

TABLE OF CONTENTS

Licensing of Intermediate Processors and Processed Vehicle Haulers

Repealed	14-67j- 1
Copy of record	14-67j- 2
Definitions	14-67j- 3
Requirements for obtaining license	14-67j- 4
Procedures.	14-67j- 5
Fee for license	14-67j- 6
Renewal of licenses.	14-67j- 7
Display of license by intermediate processors.	14-67j- 8
Display of license number by processed vehicle hauler.	14-67j- 9
Miscellaneous provisions. Scrap metal processor	14-67j-10

Licensing of Intermediate Processors and Processed Vehicle Haulers

Sec. 14-67j-1.

Repealed, February 18, 1983.

Sec. 14-67j-2. Copy of record

No motor vehicle junk yard licensee shall transfer to an intermediate processor and no intermediate processor shall receive any motor vehicle junk from such licensee unless the processor receives a copy of the record required to be kept by such licensee pursuant to the provisions of section 14-67m of the General Statutes. (Effective March 22, 1984)

Sec. 14-67j-3. Definitions

As used in Sections 14-67j-3 to 14-67j-10, inclusive:

(a) "Commissioner" means the commissioner of motor vehicles or his authorized representative;

(b) "Department" means the Department of Motor Vehicles;

(c) "Intermediate Processor" means an intermediate processor as defined in Section 14-67i (b) of the General Statutes;

(d) "Junk yard" means motor vehicle junk business or motor vehicle junk yard as defined in Section 14-67g of the General Statutes;

(e) "Major shareholder" means a shareholder of more than fifty percent (50%) of the outstanding shares or voting shares;

(f) "Processed vehicle hauler" means any person, firm or corporation which transports or hauls any motor vehicle, or used parts of a motor vehicle, which has been dismantled, crushed or otherwise processed by an intermediate processor as defined herein. The term does not include a licensed motor vehicle junk yard which hauls motor vehicles or used parts of motor vehicles which have been dismantled, crushed or otherwise processed by the junk yard on its property;

(g) "Scrap metal processor" means a scrap metal processor as defined in Section 14-67w of the General Statutes;

(Effective January 7, 1992)

Sec. 14-67j-4. Requirements for obtaining license

(a) No person, firm or corporation may obtain a license from the commissioner to establish, operate or maintain an intermediate processor or to haul vehicles processed by an intermediate processor until the applicant has filed with the department an application in writing on a form approved by the commissioner, and has paid the required fee at the time of application.

(b) Each applicant, and if such applicant is a partnership or corporation each partner, officer and any major shareholder must file with the department a statement listing any criminal convictions in any jurisdiction within the five (5) years preceding the filing of such application. Such statement shall be under penalty of false statement.

(c) An applicant for a license which operates or intends to operate under a name different from that of the applicant, or different from the names of the partners or corporate officers, shall file with the department a trade name certificate showing the signature of the town clerk of the town where such applicant has its primary place of business in this state. A corporate applicant must file a certificate of good standing from the Office of the Secretary of State.

(Effective January 7, 1992)

Sec. 14-67j-5. Procedures

(a) Upon receipt of an application containing the information required in accordance with Section 14-67j-4 of this regulation, the department will conduct an investigation. The department may require the applicant to provide proof of sufficient equipment, skilled personnel and other resources to operate as an intermediate processor or a processed vehicle hauler, depending on which license is being requested.

(b) If the application is approved by the department, a license including a unique licensing number will be issued to the applicant. The department will notify the applicant of its decision within ninety (90) days after receipt of a complete application including full payment of the required fees. If the application is not approved, the department will inform the applicant of the reason(s) for disapproval. No fees payable in accordance with Section 14-67j-6 (a) will be refunded if the application is disapproved.

(c) A license issued by the department is not assignable or transferable. Any change in the status of the licensee including but not limited to transfer of ownership, death, bankruptcy or criminal conviction of a licensee or partner, officer or major shareholder of a licensee must be communicated to the department within thirty (30) days. Such license may be revoked by the department at any time with ninety (90) days notice for good cause shown in accordance with the provisions of Chapter 54 of the General Statutes.

(Effective January 7, 1992)

Sec. 14-67j-6. Fee for license

(a) Each application for an intermediate processor license or processed vehicle hauler license shall be accompanied by payment of a portion of the license fee at the time of filing of the application, which portion shall be one hundred thirteen dollars, and on and after July 1, 1992 one hundred forty dollars.

(b) Upon approval of an application and notification to the licensee of such approval, such licensee shall pay to the department within ten (10) days the remainder of such license fee as fixed by law, which payment shall be five hundred sixty-three dollars, and on or after July 1, 1992 seven hundred and five dollars. Upon receipt of such amount the department shall issue the license to the applicant. Such license shall be valid for one (1) year from its date of issue unless otherwise provided by the commissioner.

(Effective January 7, 1992)

Sec. 14-67j-7. Renewal of licenses

(a) A license may be renewed upon payment to the department of a renewal fee of two hundred eighty dollars. On or after July 1, 1993 the renewal fee shall be three hundred fifty dollars.

(b) Each license shall be renewable annually according to renewal schedules established by the commissioner. The commissioner may establish a staggered renewal schedule. If the adoption of such staggered schedule results in the expiration of a license more or less than one (1) year from its issuance, the commissioner shall prorate the fees. Upon adoption of a staggered renewal schedule, no licensee shall be required to pay a greater fee than would be required without such staggered schedule.

(Effective January 7, 1992)

Sec. 14-67j-8. Display of license by intermediate processors

(a) Each intermediate processor shall have a copy of its license displayed at any solid waste disposal facility where such intermediate processor is operating.

(b) Each intermediate processor shall provide a copy of its license to each solid waste disposal facility where such intermediate processor is operating or is contracted to operate.

(Effective August 19, 1994)

Sec. 14-67j-9. Display of license number by processed vehicle hauler

(a) Any person, firm or corporation granted a processed vehicle hauler's license by the commissioner shall permanently display its licensing number on all vehicles used, contracted or controlled by such licensee and transporting or hauling a motor vehicle which has been dismantled, crushed or otherwise processed by an intermediate processor.

(b) The licensing number shall be prominently displayed in letters at least three (3) inches high on both sides of each vehicle, as follows: "HAULER LICENSE No. _____."

(c) The display of subsection (b) of this section may be painted on the sides or door of the vehicle, or on a sign permanently mounted to each side of the vehicle. Decals may also be used if securely attached.

(d) A vehicle displaying a hauler license number in accordance with this section shall keep a copy of its hauler license in the vehicle. The name of the licensee as listed on such license copy shall be the same as the name of the vehicle registrant or lessee as listed on the vehicle registration documents maintained in such vehicle. The licensee shall also comply with all other legal requirements.

(Effective January 7, 1992)

Sec. 14-67j-10. Miscellaneous provisions. Scrap metal processor

(a) No license shall be required by a scrap metal processor or its duly authorized agent which hauls processed motor vehicles or motor vehicle parts from a licensed auto dismantler, licensed intermediate processor or a public agency which has processed the motor vehicles to a scrap metal processing facility.

(b) No license shall be required by the duly appointed agent of a licensed junk yard or licensed intermediate processor which hauls processed motor vehicles or motor vehicle parts to a scrap metal processing facility.

(c) Any person, firm or corporation transporting or hauling any motor vehicle or used parts of a motor vehicle which have been dismantled, crushed or otherwise processed by an intermediate processor as an agent for a junk yard, licensed intermediate processor or scrap metal processor shall, upon request, display such documents as required by the commissioner. Such documents shall include as a minimum the name, address and license number of the principal, and a document executed by the principal providing such agent with specific authority to act for the principal in transporting or hauling such motor vehicles or parts thereof. No document providing only general authority for the agent to act for the principal shall be acceptable.

(d) Notwithstanding the provisions of this section, a scrap metal processor which dismantles, crushes or otherwise conditions vehicles or parts for delivery is not exempt from the licensing requirements of this regulation.

(Effective January 7, 1992)