

Do you **require** a second-hand vehicle dealers **licence**?

If you operate without a licence
(but are required by law to hold an
appropriate licence) you could face
fines of up to \$20,000



OFFICE OF
Consumer and Business Affairs



Do I require a second-hand vehicle dealers licence?

If you sell four or more vehicles in a 12-month period you are considered to be a person who is in the business of selling second-hand vehicles and therefore required to be licensed. This includes companies and individuals.

Are motor wreckers and crash repairers required to hold a licence?

A second-hand vehicle dealers licence is required if in the course of your business you also sell second-hand vehicles. This includes the sale of vehicles that cannot be driven because they are in need of minor mechanical or other repairs.

You are not required to hold a second-hand vehicle dealers licence if you only sell vehicles that:

- have an unladen mass of more than 3000 kg;
- are manufactured or adapted solely for agricultural or industrial use;
- are not capable of being used for transportation on land; or
- are not wholly or partly propelled by an engine, eg caravans.

Where to get a second-hand vehicle dealers licence

Business & Occupational Services
Office of Consumer & Business Affairs

Level 3, Chesser House
91-97 Grenfell Street
Adelaide SA 5000

PO Box 1719
Adelaide SA 5001

For more information on licensing
call (08) 8204 9686
or 131 882 (SA country callers)

www.ocba.sa.gov.au