Nonnegotiable Title Eligibility

July 1, 2017

Nonnegotiable Title Eligibility (This is not a comprehensive list of requirements. Refer to applicable procedures for guidance)				
Type of Nonnegotiable Title	Eligibility for Nonnegotiable Title	Conditions Placed On the Vehicle/Title	Exceptions	Authorized Processing Site
Imported vehicles	 Foreign military- temporary duty in VA OR Applicants w/o proof of FMVSS¹ compliance Appropriate checkbox checked on the HS-7 (Box 1, 2A, 2B, 3, 9, 13) (Refer to VLIC-3.330) Vehicle must already be converted or modified to comply with FMVSS OR 	 Title is not transferrable 180-day registration to give time to obtain proof of FMVSS OR For vehicles not required to comply FMVSS, full registration for duration of orders OR 	N/A	CSCs (For questions only, Titling Work Center will make determination)
(Refer to <u>VLIC-3.330)</u>	 Not be required to comply with FMVSS All ownership, import, title documents & fees must be submitted at time of titling 	Trip permit upon request (when applicable) • Payment of SUT required		
To record a lien for titling OOS (Cannot be registered) (Refer to <u>VLIC-3.346)</u>	 Vehicle must be purchased in VA Applicant cannot be resident of VA Title is issued solely for recording a lien as a lienholder requirement (may be a VA or OOS lienholder) The vehicle is being titled and registered in another state. 	 Title is not transferable (see exceptions column) Lien must be recorded Cannot be registered in VA Do not pay SUT 	 May be transferred to qualified heirs and surviving joint owners with rights of survivorship. 	CSCs
OOS title with brand equal to Virginia's nonrepairable (Vehicles with VA titles and Nonrepairable Certificates are not eligible) (Refer to <u>VLIC-3.347</u>)	 Vehicle has been rebuilt/repaired, titled and registered in another state Vehicle was either purchased OOS & being titled in VA OR Title is being transferred into the owner's name in VA Has OOS or NMVTIS brand/status that is equivalent to nonrepairable in VA (junk, for destruction, parts only, not to be repaired, etc.) 	 Title is not transferrable (see exceptions column) Cannot add owners Payment of SUT is required OOS tax credit allowed at time of titling, when applicable 	 Title Transfer Exceptions²: Transfer by operation of law (Va. Code § <u>46.2-633</u>)-Repossession On death of owner (Va. Code § <u>46.2-633.2</u>)-Beneficiary No qualification on estate (Va. Code § <u>46.2-634</u>)-Legatee/distributee 	Vehicle Branding Work Center (CSCs can issue original, renewal, transfer, replacement registrations)

² Title can be transferred in cases of repossession, beneficiary on death of owner, and for qualified heirs and surviving joint owners when there is no qualification on the estate. In each case, the repossessing lienholder, beneficiary, or legatee/distributee must intend to drive vehicle in Virginia to qualify.