left unattended on private and public property; sale or disposition of abandoned vehicles.

HRS Chapter 290, Part II (§§290-21 to 290-25). Vehicles abandoned on business premises of persons engaged in motor vehicle repair business.