



California Association of Licensed Repossessors "CALR" A Not-For-Profit Since 1961

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Individually we struggle to be heard - Collectively, we cannot be ignored



Law: Repossessed Vehicles are Exempt from Registration

VEHICLE CODE - VEH

DIVISION 3. REGISTRATION OF VEHICLES AND CERTIFICATES OF TITLE [4000 - 9808]

(Division 3 enacted by Stats. 1959, Ch. 3.)

CHAPTER 1. Original and Renewal of Registration; Issuance of Certificates of Title [4000 - 5506]

(Chapter 1 enacted by Stats. 1959, Ch. 3.)

ARTICLE 1. Vehicles Subject to Registration [4000 - 4023]

(Article 1 enacted by Stats. 1959, Ch. 3.)

4022.

A vehicle repossessed pursuant to the terms of a security agreement is exempt from registration solely for the purpose of transporting the vehicle from the point of repossession to the storage facilities of the reposessor, and from the storage facilities to the legal owner or a licensed motor vehicle auction, provided that the reposessor transports with the vehicle the appropriate documents authorizing the repossession and makes them available to a law enforcement officer on request.

(Added by Stats. 1995, Ch. 505, Sec. 38. Effective January 1, 1996.)

The above is for references only, please refer to the sections of the Vehicle Code or any changes that may have occurred since the publication of this document.

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