

**R877-23V-14. Dealer Identification of Fees Associated with Issuance of Temporary Permits
Pursuant to Utah Code Ann. Sections 41-3-301 and 41-3-302.**

(1) Only fees required by Title 41, Chapter 1a, may be identified as state-mandated fees.

(2) A dealer that charges the purchaser or lessee of a motor vehicle a fee for preparing or processing any state-mandated documents or services ("dealer documentary service fees") must, in addition to the requirements set forth in Subsection (1), prominently display a sign in the sales area on the dealer premises in a location that is readily discernable by all purchasers and lessees. The sign shall contain the language set forth in Subsection (2)(a).

(a) The (dealer documentary service fee) () as set forth in your contract represents costs ~~[and profit]~~ to the dealer for preparing and processing documents and other services related to the sale or lease of your vehicle. These fees are not set or ~~[state-mandated]~~ state-mandated by state statute or rule.

(b) The blank in Subsection (2)(a) may be wording selected by the dealer to describe the fee charged for document preparation and processing and other services, but must be, in all cases, the actual wording used in the dealer's contract of sale or lease agreement.