- RCW 46.12.610 Contaminated vehicles. (1) A local health officer may notify the department that a vehicle has been:
- (a) Declared unfit and prohibited from use as authorized in chapter $64.44\ \text{RCW}$ if the vehicle has become contaminated as defined in RCW 64.44.010;
- (b) Satisfactorily decontaminated and retested according to the written work plan approved by the local health officer.(2) The department shall brand vehicle records and certificates
- (2) The department shall brand vehicle records and certificates of title when it receives the notification from a local health officer as provided in subsection (1) of this section.
- (3) A person is guilty of a gross misdemeanor if he or she advertises for sale or sells a vehicle that has been declared unfit and prohibited from use by a local health officer if:
- (a) The person has knowledge that the local health officer has issued an order declaring the vehicle unfit and prohibiting its use; or
- (b) A notification has been placed on the certificate of title under subsection (2) of this section that the vehicle has been declared unfit and prohibited from use.
- (4) A person may advertise or sell a vehicle if a release for reuse document has been issued by a local health officer under chapter 64.44 RCW or a notification has been placed on the certificate of title under subsection (2) of this section that the vehicle has been decontaminated and released for reuse. [2010 c 161 § 308.]

Effective date—Intent—Legislation to reconcile chapter 161, Laws of 2010 and other amendments made during the 2010 legislative session —2010 c 161: See notes following RCW 46.04.013.