

**From:** Veldran, Katherine  
**To:** Kevin A. Shwedo (kevin.shwedo@scdmv.net) <kevin.shwedo@scdmv.net>  
**Date:** 8/7/2014 4:04:42 PM  
**Subject:** FW: DMV

---

Please reference the email below.

Are you able to contact him to answer his questions and concerns?

Thank you,  
Katherine

---

**From:** McCoy Motors [mailto:mccoymotors@live.com]  
**Sent:** Wednesday, August 06, 2014 2:48 PM  
**To:** Veldran, Katherine  
**Subject:** DMV

Hey Katherine, thanks for looking at my email.

In 2012 I moved my pre-owned car dealership from Lancaster County to York county. At that time I received a new DMV inspector, she asked me to sign a separate form saying I would only sell cars at the location and nothing more. I asked her why, I was told because the location was so big. I asked did I currently meet the state requirements for getting a dealers license, she said yes. I said then issue my license, I refused to enter into a separate contract with the state of SC when it was not required.

Fast forward 2 1/2 years, now I have someone that would like to put a separate business in the very back of the business. The same DMV inspector told my wife that one of the business' would have to go, because the new one was not automotive related. However, as I read the SC DMV manual it says " The principal business conducted in the building by the dealer (except motorcycle dealers) must be the selling or exchanging of vehicles."

I don't think anyone will dispute that the "principal" business is selling vehicles.

Also on the SC DMV form DLA-1a (Requirements for Obtaining a Motor Vehicle Dealer or Wholesaler License) it says "The selling or exchanging of motor vehicles must be the principal business conducted from the location". Again anyone can tell that that is the principal business.

Thanks for your time  
Rob McCoy  
McCoy Motors LLC  
803-577-9779 cell