Application for Lien Code Assignment and/or Enrollment/Change in Electronic Lien System

| This form is to be used by financial institution Lien System (ELS), or to modify an ELS acc | | | • | | stration's (MVA | A) Electronic |
|--|--|--|--------------------------|-------------------------------|------------------|-------------------|
| This application is for (check appropriate box ☐ Enrollment in ELS Program – (Complete sox ☐ Change of Financial Institution Address – ☐ Change of Financial Institution/Lien Holder (Complete sections A & B) ☐ Merge lien code (Complete section A & B) | ections A, B & C) (Complete sections A & B) r Name – | □ Change of Vendor/Service Provider – (Complete sections A, B & C) B) □ Removal from ELS Program – (Complete sections A, B & C) □ Lien code assignment (Complete sections A & B) | | | | |
| | | | | | | |
| A ACTION REQUESTED - To Be | | | | | | |
| In making application for a lien code and/or | | | | | | |
| A. The lien holder making application has Regulation, License No. | a Maryland lender's license | e or sales financ | ce license issued l | by the Comr | nissioner of Fir | nancial |
| B. The lien holder making application is exem ☐ Bank ☐ National Banking Association ☐ Licensed Dealer (a seller of goods or seller) | n □ Trust Company □ Sa | avings Bank □ | l Savings and Loa | n Associatio | on 🗆 Credit U | |
| C. \square The lien holder is otherwise exempt from | om licensure by the comissi | oner of Financi | al Regulation | | | |
| D. The lien holder would like to $\ \square$ merge | ☐ delete the following | g lien codes: | | | | |
| | | | | | | |
| | | | | | | |
| The above lien codes shall be merged into the B LIEN HOLDER INFORMATION | | By Financia | I Institution/L | ien holde | er | |
| Name of Financial Institution/Lien holder | · | | FEIN | | ABA Num | ber |
| Physical Address | City or Town | State | Zip C | Zip Code LIEN CODE (if alread | | already assigned) |
| Mailing Address | City or Town | State | Zip C | Zip Code | | |
| Name of Authorized Representative: (please | print) Car | pacity: | Signature of A | uthorized R | epresentative | below: |
| (h | | | 0.9 | | | |
| Email Address: | Telephone Number: | Date: | | MVA USE ONLY | | |
| | | | | Lien code assigned | | |
| Name of ELS Vendor/Service Provider: | | | | " - | | |
| | | | | Operator # _ | | Date |
| C ELS VENDOR/SERVICE PROV | IDER AUTHORIZATION | ON – To Be (| Completed By | ELS Ven | dor/Service | e Provider |
| ELS Contract Authorized By: (Printed Name) | (Signature) | | | Capacity | | |
| Email Address of Contact Person: | Telephone Numl | E | Enrollment/Removal Date: | | | |
| | | | | ☐ Start ☐ End | | |

- Financial institutions must complete Sections A and B, then forward this form to the selected vendor/service provider.
- Please email completed forms to mvaelsinfo@mdot.state.md.us. This completed
 application must be submitted to the MVA by the authorized ELS vendor/service provider named in Section C, unless
 this request is for an assigned lien code only.

Participating lien holders agree to the following conditions and requirements:

- The lien holder must contract with one of MVA's approved ELS service providers for transmission of all vehicle and title data.
- The lien holder must provide the lien code assigned by MVA, to all loan recipients and automotive dealers utilizing selected lien holder services. The lien holder must work directly with the contracted service provider's Help Desk to resolve all ELS discrepancies and data transmission issues. The lien holder must protect the confidentiality of the information and data to which the lien holder has access. At no time will the lien holder furnish to any person, association or organization any vehicle or title data received from MVA without MVA's prior written consent. The lien holder has no proprietary rights to the information received from the MVA. The lien holder understands that MVA and its employees shall not be liable to the lien holder for any damages, costs, lost production or any other loss of any kind for failure of MVA's equipment, hardware or software, or for the loss of consequential damages that are the result of any other type of failure. Authorization may be terminated by either party upon giving 30 days written notice to the other party. In the event of termination, MVA is released from any and all obligations to the lien holder.