# Table of Contents

39.02.42 – Temporary Vehicle Registration  
*When Proof of Ownership Is Insufficient*

<table>
<thead>
<tr>
<th>Section</th>
<th>Title</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>000.</td>
<td>Legal Authority.</td>
<td>2</td>
</tr>
<tr>
<td>001.</td>
<td>Title And Scope.</td>
<td>2</td>
</tr>
<tr>
<td>002.</td>
<td>-- 099. (Reserved)</td>
<td>2</td>
</tr>
<tr>
<td>100.</td>
<td>Insufficient Proof Of Ownership Includes.</td>
<td>2</td>
</tr>
<tr>
<td>101.</td>
<td>-- 199. (Reserved)</td>
<td>2</td>
</tr>
<tr>
<td>200.</td>
<td>Procedure.</td>
<td>2</td>
</tr>
<tr>
<td>201.</td>
<td>-- 999. (Reserved)</td>
<td>3</td>
</tr>
</tbody>
</table>
39.02.42 – TEMPORARY VEHICLE REGISTRATION
WHEN PROOF OF OWNERSHIP IS INSUFFICIENT

000. LEGAL AUTHORITY.
This rule is adopted under the authority of Sections 49-501, 49-507 and 49-523, Idaho Code. (12-26-90)

001. TITLE AND SCOPE.
This rule is titled IDAPA 39.02.42, “Temporary Vehicle Registration When Proof of Ownership is Insufficient,” and provides for temporary vehicle registration when the applicant does not have sufficient proof of ownership. This rule does not apply to Idaho licensed dealers, non-residents of Idaho; or owners and/or operators of non-Idaho based commercial vehicles operated in interstate commerce under the various proportional registration plans or agreements with other states of which Idaho is a participant. (12-26-90)

002. -- 099. (RESERVED)

100. INSUFFICIENT PROOF OF OWNERSHIP INCLUDES.

01. Vehicle Record. The vehicle for which record of ownership is unavailable; (12-26-90)
02. Title. The applicant does not have the title from the previous owner; (12-26-90)
03. Release of Interest. The previous owner of record has not released interest in the title; (12-26-90)
04. Bill of Sale. The possessor has the unreleased title but does not have a bill of sale to support transfer of ownership; (12-26-90)
05. Vehicle Identification Number. The title vehicle identification number (VIN) and the VIN on the vehicle do not match (except for obvious typographical errors); or (12-26-90)
06. Documentation for Component Part. Component parts of a homemade, reconstructed or specially constructed vehicle cannot be documented. (12-26-90)

101. -- 199. (RESERVED)

200. PROCEDURE.

01. Conditional Registration. “Registration Only” (conditional registration until titling requirements are met) may be processed for a one (1) year period without benefit of title. (12-26-90)
02. Altered VINs. “Registration Only” shall not be issued on vehicles with altered VINs, vehicles confirmed as stolen or vehicles where there is a recorded and unpaid lien. (12-26-90)
03. Conditional Registration Procedure. “Registration Only” procedure is as follows: (12-26-90)

a. VIN Inspection: The vehicle must be inspected by an agent of the county assessor’s office or a city, county or state peace officer. The inspecting officer will verify the identification number and provide the applicant with a signed inspection form containing the vehicle description, other pertinent information and recommendations. If the VIN has been altered or is missing, the officer may ask for the assistance of a motor vehicle investigator before issuing the VIN inspection. (12-26-90)

b. Indemnifying Affidavit. The “Registration Only” applicant must complete an indemnifying affidavit explaining how and where the vehicle came into his/her possession, and why proper documentation is not available. The indemnifying affidavit must be signed in the presence of the county assessor or deputy assessor, and must fully indemnify and save harmless the department. (12-26-90)
c. Registration of the Vehicle: The vehicle can be registered for one (1) year. The title block of the registration document will show “Registration Only” in bold letters. The applicant must obtain adequate proof of ownership prior to the end of the tenth (10th) month of the registration period to allow adequate time for title processing. The one (1) year “Registration Only” period shall not be extended. (12-26-90)

d. The county shall hold the VIN inspection and the indemnifying affidavit in file until the applicant complies with requirements in Subsection 200.04. (12-26-90)

04. Applicant Responsibility. By the end of the tenth (10th) month of the “Registration Only” period, the applicant must present a properly executed title and bill of sale for the vehicle or apply for a bonded title. (12-26-90)

05. Action by the County Assessor. When the applicant has complied with Subsection 200.04, the county assessor shall remove the VIN inspection and indemnifying affidavit from file; prepare an Application for Title; and submit the application form with the title, bill of sale, indemnifying affidavit and VIN inspection for title processing. (12-26-90)

06. Proof of Ownership. If the applicant cannot prove ownership within the one (1) year “Registration Only” period, no further registration (permanent or temporary) will be issued until after the title requirement is met. (12-26-90)

07. Abandoned Vehicles. “Abandoned Vehicles” as provided for in Chapter 18, Title 49, Idaho Code, must be processed in accordance with abandoned vehicle statutes and are not affected by this rule. (12-26-90)

201. -- 999. (RESERVED)
Subject Index

I
Insufficient Proof Of Ownership
  Includes 2
    Documentation for Component
      Part 2
    Release of Interest 2
    Title 2
    Vehicle Identification Number 2
    Vehicle Record 2

L
Legal Authority 2

P
Procedure 2
  Abandoned Vehicles 3
  Action by the County Assessor 3
  Altered VINs 2
  Applicant Responsibility 3
  Conditional Registration 2
    Conditional Registration
      Procedure 2
    Proof of Ownership 3

T
Title & Scope 2