Definitions

Antique. Any motor vehicle which is at least twenty-five (25) years old and owned solely as a collectors item.

Custom Vehicle. Any motor vehicle that:

(I) Is at least twenty-five (25) years old and of a model year after 1948, or was manufactured to resemble a vehicle at least twenty-five (25) years old and of a model year after 1948; and

(II) Has been altered from the manufacturer's original design, or has a body constructed from nonoriginal materials.

Street Rod. A motor vehicle that:

(I) Is a 1948 or older vehicle, or the vehicle was manufactured after 1948 to resemble a vehicle manufactured before 1949; and

(II) Has been altered from the manufacturer's original design, or has a body constructed from nonoriginal materials.
**Wyoming DMV Guidance**

**Homemade Vehicles and State-Assigned VINs**

State-assigned vehicle identification numbers (VIN) are issued to homemade or rebuilt vehicles which do not have a VIN, and to vehicles which have more than one VIN.

Vehicle owners shall apply to WYDOT for a state-assigned VIN if:

- Any part of the vehicle on which the VIN appears is replaced
- A vehicle part containing the VIN is incorporated into another vehicle.

A Wyoming VIN can only be issued to Wyoming residents.

The department shall determine that the applicant for the VIN is the lawful owner of the vehicle. The vehicle will require a VIN inspection to accompany the [application](#). A Wyoming law enforcement officer must perform the inspection.
Wyoming Laws

From Wyoming Statues:

W.S.1977 § 31-2-103. Contents of application; signature; vehicle identification number; issuance of certificate

<Text of (a) eff. until January 1, 2020. See, also, (a) below.>

(a) Applications for paper certificates of title or electronic certificates of title, if available, shall be under oath and contain or be accompanied by:

(i) The name and address of the owner and the person to whom the certificate of title is to be delivered;

(ii) A description of the vehicle including make, vehicle identification number, type of body and motive power;

(iii) If a new vehicle purchased from a properly licensed dealer in any other state or a properly licensed Wyoming new vehicle dealer, as defined by W.S. 31-16-101(a)(xviii)(A):

(A) The manufacturer's certificate of origin indicating the date of sale to and the name of the first person receiving it from the manufacturer and a certification the vehicle was new when sold by the manufacturer, however, no person shall transfer ownership of a vehicle from a manufacturer's statement of origin or a manufacturer's certificate of origin unless the person is the manufacturer of the vehicle or a properly licensed dealer for that state and who holds a valid sales and service agreement from the manufacturer of the vehicle;

(B) Certification by the properly licensed dealer that the vehicle was new when sold to the applicant; and

(C) A statement from the dealer indicating the manufacturer's suggested retail price (MSRP) for the make, model and trim level of the vehicle sold.

(iv) Certification of applicant's ownership and any liens or encumbrances upon the vehicle;

(v) The current title containing an assignment and warranty of title, if applicable, and an affidavit by the seller, either separate or contained on the current title, which shall contain a reference to the federal regulations stating that failure to complete or providing false information may result in fines and imprisonment and may include a department approved statement in substantially the following form: “I state that the odometer now reads .... miles (no tenths) and to the best of my knowledge that it reflects the actual mileage of the vehicle described herein unless one (1) of the
following statements is checked: A. I hereby certify that to the best of my knowledge
the odometer reading reflects the amount of mileage is in excess of its mechanical
limits; B. I hereby certify that the odometer reading is NOT the actual mileage.
WARNING-ODOMETER DISCREPANCY”, to be retained by the county clerk upon issuance
of a new title. This paragraph shall not apply to vehicles not originally manufactured
with an odometer;

(vi) In the case of a vehicle registered or titled in a state other than Wyoming, or any
homemade vehicle, rebuilt vehicle, reconstructed vehicle, any vehicle assembled from a
kit or any vehicle for which a bond is required, a current statement made by a Wyoming
law enforcement officer, or licensed Wyoming dealer only for vehicles in his inventory
or possession, that the vehicle identification number on the vehicle has been inspected
and that the inspection occurred in Wyoming and certifying the correct vehicle
identification number displayed on the vehicle. Any licensed Wyoming dealer
performing an inspection of a vehicle identification number under this section shall, in
addition to the requirements of this act, do so pursuant to W.S. 31-11-108. In the case
of a vehicle not in Wyoming, the vehicle identification number may be inspected and
certified on a form approved by the department if the inspection is made by an
authorized law enforcement officer of a city, county or state law enforcement agency or
a commissioned officer at a federal military installation or any other person authorized
to do so by law and delivered to the county clerk in the county where the application for
certificate of title is made along with payment for the inspection fee required under
W.S. 31-3-102(b)(iv);

(vii) Factory price, or in lieu thereof, the valuation as prescribed by W.S. 31-3-101(c);

(viii) Repealed by Laws 2001, ch. 72, § 3.

(ix) Such other information as required by the department or county clerk which may
include but not be limited to a vehicle bill of sale or similar document, any
documentation necessary to verify proof of ownership including an affidavit for proof of
ownership or any surety bond required by this act. Any affidavit for proof of ownership
shall be prescribed pursuant to W.S. 31-1-201(d) and shall be utilized by each county of
this state;

(x) A Wyoming certificate of title shall contain an appropriate notice whenever records
readily accessible to the state indicate that the motor vehicle was previously issued a
title or registration from any jurisdiction that bore any word or symbol signifying that
the vehicle was “salvage”, “unrebuildable”, “parts only”, “scrap”, “junk”,
“nonrepairable”, “reconstructed”, “rebuilt” or any other symbol or word of like kind, or
that it has been damaged by flood. Any information concerning a motor vehicle's status
shall also be conveyed on any subsequent title issued for the vehicle by this state,
including a duplicate or replacement title.
(a) Applications for paper certificates of title or electronic certificates of title, if available, shall contain or be accompanied by:

   (i) The name and address of the owner, the manner in which the ownership interest in the vehicle is to be held and the person to whom the certificate of title is to be delivered;

   (ii) A description of the vehicle including make, vehicle identification number, type of body and motive power;

   (iii) If a new vehicle purchased from a properly licensed dealer in any other state or a properly licensed Wyoming new vehicle dealer, as defined by W.S. 31-16-101(a)(xviii)(A):

       (A) The manufacturer's certificate of origin indicating the date of sale to and the name of the first person receiving it from the manufacturer and a certification the vehicle was new when sold by the manufacturer, however, no person shall transfer ownership of a vehicle from a manufacturer's statement of origin or a manufacturer's certificate of origin unless the person is the manufacturer of the vehicle or a properly licensed dealer for that state and who holds a valid sales and service agreement from the manufacturer of the vehicle;

       (B) Certification by the properly licensed dealer that the vehicle was new when sold to the applicant; and

       (C) A statement from the dealer indicating the manufacturer's suggested retail price (MSRP) for the make, model and trim level of the vehicle sold.

   (iv) Certification of applicant's ownership and any liens or encumbrances upon the vehicle;

   (v) The current title containing an assignment and warranty of title, if applicable, and an affidavit by the seller, either separate or contained on the current title, which shall contain a reference to the federal regulations stating that failure to complete or providing false information may result in fines and imprisonment and may include a department approved statement in substantially the following form: “I state that the odometer now reads .... miles (no tenths) and to the best of my knowledge that it reflects the actual mileage of the vehicle described herein unless one (1) of the following statements is checked: A. I hereby certify that to the best of my knowledge the odometer reading reflects the amount of mileage is in excess of its mechanical limits; B. I hereby certify that the odometer reading is NOT the actual mileage. WARNING-ODOMETER DISCREPANCY”, to be retained by the county clerk upon issuance
of a new title. This paragraph shall not apply to vehicles not originally manufactured with an odometer;

(vi) In the case of a vehicle registered or titled in a state other than Wyoming, or any homemade vehicle, rebuilt vehicle, reconstructed vehicle, any vehicle assembled from a kit or any vehicle for which a bond is required, a current statement made by a Wyoming law enforcement officer, or licensed Wyoming dealer only for vehicles in his inventory or possession, that the vehicle identification number on the vehicle has been inspected and that the inspection occurred in Wyoming and certifying the correct vehicle identification number displayed on the vehicle. Any licensed Wyoming dealer performing an inspection of a vehicle identification number under this section shall, in addition to the requirements of this act, do so pursuant to W.S. 31-11-108. In the case of a vehicle not in Wyoming, the vehicle identification number may be inspected and certified on a form approved by the department if the inspection is made by an authorized law enforcement officer of a city, county or state law enforcement agency or a commissioned officer at a federal military installation or any other person authorized to do so by law and delivered to the county clerk in the county where the application for certificate of title is made along with payment for the inspection fee required under W.S. 31-3-102(b)(iv);

(vii) Factory price, or in lieu thereof, the valuation as prescribed by W.S. 31-3-101(c);

(viii) Repealed by Laws 2001, ch. 72, § 3.

(ix) Such other information as required by the department or county clerk which may include a vehicle bill of sale that substantially conforms with the form provided in W.S. 31-2-104(h)(ii), and any other documentation necessary to verify proof of ownership including an affidavit for proof of ownership or any surety bond required by this act. Any affidavit for proof of ownership shall be prescribed pursuant to W.S. 31-1-201(d) and shall be utilized by each county of this state;

(x) A Wyoming certificate of title shall contain an appropriate notice whenever records readily accessible to the state indicate that the motor vehicle was previously issued a title or registration from any jurisdiction that bore any word or symbol signifying that the vehicle was “salvage”, “unrebuildable”, “parts only”, “scrap”, “junk”, “nonrepairable”, “reconstructed”, “rebuilt” or any other symbol or word of like kind, or that it has been damaged by flood. Any information concerning a motor vehicle's status shall also be conveyed on any subsequent title issued for the vehicle by this state, including a duplicate or replacement title.

(b) If the application for title is for a vehicle purchased from a properly licensed Wyoming dealer, the application may be signed by the dealer, include a statement of transfer by the dealer and of any lien retained by the dealer. Only a properly licensed Wyoming dealer may sign a statement of transfer.
(c) If a vehicle to be titled has no vehicle identification number, the applicant shall apply for and obtain a number from the department pursuant to W.S. 31-11-105.

<Text of (d) eff. until January 1, 2020. See, also, (d) below.>

(d) Upon receipt of an application and payment of fees any county clerk shall, if satisfied that the applicant is the owner of the vehicle for which application for certificate of title is made, issue a paper certificate of title or electronic certificate of title, if available, upon a form or electronic format, approved by and provided at cost to the county clerk by the department in the name of the owner bearing the signature and seal of the county clerk's office. The county clerk shall not deliver a certificate of title issued under this section until presentation of a receipt for payment of sales or use tax pursuant to W.S. 39-15-107(b) or 39-16-107(b). If a lien is filed with respect to the vehicle, the county clerk shall, within three (3) business days, deliver a copy of the filed lien and a copy of the issued title to the financial institution and if available, such delivery may be made electronically. Each paper certificate of title or electronic version, shall bear a document control number with county designation and certificate of title number. The title shall be completely filled out giving a description of the vehicle including factory price in a manner prescribed by the department, indicate all encumbrances or liens on the vehicle and indicate the date of issue. Certificates of title shall contain forms for assignment of title or interest and warranty thereof by the owner with space for notation of liens and encumbrances at the time of transfer on the reverse side and contain space for the notarization of a sale or transfer of title. Certificates of title are valid for the vehicle so long as the vehicle is owned or held by the person in whose name the title was issued. A certificate of title is prima facie proof of ownership of the vehicle for which the certificate was issued.

<Text of (d) eff. January 1, 2020. See, also, (d) above.>

(d) Upon receipt of an application and payment of fees any county clerk shall, if satisfied that the applicant is the owner of the vehicle for which application for certificate of title is made, issue a paper certificate of title or electronic certificate of title, if available, upon a form or electronic format, approved by and provided at cost to the county clerk by the department in the name of the owner bearing the signature and seal of the county clerk's office. The county clerk shall not deliver a certificate of title issued under this section until presentation of a receipt for payment of sales or use tax pursuant to W.S. 39-15-107(b) or 39-16-107(b). If a lien is filed with respect to the vehicle, the county clerk shall, within three (3) business days, deliver a copy of the filed lien and a copy of the issued title to the financial institution and if available, such delivery may be made electronically. Each paper certificate of title or electronic version, shall bear a document control number with county designation and certificate of title number. The title shall be completely filled out giving a description of the vehicle including factory price in a manner prescribed by the department, indicate all encumbrances or liens on the vehicle and indicate the date of issue. Certificates of title shall contain forms for assignment of title or interest and warranty thereof by the owner with space for notation of liens and encumbrances at the time of transfer on the reverse side and contain space for the notarization of the seller's
signature for a sale or transfer of title. Certificates of title are valid for the vehicle so long as the vehicle is owned or held by the person in whose name the title was issued. A certificate of title is prima facie proof of ownership of the vehicle for which the certificate was issued.

(e) Notwithstanding subsection (d) of this section, a person regularly engaged in the business of making loans or a supervised financial institution, as defined in W.S. 40-14-140(a)(xix), that repossesses a motor vehicle on which it has filed a lien shall not be liable for sales or use tax or for any penalties for nonpayment of the sales or use tax pursuant to W.S. 39-15-107(b) or 39-16-107(b) prior to obtaining a title from the county clerk for that vehicle.

(f) Notwithstanding subsection (d) of this section, an insurance company that acquires ownership of a motor vehicle pursuant to a damage settlement shall not be liable for sales or use tax or for any penalties for nonpayment of the sales or use tax pursuant to W.S. 39-15-107(b) or 39-16-107(b) prior to obtaining a title from the county clerk for that vehicle.

(g) Any Wyoming law enforcement officer who determines from a physical inspection that the vehicle identification number has been removed, changed, altered or obliterated for any reason, shall proceed pursuant to W.S. 31-11-111, unless the vehicle is in the process of obtaining a state assigned number pursuant to W.S. 31-11-105.

W.S.1977 § 31-11-101. Definitions

(a) As used in this act:

... (ix) “Vehicle identification number” means any identifying number, serial number, engine number if the model year is prior to 1956 or other distinguishing number or mark, including letters, if any, placed on a vehicle or vehicle component by its manufacturer or by authority of the department;

W.S.1977 § 31-1-101. Definitions

... (xv) “Motor vehicle” means every vehicle which is self-propelled except vehicles moved solely by human power, electric bicycles or motorized skateboards. The term includes the following vehicles as hereafter defined:

(A) “Antique” means any motor vehicle which is at least twenty-five (25) years old and owned solely as a collectors item;

... (N) “Street rod” means a motor vehicle that:
(I) Is a 1948 or older vehicle, or the vehicle was manufactured after 1948 to resemble a vehicle manufactured before 1949; and

(II) Has been altered from the manufacturer's original design, or has a body constructed from nonoriginal materials.

(O) “Custom vehicle” means any motor vehicle that:

(I) Is at least twenty-five (25) years old and of a model year after 1948, or was manufactured to resemble a vehicle at least twenty-five (25) years old and of a model year after 1948; and

(II) Has been altered from the manufacturer's original design, or has a body constructed from nonoriginal materials.

W.S.1977 § 31-2-204. Issuance of certificates of registration and license plates by county; form

(a) Upon receipt of an approved application and payment of fees the county treasurer shall issue to the applicant a certificate of registration conforming with the facts set forth in the application together with one (1) license plate or validation sticker for motorcycles, multipurpose vehicles, trailers, including house trailers, and vehicles operated with dealer license plates and two (2) license plates or proper validation stickers for any other vehicle. A copy of the certificate of registration shall be carried at all times in the motor vehicle for which it is valid and shall be displayed upon demand of any peace officer.

(b) Except as otherwise provided, license plates shall be of metal not less than twelve (12) inches long in the left-hand end of which shall be arabic numerals for the county in which issued, followed by the bucking horse and rider emblem and a distinctive number assigned to the vehicle, set forth in numerals and letters as determined by the department and above or underneath such numerals shall be the word “Wyoming” and arabic numerals for the year of issue or validation. License plates issued to dealers and for state or federal official forestry vehicles, motorcycles, multipurpose vehicles and trailers shall contain appropriate identification which may be in lieu of the bucking horse and rider emblem. After the county number on the left-hand end, the license plate may also contain a distinctive symbol or letters, as determined by the department, indicating vehicle type. License plates shall be changed or validated annually. There shall be a marked contrast between the color of the plate and that of the numerals and letters and the background of all plates shall be fully reflectorized. Plates for light utility trailers under one thousand (1,000) pounds, motorcycles and multipurpose vehicles shall not be less than three (3) inches wide and six (6) inches long. Antique license plates shall bear no date and shall bear the inscription “Pioneer Wyo.” Distinctive license farm stickers shall be issued by the county treasurer upon request for trucks and trailers used by any farmer or rancher for the transportation of livestock, feed or unprocessed agricultural products owned and produced by the farmer or rancher from the place of production to market and of ranch
supplies intended solely for the use of the farmer or rancher, and not for sale, on the return trip, and not for the transportation of goods and persons for hire. Farm stickers shall bear the inscription “Farm”.

**W.S.1977 § 31-2-205. Display of license plates**

(a) License plates for vehicles shall be:

(i) Conspicuously displayed and securely fastened to be plainly visible:

   (A) One (1) on the front of the vehicle, excluding the following:

   (I) Motorcycles;

   (II) Multipurpose vehicles;

   (III) Trailers, including house trailers;

   (IV) Vehicles operated with demo, full use or manufacturer license plates issued pursuant to W.S. 31-16-125;

   (V) Street rods registered pursuant to W.S. 31-2-226;

   (VI) Custom vehicles registered pursuant to W.S. 31-2-227;

   (VII) Antique vehicles registered pursuant to W.S. 31-2-223;

   (VIII) A motor vehicle which was originally manufactured without a bracket, device or other means to display and secure a front license plate.

   (B) One (1) on the rear of the vehicle.

   (ii) Secured to prevent swinging;

   (iii) Attached in a horizontal position no less than twelve (12) inches from the ground;

   (iv) Maintained free from foreign materials and in a condition to be clearly legible.

**W.S.1977 § 31-2-223. Antique motor vehicles**

(a) Antique motor vehicles may be registered and licensed pursuant to this section.

(b) The owner of an antique motor vehicle shall register the vehicle within ten (10) days from the date of acquisition of the vehicle by submitting an application to the department indicating:

   (i) The owner has resided in Wyoming for at least one (1) year;
(ii) The vehicle is owned and operated solely for the purposes of organized antique car club activities, parades, exhibitions, tours and other related activities and will not be used for general transportation;

(iii) The vehicle is titled in Wyoming.

(c) Upon receipt of an approved application and payment of fees the vehicle shall be registered and license plates issued therefor. The registration expires upon transfer of ownership of the vehicle. Notwithstanding W.S. 31-2-205(a)(i)(A), a license plate shall only be required to be displayed on the rear of those antique motor vehicles that were originally manufactured to have one (1) license plate.

W.S.1977 § 31-2-226. Street rods

(a) Street rods shall be registered and licensed pursuant to this section.

(b) For any vehicle meeting the definition of a street rod that requires a state assigned vehicle identification number as provided in W.S. 31-11-105, the model year that is listed on the certificate of title shall be the model year that the body of the vehicle resembles.

(c) To register a street rod, the owner shall submit an application to the department indicating:

   (i) The owner has resided in Wyoming for at least one (1) year;

   (ii) The vehicle will be maintained for occasional transportation, exhibitions, club activities, parades, tours and related activities and will not be used for general daily transportation; and

   (iii) The vehicle is titled in Wyoming.

(d) Upon receipt of an approved application and payment of the street rod special license fee the vehicle shall be registered and special license plates issued therefor. The department shall issue a special street rod vehicle license plate of a size and design as prescribed by the department. The registration expires upon transfer of ownership of the vehicle or upon the department's issuance of a new plate design. The department may promulgate rules and regulations to implement the provisions of this section.

(e) Unless the presence of the equipment was specifically required by the laws of this state as a condition of sale for the year listed as the year of manufacture on the certificate of title, the presence of any specific equipment is not required for the operation of a vehicle registered under this section.

W.S.1977 § 31-2-227. Custom vehicles

(a) Custom vehicles shall be registered and licensed pursuant to this section.
(b) For any vehicle meeting the definition of a custom vehicle that requires a state assigned vehicle identification number as provided in W.S. 31-11-105, the model year that is listed on the certificate of title shall be the model year that the body of the vehicle resembles.

(c) To register a custom vehicle, the owner shall submit an application to the department indicating:

   (i) The owner has resided in Wyoming for at least one (1) year;

   (ii) The vehicle will be maintained for occasional transportation, exhibitions, club activities, parades, tours and related activities and will not be used for general daily transportation; and

   (iii) That the vehicle is titled in Wyoming.

(d) Upon receipt of an approved application and payment of the custom vehicle special license fee the vehicle shall be registered and special license plates issued therefor. The department shall issue a special custom vehicle license plate of a size and design as prescribed by the department. The registration expires upon transfer of ownership of the vehicle or upon the department's issuance of a new plate design. The department may promulgate rules and regulations to implement the provisions of this section.

(e) Unless the presence of the equipment was specifically required by the laws of this state as a condition of sale for the year listed as the year of manufacture on the certificate of title, the presence of any specific equipment is not required for the operation of a vehicle registered under this section.

W.S.1977 § 31-3-101. Registration fees; exemptions

(a) Except as otherwise provided, the following fees shall accompany each application for the registration of a vehicle:

(i) A county registration fee computed as follows, or five dollars ($5.00), whichever is greater:

   (A) 3% of 60% of the factory price plus special equipment value for a vehicle in its first year of service;

   (B) 3% of 50% of the factory price plus special equipment value for a vehicle in its second year of service;

   (C) 3% of 40% of the factory price plus special equipment value for a vehicle in its third year of service;

   (D) 3% of 30% of the factory price plus special equipment value for a vehicle in its fourth year of service;
(E) 3% of 20% of the factory price plus special equipment value for a vehicle in its fifth year of service;

(F) 3% of 15% of the factory price plus special equipment value for a vehicle in its sixth year of service and thereafter.

(ii) A state registration fee computed as follows:

(A) Passenger cars: $30.00

...

(g) Owners of the following vehicles are exempt from the payment of fees provided by subsections (a) and (b) of this section:

(ii) Motor vehicles which have not been operated or driven upon Wyoming highways during the registration year upon the verified affidavit by the owner stating facts entitling him to relief;

(iii) Antique motor vehicles if registered pursuant to W.S. 31-2-223;

W.S.1977 § 31-3-102. Miscellaneous fees

(a) The following fees shall be collected for the instruments or privileges indicated:

...

(xiii) Antique motor vehicles

(A) Initial license plates: $10.00
(B) Transfer of license plates: $2.00

...

(xx) Street rod: $100.00

(xxi) Custom vehicle: $100.00

...

(b) A ten dollar ($10.00) fee shall be collected for each vehicle identification number or rebuilt salvage vehicle decal inspected pursuant to W.S. 31-2-103(a)(vi) or 31-2-108(d). If a vehicle is presented for inspection of both vehicle identification number and rebuilt salvage vehicle decal at the same time, or both vehicle identification number (VIN) and hull identification number (HIN) or motorboat certificate of number inspection at the same time, only one (1) fee of ten dollars ($10.00) shall be collected. The fee shall be deposited as follows:

(i) If the inspection is performed by a city or town's police officer then in the city or town's general fund;
(ii) If the inspection is performed by a county sheriff then in the county's general fund;

(iii) If the inspection is performed by a state trooper then in the state's general fund;

(iv) If the inspection is performed by a law enforcement officer in a state other than Wyoming then in the general fund of the county where application for certificate of title is made; or

(v) If the inspection is performed by game and fish law enforcement personnel pursuant to W.S. 7-2-101(a)(iv)(C)(IV) then in the state's game and fish fund.
Wyoming Equipment Exemptions

From Wyoming Statues:

W.S.1977 § 31-5-913. Tail lamps

(a) A motor vehicle, multipurpose vehicle which is greater than fifty (50) inches in width, trailer, semitrailer, pole trailer or any other vehicle which is being drawn at the end of a combination of vehicles, shall be equipped with at least two (2) tail lamps mounted on the rear, which shall comply with the regulations of the superintendent. The superintendent may by regulation allow one (1) tail lamp on any vehicle equipped with only one (1) when it was made. A motorcycle, motor-driven cycle, multipurpose vehicle which is fifty (50) inches or less in width, autocycle or moped shall be equipped with at least one (1) tail lamp which shall comply with the regulations of the superintendent.

(b) Either a tail lamp or a separate lamp shall be so constructed and placed as to illuminate with a white light the rear registration plate of all vehicles listed in subsection (a) of this section. The lamp shall comply with the regulations of the superintendent.

(c) A street rod as defined in W.S. 31-1-101(a)(xv)(N) or a custom vehicle as defined in W.S. 31-1-101(a)(xv)(O) may use blue dot tail lights for stop lamps, rear turning indicator lamps, rear hazard lamps and rear reflectors. For purposes of this subsection, “blue dot tail light” means a red lamp installed in the rear of a motor vehicle containing a blue or purple insert that is not more than one (1) inch in diameter.

W.S.1977 § 31-13-105. Limitations on possession; presumption of abandonment; exceptions; expense of removal

(a) No person shall possess four (4) or more abandoned vehicles on his property or on property which is in his lawful possession or control, if any four (4) or more of the vehicles are visible from a highway for more than thirty (30) consecutive days.

(b) For purposes of this section a vehicle shall be presumed to be abandoned if it is in an inoperable condition and is not currently registered.

(c) This section shall not apply to:

   (i) Antique or historic motor vehicles as defined by W.S. 31-1-101(a)(xv)(A);
   (ii) Vehicles kept in an enclosed garage or storage building;
   (iii) Vehicles used for riprap on rivers, streams or reservoirs, or for erosion control;
   (iv) Persons licensed in accordance with W.S. 31-13-114; or
   (v) Vehicles used for educational or instructional purposes.
(d) A police officer may remove, or cause to be removed, any vehicle which has been abandoned under this section, at the expense of the person possessing the vehicle, to a place of impoundment designated by the county commissioners of the county in which the vehicle is impounded. Vehicles impounded under this section shall be disposed of in the manner provided by this act.

**W.S.1977 § 31-5-925. Single-beam lamps**

Head lamps which provide only a single distribution of light shall be permitted on all farm tractors regardless of date of manufacture, and on other motor vehicles manufactured and sold prior to July 1, 1956, if the head lamps comply with the regulations of the superintendent.
APPLICATION FOR PIONEER, STREET ROD & CUSTOM VEHICLE PLATES

APPLICANT AND VEHICLE INFORMATION

Owner(s) Name (Exactly As Shown On Title)  
Daytime Phone Number

Mailing Address  
City  
State  
ZIP

<table>
<thead>
<tr>
<th>Vehicle Make</th>
<th>Fuel Type</th>
<th>Year</th>
<th>VIN</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Model</th>
<th>Body Style</th>
<th>Color</th>
<th>Wyoming Title #</th>
</tr>
</thead>
</table>

OPTIONAL - EMBOSSED (Additional fee of $50.00)

☐ I would like my plate embossed for an additional fee of $50.00  
(These plates may take 10-12 weeks for processing.)

PLATE TYPE (Must check appropriate box) - Choose one plate type per application.

☐ Custom Vehicle*  $100.00  
☐ Street Rod**  $100.00  
☐ Pioneer***  $10.00  
☐ Pioneer Transfer  $2.00  

Plate Number for Transfer

This application will NOT be processed without the following:

1. Cash or check made payable to WYDOT  
2. Copy of Wyoming title in owner’s name  
3. Proof of payment of sales tax  
4. Proof of liability insurance  
5. Photo of completed vehicle (excludes pioneer)  
6. List of alterations or indicate “kit car” (excludes pioneer)

*Applicants for Custom Vehicle must certify that the vehicle is at least 25 years old and of a model year after 1948, or was manufactured to resemble this year of vehicle; and has been altered from the manufacturer’s original design, or has a body constructed from non-original materials.

List Alterations: _______________________________________________________________________

** Applicants for Street Rod certify that the vehicle was manufactured from 1800-1948 (1948 or older vehicle), or was manufactured to resemble this year of vehicle; and has been altered from the manufacturer’s original design, or has a body constructed from non-original materials.

List Alterations: _______________________________________________________________________

*** Applicants for Pioneer certify that the vehicle is at least 25 years old, and owned solely as a collector’s item.

AFFIDAVIT

I hereby swear or affirm under penalty of perjury that all the information on this application is true and correct: The vehicle will not be used for general daily transportation. The vehicle will be used for occasional transportation and for activities related to exhibitions, club activities, tours and parades. The owner of the vehicle has resided in Wyoming for at least 1 year. The vehicle is titled in Wyoming.

Signature of Applicant  
Date

APPLICANT SHALL MAIL THIS APPLICATION AND FEE PAYABLE TO WYDOT:

WYDOT, ATTN: Motor Vehicle Services, 5300 Bishop Blvd., Cheyenne, Wyoming 82009-3340

FOR ADDITIONAL INFORMATION PLEASE CALL: 307-777-4709 or visit our website at http://www.dot.state.wy.us

FOR WYOMING DEPARTMENT OF TRANSPORTATION USE ONLY

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<th>Plate #</th>
<th>Issued By</th>
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MV-146 (9/12)
STATE OF WYOMING
Application for Certificate of Title and VIN/HIN Inspection Form
(Proof of ownership MUST accompany application)

Motor Vehicle [x]  Trailer [ ]  Snowmobile [ ]  Watercraft [ ]  Mobile Home [ ]  Date Title Issued: ___________________

MANUFACTURER  YEAR  VEHICLE / HULL IDENTIFICATION NO.  NMVTIS  BODY STYLE

FACTORY PRICE / MSRP  STATE  PRIOR TITLE NO.  ODOMETER  WEIGHT  PURCHASE DATE  VESSEL LENGTH

**BRANDED TITLE INFORMATION** – definitions and requirements are on the reverse side of this application.

Does this motor vehicle currently have or ever had a branded title?  [ ] Yes  [ ] No  If yes, what brand? _____________________________________________

Has this motor vehicle been declared a total loss by an insurance company or sustained 75% damage of actual cash value?  [ ] Yes  [ ] No

Print name of person completing this section: _______________________________  Signature:  

PURCHASER / SELLER INFORMATION  (Please print clearly)

NAME OF PURCHASER(S)  ADDRESS  CITY  STATE  ZIP

NAME OF SELLER  ADDRESS  CITY  STATE  ZIP

LIEN INFORMATION  (Please print clearly)

NAME OF LIEN HOLDER  ADDRESS  CITY  STATE  ZIP

PURCHASER SIGNATURE(S): X  X

~~~~~~~~~~~~NOTARY STATEMENT (Required on all applications)~~~~~~~~~~~~

STATE OF ____________________________ (Seal)
COUNTY OF ____________________________

Subscribed and sworn to before me by this __________ day of _________, 20__________
Office of County Clerk or Notary Signature My Commission Expires:

V I N” or “H I N” Inspection Form

REQUIRED WHEN THE PRIOR TITLE IS FROM A STATE OTHER THAN WYOMING. NOT REQUIRED FOR MSO/MCO.

** Before completing the V.I.N. or H.I.N. inspection, please review the “NOTICE” on the reverse side or this form to determine if you are authorized by statute to do so. Please print the vehicle/watercraft information as accurate and legible as possible and then verify with your signature at the bottom.

AUTHORIZED AGENT
PRINT VIN OR HIN HERE

Vehicle Identification Number (VIN) typically contain 17 alpha-numeric characters and Hull ID Number (HIN) HIN’s are required to have 10-14 but typically have 12 alpha-numeric digits, with no spaces or dashes.

Year:  Make:  Model:  Trim:  VIN / HIN Verified With NCIC?  [ ] Yes  [ ] No

Subject to the penalties of perjury, I, _______________________________  am an authorized member or employee of, AGENCY or ENTITY NAME: _______________________________

an authorized member or employee of, AGENCY or ENTITY NAME: _______________________________

Signature: ____________________________  Date: ____________________________  Phone: ____________________________

W.S. 31-3-102(b) provides a $10.00 fee for each vehicle identification number inspected, and one $10.00 fee for inspection of a VIN and HIN at the same time, pursuant to W.S. 31-2-103(a)(vi).
NOTICE: The person conducting the VIN (vehicle) or HIN (watercraft) identification number inspection SHALL be authorized by their state statute regarding inspections of this nature. Any person who conducts a VIN or HIN inspection and is not lawfully authorized to do so shall be cause to void the title application and may void any title or registration issued that is related to this VIN or HIN inspection. In addition, YOU MAY BE SUBJECT TO CRIMINAL PENALTIES. (A VALID HIN on a watercraft is required to have 10-14 alpha-numeric digits but typically has 12, with no spaces or dashes.)

Wyoming V.I.N. Inspection Statutes

W.S. 31-2-103. Contents of application; signature; vehicle identification number; issuance of certificate.

(a) (vi) In the case of a vehicle registered or titled in a state other than Wyoming, or any homemade vehicle, rebuilt vehicle, reconstructed vehicle, any vehicle assembled from a kit or any vehicle for which a bond is required, a current statement made by a Wyoming law enforcement officer, or licensed Wyoming dealer only for vehicles in his inventory or possession, that the vehicle identification number on the vehicle has been inspected and that the inspection occurred in Wyoming and certifying the correct vehicle identification number displayed on the vehicle. Any licensed Wyoming dealer performing an inspection of a vehicle identification number under this section shall, in addition to the requirements of this act, do so pursuant to W.S. 31-11-108. In the case of a vehicle not in Wyoming, the vehicle identification number may be inspected and certified on a form approved by the department if the inspection is made by an authorized law enforcement officer of a city, county or state law enforcement agency or a commissioned officer at a federal military installation or any other person authorized to do so by law and delivered to the county clerk in the county where the application for certificate of title is made along with payment for the inspection fee required under W.S. 31-3-102(b)(iv):

(ix) Such other information as required by the department or county clerk which may include but not be limited to a vehicle bill of sale or similar document, any documentation necessary to verify proof of ownership including an affidavit for proof of ownership or any surety bond required by this act. Any affidavit for proof of ownership shall be prescribed pursuant to W.S. 31-1-201(d) and shall be utilized by each county of this state;

(x) A Wyoming certificate of title shall contain an appropriate notice whenever records readily accessible to the state indicate that the motor vehicle was previously issued a title or registration from any jurisdiction that bore any word or symbol signifying that the vehicle was "salvage", "unrebuildable", "parts only", "scrap", "junk", "nonrepairable", "reconstructed", "rebuilt" or any other symbol or word of like kind, or that it has been damaged by flood. Any information concerning a motor vehicle's status shall also be conveyed on any subsequent title issued for the vehicle by this state, including a duplicate or replacement title.

(d) Upon receipt of an application and payment of fees any county clerk shall, if satisfied that the applicant is the owner of the vehicle for which application for certificate of title is made, issue a paper certificate of title or electronic certificate of title, if available, upon a form or electronic format, approved by and provided at cost to the county clerk by the department in the name of the owner bearing the signature and seal of the county clerk's office. The county clerk shall not deliver a certificate of title issued under this section until presentation of a receipt for payment of sales or use tax pursuant to W.S. 39-15-107(b) or 39-16-107(b).

Wyoming Salvage Statute Information

W.S. 31-2-107. Titles for damaged vehicles; return of certificate of title and registration for damaged vehicle; replacement title and registration.

(a) When a motor vehicle is declared a total loss by the insurance company or, in the event an insurance company is not involved in the settlement of the claim, sustains damage in an amount exceeding seventy-five percent (75%) of its actual retail cash value, as set forth in any current edition of a nationally recognized automotive appraisal guide or other source approved by the Wyoming insurance department, the owner or insurance company, if it obtains ownership of the vehicle through transfer of title as a result of a settlement of an insurance claim, shall forward the properly endorsed certificate of title to the office of the county clerk that issued the certificate of title together with an application for a certificate of title branded salvage and payment of the fee required under W.S. 31-3-102(a)(vii) to obtain a properly branded certificate of title. When any vehicle accident report is required under chapter 5, article 11 of this title, the investigating officer shall provide written notice to the owner or operator of the vehicle of the requirements under this section.

(d) This section shall not apply to motor vehicles with more than eight (8) years of service except any vehicle that was previously issued a title from any state that bore any word or symbol signifying that the vehicle was "salvage", "unrebuildable", "parts only", "scrap", "junk", "nonrepairable", "reconstructed", "rebuilt" or any other symbol or word of like kind, or that it has been damaged by flood, shall obtain a Wyoming title with the prior brand or any other information concerning the motor vehicle status, carried forward on any subsequent Wyoming title regardless of years of service.