1	State of Arkansas	As Engrossed: \$3/14/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		SENATE BILL 479
4			
5	By: Senator B. Sample		
6			
7		For An Act To Be Entitled	
8	AN ACT TO	O AUTHORIZE AND REQUIRE THE ISSUANCE O	F A
9	TITLE FOR	R A WATERCRAFT; TO CREATE THE ARKANSAS	,
10	MOTORBOAT	registration and titling act; and fo	R OTHER
11	PURPOSES.		
12			
13			
14		Subtitle	
15	TO A	AUTHORIZE AND REQUIRE THE ISSUANCE OF	
16	A T	ITLE FOR A WATERCRAFT; AND TO CREATE	
17	THE	ARKANSAS MOTORBOAT REGISTRATION AND	
18	TIT	LING ACT.	
19			
20			
21	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKA	NSAS:
22			
23	SECTION 1. Ark	kansas Code § 4-2A-104(1)(a), concerni	ng leases subject
24	to other laws, is ame	ended to read as follows:	
25	(a) cert	rificate of title statute of this stat	e, including, but
26	not limited to §§ 27-	-14-801 — 27-14-804 <u>and §§ 27-101-1014</u>	<u>- 27-101-1019</u> ,
27	concerning the filing	g of liens and encumbrances on motor v	ehicles <u>and</u>
28	<pre>motorboats;</pre>		
29			
30	SECTION 2. Ark	cansas Code \S 4-9-311(a), concerning p	erfection of
31	security interests in	n property, is amended to read as foll	.ows:
32	(a) Except as	otherwise provided in subsection (d)	of this section,
33	the filing of a finar	ncing statement is not necessary or ef	fective to perfect
34	a security interest i	in property subject to:	
35	(1) a st	catute, regulation, or treaty of the U	nited States whose
36	requirements for a se	ecurity interest's obtaining priority	over the rights of

1 a lien creditor with respect to the property preempt § 4-9-310(a); 2 (2) any other laws of this State which provide for central 3 filing of security interests or which require indication on a certificate of 4 title to property of such interest, including but not limited to §§ 27-14-801 -27-14-807 and §§ 27-101-1014 - 27-101-1019; or 5 6 (3) a statute of another jurisdiction which provides for a 7 security interest to be indicated on a certificate of title as a condition or 8 result of the security interest's obtaining priority over the rights of a 9 lien creditor with respect to the property. 10 11 SECTION 3. Arkansas Code § 19-5-205(e)(1)(B)(i), concerning the State 12 Central Services Fund, is amended to read as follows: 13 (i) Those special revenues as specified in § 19-6-14 301(9), (11), (19), (21), (37), (75), (76), (77), (78), (79), (82), (83), (84), (85), (86), (87), (88), (89), (91), (96), (116), (118), (120), (124), 15 (149), (188), (231), (244), (246), and (247), (263), and (264) and eight 16 17 percent (8%) of those special revenues as set out in § 19-6-301(20) of the 18 Revenue Classification Law, § 19-6-101 et seq.; 19 20 SECTION 4. Arkansas Code § 19-6-301, concerning special revenues enumerated, is amended to add additional subdivisions to read as follows: 21 22 (263) Motorboat duplicate title, lien filing, lien notation, and 23 certificate of title fees set forth in the Arkansas Motorboat Registration and Titling Act, § 27-101-1001 et seq.; and 24 25 (264) Motorboat certificate of title with beneficiary processing fees and certificate of title application fees set forth in the Arkansas Motorboat 26 27 Registration and Titling Act, § 27-101-1001 et seq.; 28 29 SECTION 5. Arkansas Code § 27-101-103(1), concerning the definition of 30 "commission", is repealed. 31 (1) "Commission" means the Arkansas State Game and Fish 32 Commission:

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SECTION 6. Arkansas Code § 27-101-103, concerning definitions related to watercrafts, is amended to add an additional subdivision to read as follows:

1 (14) "Certificate of number" means a motorboat registration or 2 motorboat registration certificate. 3 SECTION 7. Arkansas Code § 27-101-108(a), concerning the filing and 4 5 publication of rules and regulations, is amended to read as follows: 6 (a) A copy of the regulations adopted pursuant to §§ 27-101-101 et 7 seq., 27-101-201 et seq., 27-101-301 et seq., 27-101-501 et seq., and 27-101-8 601 et seq., and the Arkansas Motorboat Registration and Titling Act, § 27-9 101-1001 et seq., and of any amendments of those regulations shall be filed 10 in the offices of the Arkansas State Game and Fish Commission, the Secretary 11 of State, the Arkansas State Library, and the Bureau of Legislative Research 12 where each copy shall be preserved as a public record. 13 14 SECTION 8. Arkansas Code § 27-101-110, is amended to read as follows: 15 27-101-110. Deposit of funds in State Treasury. 16 (a) Except as otherwise provided in this chapter, All all fees 17 collected by the Director of the Department of Finance and Administration 18 under the provisions of this chapter shall be deposited as special revenues 19 in into the State Treasury to the credit of the Special Revenue Fund Account 20 of the State Apportionment Fund. 21 (b) All these funds The fees collected under subsection (a) of this 22 section shall be credited to the Boating Safety Account Fund, which is 23 established on the books of the Treasurer of State, the Auditor of State, and the Chief Fiscal Officer of the State. 24 25 26 SECTION 9. Arkansas Code Title 27, Chapter 101, Subchapter 1, is 27 amended to add additional sections to read as follows: 27-101-112. Refund of application fees. 28 29 An application fee collected by the Office of Motor Vehicle under this 30 chapter shall be: 31 (1) Refunded to the applicant if the application is refused or 32 rejected; or 33 (2)(A) Refunded to the applicant if the fee was not required to 34 be paid under this chapter. 35 (B) A refund shall not be issued under subdivision (2)(A) 36 of this section if the applicant fails to submit an application for refund

1 within six (6) months from the date the applicant paid the application fee. 2 3 27-101-113. Payment by credit card. 4 (a) The Director of the Department of Finance and Administration may: 5 (1) Allow payment by credit card of any fees due under this 6 chapter; 7 (2) Promulgate rules and regulations providing for payment by 8 credit card of any fees authorized under this chapter; and 9 (3) Contract with credit card companies to pay fees normally 10 charged by those companies for allowing the use of their credit cards as 11 authorized by this section. 12 (b)(1) The net proceeds received, or receivable, from credit card 13 companies shall be prorated to the various funds for which they were 14 collected and deposited into the State Treasury for transfer on the last 15 business day of each month, in the same manner and to be used for the same purposes as all other fees collected upon the issuance or renewal of a 16 17 motorboat registration with certificate of number and the issuance of a 18 motorboat certificate of title. 19 (2) Any amounts deducted from the gross proceeds of motorboat 20 registration with a certificate of number or titling fees paid by credit card, which are deducted for the purpose of paying credit card company fees, 21 22 shall be cash funds not subject to appropriation and, if withheld by the 23 director, shall be remitted by the director to credit card companies as 24 required under contracts authorized by this section. 25 26 SECTION 10. Arkansas Code § 27-101-304(b), concerning the issuance of a 27 certificate of number, is amended to read as follows: 28 (b) The application shall be signed by the owner of the motorboat and 29 shall be accompanied by a fee as provided in § 27-101-306, verification of 30 the hull identification number, proof the motorboat is listed for assessment, proof of payment of required personal property taxes, and by proof of 31 32 insurance establishing that the motorboat, if it is equipped with more than 33 fifty horsepower (50 hp), or a personal watercraft, is covered by a liability 34 insurance policy issued by an insurance company authorized to do business in 35 this state. 36

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1	SECTION 11. Arkansas Code § 27-101-304(e) and (f), concerning issuance
2	of a certificate of number, are amended to read as follows:
3	(e)(1) Upon receipt of the application in approved form, accompanied
4	by proof that the motorboat has been assessed or listed for assessment and,
5	if it is equipped with more than fifty horsepower (50 hp), or is personal
6	watercraft, is covered by a liability insurance policy issued by an insurance
7	company authorized to do business in this state, the director shall enter the
8	application upon the records of his or her office and issue to the applicant
9	a certificate of number stating the number awarded to the motorboat and the
10	name and address of the owner
11	The director shall enter upon the records of his or her office an
12	application for issuance of a certificate of number upon receipt of:
13	(A) An application submitted in approved form;
14	(B) Proof that the motorboat has been assessed or listed
15	<pre>for assessment;</pre>
16	(C) Proof that personal property taxes have been paid; and
17	(D) Proof of coverage by a liability insurance policy
18	issued by an insurance company authorized to do business in this state if the
19	motorboat is equipped with more than fifty horsepower (50 hp) or is a
20	personal watercraft.
21	(2)(A) Upon approval by the director of the application and
22	supporting documents required under subdivision (e)(1) of this section, the
23	director shall issue to the applicant a certificate of number stating:
24	(i) The identifying number assigned to the
25	motorboat;
26	(ii) The name and address of the owner; and
27	(iii) A description of the motorboat, including when
28	available the make, model, year, and hull identification number of the
29	motorboat.
30	(B) The certificate of number shall be of a type that
31	prevents as nearly as possible alteration, counterfeiting, duplication, or
32	simulation without ready detection.
33	$\frac{(2)(A)}{(3)(A)}$ For the purposes of this section, "proof of
34	insurance" shall consist of a policy declaration page or other documentation,
35	or a copy of a policy declaration page or other documentation in an
36	acceptable electronic format, that reflects the motorboat or personal

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watercraft coverage furnished to the insured by the insurance company which can be conveniently carried in the motorboat or personal watercraft.

- (B) Insurance companies shall not be required to provide proof of insurance that may be conveniently carried as required in subdivision $\frac{(e)(2)(A)}{(e)(3)(A)}$ of this section if the insurance coverage is provided as part of a homeowner's insurance policy.
- (C) As used in this section, "acceptable electronic format" means an electronic image produced on the person's own cellular phone or other type of portable electronic device that displays all of the information in the policy declaration or other documentation as clearly as the paper policy declaration or other documentation.
- 12 (D) The presentment of proof of insurance in an acceptable 13 electronic format does not:
- 14 (i) Authorize a search of any other content of an 15 electronic device without a search warrant or probable cause; or
- 16 (ii) Expand or restrict the authority of a law enforcement 17 officer to conduct a search or investigation.
 - (f)(1) The certificate of number shall be issued in triplicate with the original copy to be and furnished to the owner of the motorboat and upon receipt the owner shall sign in the signature space provided on the certificate of number.
 - (2) The duplicate \underline{A} copy shall be retained as a record by the director.
 - (3) The triplicate \underline{A} copy shall be furnished to the commission to be retained for a period of five (5) years.

SECTION 12. Arkansas Code § 27-101-306(g), concerning the renewal of certificates of number, is amended to read as follows:

- (g) Certificates of number may be renewed by the owner in the same manner as is provided in this section for initially securing the certificate and upon: payment of the fee as set forth in this section except that the certificate of a motorboat shall not be renewed if it is equipped with more than fifty horsepower (50 HP) or is personal watercraft unless proof is presented that it is covered by a liability insurance policy issued by an insurance company authorized to do business in this state.
- 36 (1) Payment of all fees required in this chapter;

1	(2) If applicable, proof the motorboat or personal watercraft is
2	covered by a liability insurance policy issued by an insurance company
3	authorized to do business in this state;
4	(3) Proof the motorboat is listed for assessment; and
5	(4) Proof of payment of required personal property taxes.
6	
7	SECTION 13. Arkansas Code § 27-101-309(c), concerning the application
8	for new a certificate of number after change in ownership, is amended to read
9	as follows:
10	(c) The application for transfer of the certificate of number shall
11	be shall be accompanied by a fee of two dollars (\$2.00) procedure and fees
12	under § 27-101-304 shall apply.
13	
14	SECTION 14. Arkansas Code Title 27, Chapter 101, Subchapter 3,
15	concerning motorboat registration and numbering is amended to add an
16	additional section to read as follows:
17	27-101-314. Obligations of certificate of number holders.
18	(a)(1) Upon receipt of a certificate of number issued under § 27-101-
19	304, the owner of the motorboat shall write his or her signature on the
20	certificate of number in the space provided.
21	(2)(A) A certificate of number shall be carried:
22	(i) In the motorboat to which it refers; or
23	(ii) On the person of the driver or the person in
24	control of the motorboat.
25	(B) The certificate of number shall be displayed upon
26	request of a law enforcement officer, any officer of the Arkansas State Game
27	and Fish Commission, or any officer or employee of the Office of Motor
28	<u>Vehicle.</u>
29	(3) A person charged with violating this section shall not be
30	convicted if he or she produces in court a certificate of number for the
31	motorboat that was issued prior to, and in effect at, the time of the arrest.
32	(b) For purposes of this section, the original or duplicate
33	certificate of number is required and a photocopy of the certificate of
34	number shall not be sufficient.
35	(c) This section does not apply when a certificate of number is used to
36	apply for renewal of a certificate of number.

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2	SECTION 15. Arkansas Code Title 27, Chapter 101, is amended to add a
3	new subchapter to read as follows:
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5	Subchapter 10 - Arkansas Motorboat Registration and Titling Act
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7	27-101-1001. Title and purpose.
8	(a) This subchapter shall be known and may be cited as the "Arkansas
9	Motorboat Registration and Titling Act".
10	(b) The purpose of this subchapter is to establish the requirements and
11	procedures for registering with a certificate of number and titling
12	motorboats manufactured on and after January 1, 2020.
13	
14	27-101-1002. Application, exclusions, and limitations.
15	(a) Chapters 1-99 of Title 27 do not apply to motorboats registered
16	with a certificate of number and titled under this Subtitle 7.
17	(b) This subchapter shall apply only to motorboats manufactured on and
18	after January 1, 2020.
19	(c) Title 27, Chapter 101, Subchapters 1-7, apply to all motorboats
20	regardless of the date the motorboat was manufactured.
21	(d)(1) All motorboats, regardless of when the motorboat was
22	manufactured, are subject to the requirements of § 27-101-301 et seq.
23	(2) However, a motorboat manufactured prior to January 1, 2020,
24	is not eligible for issuance of a certificate of title under this subchapter.
25	(e) This subchapter shall not apply to:
26	(1) A motorboat issued a certificate of number under federal law
27	or a federally approved numbering system of another state, provided that the
28	motorboat has not been within this state for more than sixty (60) days;
29	(2) Motorboats from a country other than the United States
30	temporarily using the waters of this state;
31	(3) Motorboats whose owner is the United States Government, a
32	state, or a subdivision of a state;
33	(4) Ship lifeboats; or
34	(5) Homemade motorboats.
35	
36	27-101-1003. Registration and titling requirements generally.

1	It is a Class A misdemeanor for a person to operate upon the waters of
2	this state a motorboat of a type required to be titled under this subchapter
3	that is not registered with a certificate of number under § 27-101-301 et
4	seq., or for which a certificate of title, if applicable, has not been issued
5	or applied for, or for which all required fees have not been paid when and as
6	required under this chapter.
7	
8	27-101-1004. Application for certificate of title.
9	(a) The owner of a motorboat manufactured on and after January 1,2020,
10	shall apply to the Office of Motor Vehicle for the issuance of a certificate
11	of title or a certificate of title with beneficiary under § 27-101-1013, for
12	the motorboat upon the appropriate forms furnished by the office.
13	(b) The application shall contain:
14	(1) The name, bona fide residence, and mailing address of the
15	owner or business address if the owner is a firm, association, or
16	<pre>corporation;</pre>
17	(2)(A) A description of the motorboat, including, when available,
18	the make, model, year, hull identification number, motor or engine serial
19	number or model number, and a manufacturer's certificate of origin.
20	(B) The manufacturer's certificate of origin shall be
21	furnished to the dealer by the manufacturer and shall accompany the
22	application for certificate of title.
23	(C) The manufacturer's certificate of origin shall be on a
24	form prescribed by the Director of the Department of Finance and
25	Administration;
26	(3) A statement concerning all liens or encumbrances upon the
27	motorboat and the names and addresses of all persons having any interest in
28	the motorboat and the nature of the interest; and
29	(4)(A) Further information as may reasonably be required by the
30	office to determine whether the owner is entitled to a certificate of title.
31	(B) When the application refers to a motorboat purchased
32	from a dealer, the application shall, if applicable, be accompanied by:
33	(i) A statement by the dealer or a bill of sale
34	showing any lien retained by the dealer; and
35	(ii) Payment of applicable lien notation and lien
36	filing fees set forth in § 27-101-1029.

1	(c) The application shall be accompanied by:
2	(1) A certificate of title application fee in the amount of eight
3	dollars (\$8.00) per motorboat; and
4	(2) A certificate of title fee in the amount of two dollars
5	(\$2.00) per motorboat.
6	(d)(1) The certificate of title application fee collected under
7	subdivision (c)(1) of this section shall be remitted to the Treasurer of
8	State separate and apart from other taxes and fees.
9	(2)(A) The Treasurer of State shall deduct a percentage of the
10	gross amount of the certificate of title application fee collected under
11	subdivision (c)(1) of this section for the benefit of the Constitutional
12	Officers Fund and the State Central Services Fund as required in §§ 19-5-202
13	and 19-5-203.
14	(B) The net amount remaining after the deduction under
15	subdivision (d)(2)(A) of this section shall be distributed as follows:
16	(i) Fifty percent (50%) of the net amount shall be
17	deposited into the State Treasury as trust funds and credited to the Game
18	Protection Fund for use by the Arkansas State Game and Fish Commission; and
19	(ii) Fifty percent (50%) of the net amount shall be
20	deposited into the State Treasury as trust funds and credited to the State
21	Police Retirement Fund to be used for the State Police Retirement System.
22	(e) A certificate of title shall not be issued under this subchapter
23	absent receipt of the following:
24	(1) Payment of all applicable fees;
25	(2) Proof of payment of personal property taxes;
26	(3) Proof of assessment;
27	(4) Proof of liability insurance to the extent required in § 27-
28	101-301 et seq.; and
29	(5) Any other documentation that may be requested by the office.
30	
31	27-101-1005. Lost or damaged certificates.
32	(a) In the event any certificate of title is lost, mutilated, or
33	becomes illegible, the owner or legal representative or successor in interest
34	of the owner of the motorboat for which it was issued, as shown by the
35	records of the Office of Motor Vehicle, shall immediately make application to
36	the office for and may obtain a duplicate certificate of title if the

1	conditions of this section are satisfied.
2	(b) The following information shall be included in the application:
3	(1) The year, make, model, hull identification number, and motor
4	or engine serial number if applicable;
5	(2) The name of a lienholder;
6	(3) A release if the applicant claims that the lien has been
7	released; and
8	(4) Other information required by the office.
9	(c) In addition to the application referred to in subsection (a) of
10	this section, the following fees are imposed and shall be paid to the office
11	at the time that application for issuance of a duplicate certificate of title
12	is made:
13	(1) A certificate of title application fee in the amount of eight
14	dollars (\$8.00) per motorboat; and
15	(2) A certificate of title fee of two dollars (\$2.00) per
16	motorboat.
17	(d)(1) The certificate of title application fee collected under
18	subsection (c)(l) of this section shall be remitted to the Treasurer of State
19	separate and apart from other taxes and fees.
20	(2)(A) A percentage of the gross amount thereof shall be deducted
21	by the Treasurer of State for the benefit of the Constitutional Officers Fund
22	and the State Central Services Fund as required in §§ 19-5-202 and 19-5-203.
23	(B) The net amount remaining after the deduction under
24	subsection (d)(2)(A) of this section shall be distributed as follows:
25	(i) Fifty percent (50%) of the net amount shall be
26	deposited into the State Treasury as trust funds and credited to the Game
27	Protection Fund for use by the Arkansas State Game and Fish Commission; and
28	(ii) Fifty percent (50%) of the net amount shall be
29	deposited into the State Treasury as trust funds and credited to the State
30	Police Retirement Fund to be used for the State Police Retirement System.
31	(e) The office may issue a duplicate certificate of title without
32	notice to a lienholder if the records of the office do not show that a lien
33	exists against the motorboat.
34	(f)(l)(A) The office shall mail notice to a lienholder shown in the
35	records of the office at the address shown in the records for the lienholder.
36	(R) The notice chall state that the lienholder must respond

1	to the office within ten (10) business days from the date of the notice if
2	the lien has not been released, or the duplicate certificate of title will be
3	issued without recording the lien.
4	(2)(A) At the earlier of the time the lienholder responds
5	indicating that the lien has been released or the expiration of the time for
6	response by the lienholder, the office may issue a duplicate certificate of
7	title without recording the name of the lienholder.
8	(B) If the lienholder timely responds indicating that the
9	lien has not been released, the office may issue a duplicate certificate of
10	title that places the name of the lienholder on the duplicate certificate
11	title upon payment of all required lien notation and filing fees.
12	(g) Upon issuance of any duplicate certificate of title, the previous
13	certificate of title shall be void.
14	
15	27-101-1006. Grounds for refusing certificate of number or certificate
16	of title.
17	A certificate of number or transfer of a certificate of number shall
18	not be issued under § 27-101-301 et seq., nor shall a certificate of title be
19	issued under this subchapter, if:
20	(1) The Office of Motor Vehicle has been provided with
21	information leading the office to reasonably believe that the relevant
22	application contains any false or fraudulent statement;
23	(2) The applicant fails to furnish required information or
24	reasonable additional information requested by the office;
25	(3) The office has reasonable grounds to believe that the
26	motorboat is stolen or embezzled or that the granting of a certificate of
27	number, the issuance of a certificate of title, or the transfer of a
28	certificate of number would constitute a fraud against the rightful owner or
29	other person having a valid lien upon the motorboat; or
30	(4) All the required fees have not been paid.
31	
32	27-101-1007. Submission and receipt of reports and checking
33	applications against indexes.
34	(a) The owner of or person having a lien or encumbrance upon a
35	motorboat that has been stolen or embezzled may notify the Office of Motor
36	Vehicle of the theft or embezzlement, but in the event of an embezzlement,

1 may make a report only after having procured the issuance of a warrant for 2 the arrest of the person charged with the embezzlement.

- 3 (b) Every owner or other person who has given any such notice shall 4 notify the office of a recovery of the motorboat.
- (c) The office upon receiving a report of a stolen or embezzled

 motorboat as provided in subsection (a) of this section shall file and

 appropriately index the report, shall immediately suspend the certificate of

 number or title of the stolen or embezzled motorboat, and shall not transfer

 the certificate of number or certificate of title of the stolen or embezzled
- 10 motorboat until such time as the office is notified in writing that the
- 11 <u>stolen or embezzled motorboat has been recovered.</u>
- 12 (d)(1) The office shall, at least one (1) time each week, compile and
 13 maintain a list of all motorboats that have been stolen, embezzled, or
 14 recovered as reported to the office during the preceding week.
- 15 (2) The lists shall be open to inspection by any law enforcement 16 officer or other person interested in the motorboat.
- 17 (e) The office, upon receiving application for the certificate of
 18 number of a motorboat under § 27-101-301 et seq. or application for a
 19 certificate of title under this subchapter, shall first check the hull
 20 identification number or other identifying number shown in the application
 21 against the indexes of registered motorboats and against the index of stolen
 22 and recovered motorboats required by this section to be maintained.

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- 27-101-1008. Organization of records.
- The Office of Motor Vehicle shall file each application received and issue a certificate of title if all the requirements are properly satisfied and shall register the motorboat with a certificate of number and keep a record of the application in suitable methods ensuring the records will be available as follows:
- 30 (1) Under a distinctive certificate of number assigned to the 31 motorboat;
- 32 (2) Alphabetically, under the name of the owner;
- 33 (3) Under the hull identification number, if available, otherwise 34 any other identifying number of the motorboat; and
- 35 (4) In any other manner to be decided at the discretion of the office.

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2	27-101-1009. Issuance of certificate of title.
3	(a)(1) The Office of Motor Vehicle, upon registering a motorboat with
4	a certificate of number under § 27-101-304 and upon receipt of a proper
5	application and all required fees, shall issue a certificate of title.
6	(2) The certificate of title shall be of a type that, as nearly
7	as possible, prevents the document from being altered, counterfeited,
8	duplicated, or simulated without ready detection.
9	(b)(l)(A) The certificate of title shall contain upon its face the
10	identical information required upon the face of the certificate of number.
11	(B) In addition, the certificate of title shall contain:
12	(i) A statement of the owner's title to the
13	motorboat;
14	(ii) A statement of all liens and encumbrances on
15	the motorboat described in the application for the certificate of title;
16	(iii) A statement as to whether possession of the
17	motorboat is held by the owner under a lease, contract of conditional sale,
18	or other similar agreement; and
19	(iv) If a certificate of title is issued as a
20	certificate of title with beneficiary, the information required under § 27-
21	<u>101-1013.</u>
22	(2) The certificate of title shall bear the seal of the office.
23	(c)(1) The certificate of title shall contain upon the front side a
24	space for the signature of the owner, and the owner shall write his or her
25	name with pen and ink in the space upon receipt of the certificate of title,
26	except when a surviving owner or a beneficiary applies for a new certificate
27	of title with beneficiary under § 27-101-1013.
28	(2) The certificate of title shall also contain upon the reverse
29	side forms for assignment of title or interest and warranty of title or
30	interest by the owner, with space for notation of liens and encumbrances upor
31	the motorboat at the time of a transfer.
32	(d)(l) The certificate of title shall be delivered to the owner in the
33	event no lien or encumbrance appears thereon.
34	(2) Otherwise, the certificate of title shall be delivered either
35	to the person holding the first lien or encumbrance upon the motorboat as
36	shown in the certificate of title or to the person named to receive it in the

1	application for the certificate of title.
2	
3	27-101-1010. Certificate of title not renewed.
4	A certificate of title shall remain valid until cancellation by the
5	Office of Motor Vehicle for cause or when a transfer in interest of the
6	motorboat occurs.
7	
8	27-101-1011. Expiration of certificate of title.
9	(a)(1) A certificate of title issued under this subchapter shall expire
10	upon the determination by the Office of Motor Vehicle that the hull
11	identification number on the motorboat is mutilated, destroyed, or
12	obliterated.
13	(2) Upon expiration of a certificate of title under subdivision
14	(a)(1) of this section, the office shall refer the owner of the motorboat to
15	the Boating Law Administrator of the Arkansas State Game and Fish Commission
16	to:
17	(A) Issue a primary hull identification number to the
18	motorboat; and
19	(B) Verify that the owner of the motorboat permanently
20	affixes the hull identification number to the motorboat in compliance with 33
21	C.F.R. Part 181, Subpart C, as in effect on January 1, 2017.
22	(b) After receipt of a proper application and payment of all required
23	fees under this subchapter, the office shall issue a new certificate of title
24	using the primary hull identification number issued as provided under
25	subsection (a) of this section.
26	
27	27-101-1012. Hull identification number verification.
28	(a)(1) The Department of Finance and Administration shall not issue,
29	
20	renew, or update ownership information for a certificate of number under §
30	renew, or update ownership information for a certificate of number under § 27-101-304 or a certificate of title under this subchapter until the
31	
	27-101-304 or a certificate of title under this subchapter until the
31	27-101-304 or a certificate of title under this subchapter until the department determines whether the motorboat has a primary hull identification
31 32	27-101-304 or a certificate of title under this subchapter until the department determines whether the motorboat has a primary hull identification number meeting the requirements of 33 C.F.R. Part 181, Subpart C, as in
31 32 33	27-101-304 or a certificate of title under this subchapter until the department determines whether the motorboat has a primary hull identification number meeting the requirements of 33 C.F.R. Part 181, Subpart C, as in effect on January 1, 2017.

1	(b) Upon determination by the department that the motorboat does not
2	have a hull identification number as required by subsection (a) of this
3	section, the department shall refer the owner of the motorboat to the Boating
4	Law Administrator of the Arkansas State Game and Fish Commission to:
5	(1) Assign a primary hull identification number; and
6	(2) Verify that the owner permanently affixes the hull
7	identification number to the motorboat in compliance with 33 C.F.R. Part 181,
8	Subpart C, as in effect on January 1, 2017.
9	
10	27-101-1013. Certificate of title with beneficiary.
11	(a) As used in this section:
12	(1)(A) "Beneficiary" means one (1) person designated to become
13	the owner of a motorboat upon the death of the current owner as indicated on
14	the certificate of title issued under this chapter.
15	(B) "Beneficiary" does not include a business, firm,
16	partnership, corporation, association, or any other legally created entity;
17	(2) "Certificate of title with beneficiary" means a certificate
18	of title for a motorboat issued under this subchapter that indicates the
19	present owner of the motorboat and designates a beneficiary as provided under
20	this section; and
21	(3)(A) "Owner" means a person who holds legal title to a
22	motorboat and may include more than one (1) person but not more than three
23	(3) people.
24	(B) "Owner" does not include a business, firm, partnership,
25	corporation, association, or any other legally created entity.
26	(b)(1) The owner or joint owners of a motorboat may submit a transfer-
27	on-death application to the Office of Motor Vehicle to request the issuance
28	of a certificate of title with beneficiary or a change to a certificate of
29	title with beneficiary which directs the office to transfer the certificate
30	of title upon the death of the owner or upon the death of all joint owners to
31	the beneficiary named on the certificate of title with beneficiary.
32	(2) A transfer-on-death application shall contain:
33	(A) A statement as to whether the applicant seeks to add,
34	remove, or change a beneficiary;
35	(B) The full legal name of the beneficiary;
36	(C) The Social Security number of the beneficiary;

1	(D) The address of the beneficiary;
2	(E) The hull identification number of the motorboat and,
3	where applicable, the engine or motor serial number;
4	(F) The year, make, model, and body type of the motorboat;
5	(G) The printed full legal name of the owner of the
6	motorboat;
7	(H) The driver's license or identification card number for
8	the owner of the motorboat; and
9	(I) The signature of the owner of the motorboat.
10	(3) The applicant shall include the following with the transfer-
11	on-death application:
12	(A) The certificate of title for the motorboat issued under
13	this chapter;
14	(B) A certificate of title fee in the amount of two dollars
15	<u>(\$2.00);</u>
16	(C) The certificate of title application fee in the amount
17	of eight dollars (\$8.00); and
18	(D) The certificate of title with beneficiary processing
19	fee in the amount of ten dollars (\$10.00).
20	(4) The proceeds collected under subdivision (b)(3)(C) of this
21	section shall be distributed as set out in § 27-101-1004(d).
22	(5)(A) The certificate of title with beneficiary processing fee
23	remitted under subdivision (b)(3)(D) of this section shall be deposited into
24	the State Central Services Fund for the benefit of the Revenue Division of
25	the Department of Finance and Administration.
26	(B) The fee shall be credited as supplemental and in
27	addition to all other funds as may be deposited for the benefit of the
28	division.
29	(C) The fee shall not be considered or credited to the
30	office as direct revenue.
31	(c)(1) The office shall not issue a certificate of title with
32	beneficiary to an owner of a motorboat if:
33	(A) The motorboat is encumbered by a lien; or
34	(B) The owner holds his or her interest in the motorboat as
35	a tenant in common with another person.
36	(2) If a lien request is made for a certificate of title with

1	beneficiary, the beneficiary shall be removed and the lien added upon payment
2	of all fees required under this chapter.
3	(d) The certificate of title with beneficiary issued by the office
4	shall include after the name of the owner the words "transfer on death to" or
5	the abbreviation "TOD" followed by the name of the beneficiary.
6	(e) During the lifetime of the owner or before the death of the last
7	surviving joint owner:
8	(1) The signature or consent of the beneficiary is not required
9	for any transaction relating to the motorboat for which a certificate of
10	title with beneficiary has been issued; and
11	(2) The certificate of title with beneficiary is revoked by:
12	(A) Selling the motorboat with proper assignment and
13	delivery of the certificate of title to another person; or
14	(B) Filing an application with the office to remove or
15	change a beneficiary as provided under subsection (b) of this section.
16	(f) Except as provided in subsection (e) of this section, the
17	designation of the beneficiary in a certificate of title with beneficiary
18	shall not be changed or revoked absent receipt of a court order requiring a
19	change in the designation of beneficiary.
20	(g) The interest of the beneficiary in a motorboat on the death of the
21	owner or on the death of the last surviving joint owner is subject to any
22	contract of sale, assignment, or security interest to which the owner of the
23	motorboat was subject to during his or her lifetime.
24	(h)(l)(A) Upon the death of the owner, the office shall issue a new
25	certificate of title for the motorboat to the surviving owner or, if there is
26	no surviving owner, to the beneficiary if the surviving owner or beneficiary
27	<pre>presents the following:</pre>
28	(i) Proof of death of the owner that includes a death
29	certificate issued by the state or a political subdivision of the state;
30	(ii) Surrender of the outstanding certificate of
31	title with beneficiary; and
32	(iii) An application and payment of all fees required
33	under this chapter.
34	(B) A certificate of title issued under this subsection is
35	subject to any existing security interest.
36	(2) If the surviving owner or beneficiary chooses, he or she can

1 submit a completed certificate of title with beneficiary application as 2 provided under this section, which shall be accompanied by all required fees, 3 at the time of the application for a new certificate of title. 4 (3)(i) The transfer under this subsection is a transfer by 5 operation of law, and § 27-101-1022 applies to the extent practicable and not 6 in conflict with this section. (ii) The transfer of a motorboat upon the death of 7 8 the owner under this section is not testamentary and is not subject to 9 administration under the Probate Code. 10 (j) The procedures and fees under §§ 27-101-1004 and 27-101-1029 shall 11 apply for obtaining a duplicate certificate of title with beneficiary. 12 27-101-1014. Liens invalid without compliance. 13 A conditional sale contract, conditional lease, chattel mortgage, or 14 15 other lien or encumbrance, or title retention instrument upon a motorboat, other than a lien dependent upon possession, is not valid against the 16 17 creditors of an owner acquiring a lien by levy or attachment or subsequent 18 purchasers or encumbrances, with or without notice, until the requirements of 19 this subchapter have been satisfied. 20 21 27-101-1015. Instruments and jurisdiction. 22 (a) There shall be deposited with the Office of Motor Vehicle a copy of 23 the instrument creating and evidencing a lien or encumbrance, which is to be executed in the manner required by the laws of this state and accompanied by 24 25 the certificate of title last issued for the motorboat. (b) If a motorboat is subject to a security interest when brought into 26 27 this state, the validity of the security interest is determined by the law of 28 the jurisdiction where the motorboat was when the security interest attached, 29 subject to the following: 30 (1) If at the time the security interest attaches the parties 31 understand that the motorboat will be kept in this state and the motorboat is in this state within thirty (30) days after attachment for purposes other 32 33 than transportation through this state, the validity of the security interest 34 in this state is determined by the law of this state; 35 (2) If a security interest is perfected under the law of the 36 jurisdiction where the security interest attached, the following rules apply:

1	(A) If the name of the lienholder is shown on an existing
2	certificate of title issued by that jurisdiction, the lienholder's security
3	interest continues perfected in this state; or
4	(B)(i) If the name of the lienholder is not shown on an
5	existing certificate of title issued by that jurisdiction, the security
6	interest continues perfected in this state for four (4) months after a first
7	certificate of title of the motorboat is issued in this state and also
8	thereafter if, within the four-month period, it is perfected in this state.
9	(ii) Perfection dates from the time of perfection in
10	this state if the security interest is perfected in this state after the
11	expiration of the four-month period;
12	(3) If the security interest is not perfected under the law of
13	the jurisdiction where the security interest attached, the security interest
14	may be perfected in this state, and perfection dates from the time of
15	perfection in this state; or
16	(4) A security interest may be perfected either under
17	subdivision (b)(2)(B) of this section or subdivision (b)(3) of this section
18	as provided in subsection (a) of this section.
19	(c) If the motorboat is not registered with a certificate of number and
20	a certificate of title has not been issued for the motorboat, the certified
21	copy of the instrument creating the lien or encumbrance shall be accompanied
22	by an application by the owner in usual form for an original registration and
23	issuance of an original certificate of title and any fees as required under
24	this chapter.
25	
26	27-101-1016. Statement of liens — Issuance.
27	Upon receipt of an application for a certificate of title accompanied
28	by the documents and fees required under this subchapter, the Office of Motor
29	<u>Vehicle shall:</u>
30	(1) File the application and documents with the date and hour the
31	application and documents were received noted on the application; and
32	(2) If the application requirements are properly satisfied, issue
33	a new certificate of title in the name of the owner and a statement of all
34	liens or encumbrances certified to the office existing against the motorboat.
35	
36	27-101-1017. Filing as constructive notice.

1	(a) The filing and issuance of a new certificate of title as provided
2	in this chapter shall constitute constructive notice of all liens and
3	encumbrances against the motorboat described in the certificate of title to
4	creditors of the owner, subsequent purchasers, and encumbrancers, except
5	those liens as may be authorized by law dependent upon possession.
6	(b)(1) A lien is perfected on the date of execution if the documents
7	required under § 27-101-1015 are filed with the Office of Motor Vehicle
8	within thirty (30) days from the date of execution.
9	(2) Otherwise, constructive notice shall date from the time of
10	receipt and filing of the documents by the office noted on the application as
11	<u>required under § 27-101-1016.</u>
12	
13	27-101-1018. Optional means of recording.
14	(a)(1) At his or her option, a lienholder may:
15	(A) Record the lien on the manufacturer's certificate of
16	origin;
17	(B) Record the lien on an existing certificate of title; or
18	(C) File with the Revenue Division of the Department of
19	Finance and Administration a certified copy of the instrument creating and
20	evidencing the lien or encumbrance.
21	(2) The lienholder shall remit a fee in the amount of one dollar
22	(\$1.00) for each lien filed.
23	(3) The recording or filing shall constitute constructive notice
24	of the lien against the motorboat described therein to creditors of the
25	owner, subsequent purchasers, and encumbrancers, except those liens that are
26	by law dependent upon possession.
27	(4) A photocopy of the manufacturer's certificate of origin or of
28	an existing certificate of title, showing the lien recorded thereon and
29	certified as a true and correct copy by the party recording the lien, shall
30	be sufficient evidence of the recording.
31	(b)(1)(A) The lien shall be deemed perfected and the constructive
32	notice shall be effective from the date of the execution of the instrument
33	creating and evidencing the lien or encumbrance if it is filed as authorized
34	in this section within thirty (30) days after the date of the execution
35	thereof.
36	(B) If the instrument is filed more than thirty (30) days

after the date of the execution thereof, the lien shall be deemed perfected 1 2 and the constructive notice shall date from the time of the filing of the 3 instrument. 4 (2) However, the filing of a lien under this section by the 5 lienholder and the payment of the required fee shall in no way relieve any 6 person of the obligation of paying the fee required by law for filing a lien 7 to be evidenced on a certificate of title of a motorboat. 8 9 27-101-1019. Methods exclusive — Exception. 10 (a) The methods provided in this subchapter of giving constructive 11 notice of a lien or encumbrance upon a motorboat shall be exclusive except as 12 to liens dependent upon possession. (b) Any lien, or encumbrance, or title retention instrument filed as 13 provided in this subchapter, and any documents evidencing them, are exempted 14 15 from the provisions of law which otherwise require or relate to the recording or filing of instruments creating or evidencing title retention or other 16 17 liens or encumbrances upon motorboats. 18 19 27-101-1020. Misdemeanor and penalty. 20 (a) It is a Class C misdemeanor for any person to fail or neglect to 21 enter the transferee's name on a properly endorsed certificate of title or 22 fail or neglect to properly endorse and deliver a certificate of title to a 23 transferee or owner lawfully entitled to the certificate of title. (b) A person found to be in possession of a motorboat with an 24 25 improperly assigned certificate of title that fails to identify the 26 transferee shall immediately establish ownership of the motorboat, register 27 the motorboat with a certificate of number, and pay all required fees and 28 penalties. 29 30 27-101-1021. Obligations of transferee. (a)(1) The transferee of a motorboat shall apply for, or cause to be 31 32 applied for, a registration with a certificate of number under § 27-101-304 33 and the issuance of a certificate of title under this subchapter within thirty (30) days after the date of the release of lien by a prior lienholder, 34 as provided in § 27-101-1024, or thirty (30) days after the date of the 35 36 transfer if no lien exists.

1	(2) A motorboat shall not be operated upon the waters of this
2	state for more than thirty (30) days after the release of lien by a prior
3	lienholder as provided in § 27-101-1024, or thirty (30) days after the
4	transfer date if no lien exists, unless a valid registration with a
5	certificate of number and certificate of title have been issued under this
6	chapter.
7	(b) A transferee shall at the same time present the certificate of
8	title, properly endorsed and assigned, to the Office of Motor Vehicle and
9	apply for and obtain a new certificate of title for the motorboat, except as
10	otherwise provided in § 27-101-1022.
11	(c)(l)(A) It is unlawful for a dealer or other person who sells or
12	finances the purchase of a motorboat subject to registration with a
13	certificate of number in this state to use a title retention note to secure
14	his or her interest in the motorboat.
15	(B) As used in this section, a "title retention note" means
16	any instrument that grants the purchaser the right to possession and use of
17	the motorboat, but withholds assignment of ownership on the existing
18	certificate of title and its delivery to the purchaser, until full payment
19	has been made by the purchaser, which makes it impossible for the purchaser
20	to comply with subsection (b) of this section.
21	(2) It shall be a Class C misdemeanor for a motorboat dealer or
22	other seller to fail to comply with this subsection.
23	(d) This section is not intended to limit the rights of a lienholder to
24	perfect or record his or her security interest in a motorboat as provided
25	under §§ 27-101-1014 and 27-101-1019.
26	
27	27-101-1022. Transfer by operation of law.
28	(a) Whenever the certificate of title or interest of an owner in or to
29	a registered motorboat is transferred to another person by a method other
30	than voluntary transfer, the registration and certificate of title of the
31	motorboat shall expire, and the motorboat shall not be operated upon the
32	waterways of this state for more than thirty (30) days after the date of
33	transfer.
34	(b)(1) Upon transfer, the new owner shall secure a new registration
35	with a certificate of number under § 27-101-304 and a new certificate of
36	title under this subchapter, if the new owner submits to the Office of Motor

1	<u>Vehicle:</u>
2	(A) The application and documents required to be submitted
3	with the application;
4	(B) Payment of all required fees;
5	(C) Presentation and surrender of the last certificate of
6	title;
7	(D) Evidence that the lien or encumbrance was previously
8	recorded in this state; and
9	(E) The instruments or documents of authority, or certified
10	copies of the instruments or documents of authority, as may be sufficient or
11	required by law to evidence or effect a transfer of certificate of title or
12	interest in or to chattels in this case.
13	(2)(A) If the motorboat to be registered with a certificate of
14	number and titled was previously registered with a certificate of number in a
15	jurisdiction other than Arkansas and if the name of the new owner as
16	lienholder is not shown on the existing certificate of title, a certificate
17	of title shall not be issued to the new owner under this section.
18	(B) Instead, the new owner may secure a new registration
19	and certificate of title by obtaining an order issued by a court of competent
20	jurisdiction directing issuance of the new registration with certificate of
21	number and certificate of title.
22	(3) The new owner, upon transferring his or her certificate of
23	title or interest to another person, shall execute and acknowledge an
24	assignment and warranty of title upon the certificate of title previously
25	issued, if available, and deliver it, as well as the documents of authority
26	or certified copies of the documents of authority, as may be sufficient or
27	required by law to evidence the rights of the person, to the person to whom
28	the transfer is made.
29	
30	27-101-1023. Assignment without consent of owner.
31	(a) A person holding a lien or encumbrance upon a motorboat, other than
32	a lien dependent solely upon possession, may assign his or her certificate of
33	title or interest in or to the motorboat to a person other than the owner
34	without the consent of the owner, and without affecting the interest of the
35	owner or the registration with certificate of number of the motorboat, but in
36	this event, he or she shall give to the owner a written notice of the

1 assignment. 2 (b) The Office of Motor Vehicle, upon receiving a certificate of title, 3 along with all required fees, assigned by the holder of a lien or encumbrance 4 shown thereon and giving the name and address of the assignee, shall issue a 5 new certificate of title as upon an original application. 6 7 27-101-1024. Release of lien by lienholder - Disclosure of information. 8 (a) As used in this section, "final payment" means an item is paid when 9 a payee bank or person has: 10 (1) Paid for the item in cash; 11 (2) Settled for the item without having a right to revoke the 12 settlement under statute, clearinghouse rule, or agreement; or 13 (3) Made a provisional settlement for the item and failed to 14 revoke the settlement in the time and manner permitted by statute, 15 clearinghouse rule, or agreement. 16 (b) For purposes of this section, a lien or encumbrance is satisfied 17 when the lienholder receives final payment. 18 (c)(1) Upon the satisfaction of any lien or encumbrance on a motorboat 19 for which the certificate of title is in the possession of the lienholder, 20 the lienholder shall within ten (10) business days from the date of receipt 21 of final payment execute a release of the lien or encumbrance in the space 22 provided in the certificate of title, or as the Office of Motor Vehicle 23 prescribes, and mail or deliver the certificate of title and the release of 24 lien or encumbrance to the next lienholder named in the certificate of title 25 or, if none, to the owner or to any person who delivers to the lienholder an authorization from the owner to receive the certificate of title. 26 27 (2) Upon the satisfaction of a lien or encumbrance on a motorboat 28 for which the certificate of title is in the possession of a prior <u>lienholder</u>, the <u>lienholder</u> whose <u>lien</u> or encumbrance is paid in full shall 29 within ten (10) business days of receipt of final payment execute a release 30 of lien or encumbrance in the form the office prescribes and deliver the 31 release of lien or encumbrance to the owner or to any person who delivers to 32 the lienholder an authorization from the owner to receive it. 33 34 (d) A lienholder named in a certificate of title shall upon written 35 request of the owner or of another lienholder named on the certificate of

title disclose any pertinent information as to his or her security agreement

36

1	and the indebtedness secured.
2	(e)(1) A lienholder who fails to comply with subsection (c) of this
3	section shall pay to the person or persons satisfying the lien or encumbrance
4	twenty-five dollars (\$25.00) for the first five (5) business days after
5	expiration of the time period prescribed in subsection (c) of this section,
6	and the payment shall double for each five (5) days thereafter in which there
7	is continued noncompliance, up to a maximum of five hundred dollars (\$500)
8	for each lien.
9	(2) If delivery of the certificate of title is by mail, the
10	delivery date is the date of the postmark for purposes of this subsection.
11	
12	27-101-1025. Reregistration and issuance of a new title — Filing.
13	(a) When satisfied as to the genuineness and regularity of the transfer
14	of a motorboat and of the right of the transferee to receive a new
15	$\underline{\text{registration and certificate of title under this chapter, the Office of }\underline{\text{Motor}}$
16	Vehicle shall reregister the motorboat under § 27-101-304 and issue a new
17	certificate of title under this subchapter as upon an original application.
18	(b) The request for reregistration and issuance of a new certificate of
19	title shall be accompanied by:
20	(1) A properly endorsed certificate of title;
21	(2) A completed application for registration and certificate of
22	title as required in this chapter;
23	(3) If applicable, proof the motorboat or personal watercraft is
24	covered by a liability insurance policy issued by an insurance company
25	authorized to do business in this state;
26	(4) Payment of all required fees; and
27	(5) Any other documents that may be required by the office.
28	(c) The office shall:
29	(1) Retain and appropriately file every surrendered certificate
30	of title; and
31	(2) Maintain the file required under subdivision (c)(l) of this
32	section to permit the tracing of the certificate of title.
33	
34	27-101-1026. Transferor not liable for negligent operation.
35	(a) The owner of a motorboat who has made a bona fide sale or transfer
36	of his or her certificate of title or interest and who has delivered

1	possession of the motorboat to the purchaser or transferee is not liable for
2	any damages resulting from negligent operation of the motorboat by another
3	person.
4	(b) The selling or transferring owner, upon delivery of possession of
5	the motorboat, is not liable for any damage or negligence if the selling or
6	transferring owner:
7	(1) Delivers the certificate of title, properly endorsed and
8	dated with the date of the endorsement, to the purchaser or transferee;
9	(2) Delivers to the Office of Motor Vehicle or placed in the
10	United States mail, addressed to the office, the notice as provided in § 27-
11	101-1027; or
12	(3) Delivers to the office or places in the United States mail,
13	addressed to the office, the appropriate documents and fees for registration
14	of the motorboat to the new owner under the sale or transfer.
15	
16	27-101-1027. Notice of sale or transfer.
17	(a) Whenever the owner of a motorboat registered with a certificate of
18	number under this chapter sells or transfers the certificate of title or
19	interest in and delivers possession of the motorboat to another person, the
20	owner may notify the Office of Motor Vehicle of the sale or transfer.
21	(b) The notice shall provide the following information:
22	(1) The date of the sale or transfer;
23	(2) The name and address of the owner and of the transferee;
24	(3) The hull identification number;
25	(4) The identifying number assigned to the motorboat under § 27-
26	<u>101-301 et seq.</u> ;
27	(5) A description of the motorboat; and
28	(6) Any other information that may be required by the office.
29	
30	27-101-1028. Time requirements for payment of lien or encumbrance.
31	(a) As used in this section:
32	(1) "Customer" means a person who trades in or otherwise provides
33	a motorboat to a motorboat dealer for resale;
34	(2) "Motorboat dealer" means a recognized motor boat dealer; and
35	(3) "Subsequent purchaser" means a person who buys the motorboat
36	that was provided to the motorboat dealer as a trade-in or for resale by the

1	customer.
2	(b)(1) If a motorboat dealer takes possession of a motorboat for
3	purposes of resale and there is an outstanding lien or encumbrance on the
4	motorboat, the motorboat dealer shall in good faith tender full payment on
5	the outstanding lien or encumbrance within ten (10) business days after the
6	motorboat dealer takes possession of the motorboat from the customer.
7	(2) This time period may be shortened if the customer and the
8	motorboat dealer agree to a shorter time period.
9	(c)(1) If the motorboat dealer fails to act in good faith in tendering
10	full payment for the outstanding lien or encumbrance within ten (10) business
11	days or within the time period agreed to by the motorboat dealer and the
12	customer under subdivision (b)(2) of this section, the customer shall have an
13	absolute right to cancel the contract for sale between the customer and the
14	motorboat dealer.
15	(2) If the contract for sale is canceled under subdivision (c)(1)
16	of this section, the motorboat dealer shall be responsible for late fees,
17	finance charges, or any financial penalty that is required to be made by the
18	customer as part of the existing lien or encumbrance.
19	(d)(1) If the motorboat dealer sells the motorboat to a subsequent
20	purchaser without first tendering full payment for the outstanding lien or
21	encumbrance, the subsequent purchaser who buys the motorboat subject to the
22	existing lien or encumbrance shall have an absolute right to cancel the
23	contract for sale between the subsequent purchaser and the motorboat dealer.
24	(2) If the contract for sale is canceled under subdivision (d)(1)
25	of this section, the motorboat dealer shall be responsible for late fees,
26	finance charges, or any financial penalty that is required to be made by the
27	subsequent purchaser as part of the existing lien or encumbrance.
28	
29	27-101-1029. Fees.
30	(a) Except as otherwise provided, all fees required under this chapter
31	shall be paid to the Office of Motor Vehicle.
32	(b) The following fees are charged under this subchapter by the
33	Director of the Department of Finance an Administration:
34	(1) Certificate of title with beneficiary processing
35	Fee\$10.00
36	(2) Duplicate title fee 2.00

1	(3) Lien filing fee 1.00
2	(4) Lien notation fee
3	(5) Title application fee 8.00
4	(6) Hull identification fee
5	
6	27-101-1030. Rules.
7	The Director of the Department of Finance and Administration may
8	promulgate rules for the administration of this subchapter.
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11	/s/B. Sample
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