

Registered Importers Whose Registrations Have Been Revoked - Fiscal Years 2006 – 2016

Registered Importer Address	RI Number	Contact Number	Effective Date
US IMPORTING, LLC 6050 BIRCH RD FLINT, MI 48507	05-340	810-244-0909	June 1, 2016
U.S. Drive Right 2002 Elwood Spring Arbor, MI 49283	08-355	888-632-5936	March 18, 2013
Galena Chrysler 937 Galena Square Drive Galena, IL 61036	08-357	815-777-1777	March 9, 2011
PNT Registered Importer P.O. Box 565, 20 Kernan Road Oroville, WA 98844	98-180	509-476-3581	November 24, 2008
Barry Taylor Enterprises 110 South 23RD St., Suite E Richmond, CA 94804	01-280	510-235-3990	March 31, 2008
Motorex 15607 New Century Drive Gardena, CA 90248	99-229	310-523-2233	February 15, 2006
Registered Importer Corporation 301 Kinetic Drive, Bld 1, Ent 1 Oxnard, CA 93030	01-290	805-988-0065	December 15, 2005

Registered Importers Whose Registrations Have Been Suspended - Fiscal Year 2014

Registered Importer Address	RI Number	Contact Number	Effective Date
US Specs 121 Northway Drive Havre de Grace, MD 21078	03-321	443-502-2331	November 25, 2013

If the registration of a Registered Importer (RI) is revoked by NHTSA, the RI may no longer import motor vehicles that were not originally manufactured to comply with all applicable Federal motor vehicle safety standards (FMVSS). The revocation is permanent and NHTSA will deny registration to an applicant whose previous registration was revoked. If the registration of an RI is suspended by NHTSA, the RI may not import, during the period that the suspension is in effect, motor vehicles that were not originally manufactured to comply with all applicable Federal motor vehicle safety standards (FMVSS). 49 CFR 592.7(d)(1).

A suspension or revocation action does not relieve the RI of its duties with respect to vehicles imported prior to its registration being suspended or revoked. For any vehicle that the RI imported to which it has not affixed a certification label and for which it has not submitted a certificate of conformity under 49

CFR 592.6(d) as of the date of the suspension or revocation action, the RI must complete conformity work and affix a certification label and submit to NHTSA a complete conformity package within 120 days from the vehicle's date of entry. 49 CFR 592.7(d)(2). If the RI does not affix a certification label to the vehicle and submit to NHTSA a complete conformity package covering the vehicle, the RI must export the vehicle within 30 days from the date of the suspension or revocation action. 49 CFR 592.7(d)(3). For vehicles that the RI agreed to bring into conformity and for which it has not certified and furnished a certificate of conformity to NHTSA at the time of the suspension or revocation action, the RI must immediately notify the vehicles' owners, in writing, that its registration has been suspended or revoked. 49 CFR 592.7(d)(4).

In addition, although an RI's registration is suspended or revoked, the company has a continuing obligation to provide owners of vehicles for which it has furnished a certificate of conformity to NHTSA with notification of, and a remedy for, any defect related to motor vehicle safety or noncompliance with an applicable FMVSS that is found to exist in their vehicles. 49 CFR 592.6(i), 49 CFR 592.7(e).