

Application for the Grant or Transfer of Vehicle Licence Road Traffic (Vehicles) Act 2012

ORIGINAL - OFFICE COPY

Vehicle Details (to be completed from ve	hicle licence	e papers)			
PLATE NUMBER					
	MAKE			MODEL	
DATE ACQUIRED	DUTIABLE VALU	JE		PURCHASE PR	ICE
	\$			\$	
				YEAR OF MANU	JFACTURE
VIN/CHASSIS NUMBER				ODOMETER RE	ADING
PREVIOUS LICENSED OWNER SURNAME	OTHER NAMES				
ADDRESS					POSTCODE
VEHICLE ACQUIRED FROM: SURNAME (PRINT ALL NAMES IN FULL)			OTHER NAMES		
ADDRESS					POSTCODE
Dealer's Details					
DEALERS TRADE NAME (OFFICIAL COMPANY STAMP)		DEALER'S RE	GISTERED NUME	BER	
		DEALER'S RE	GISTERED PREM	ISES NUMBER	
NAME OF BUSINESS					
RESIDENTIAL ADDRESS		SUBURB/TC	WN		POSTCODE
AUTHORISED OFFICER NAME					
Ι,	being an Author	rised Officer o	f the business	detailed above, d	lo hereby apply for the
GRANT TRANSFER of a vehicle licence for the mot	or vehicle descri	bed on this fo	rm.		
Dealer's Certificate/Declaration					
VEHICLE LICENCE DUTY EXEMPTION ON THE GRANT C (2) OR (3) OR 247(1) OF THE DUTIES ACT 2008.	OR TRANSFER C	OF A VEHICLE	LICENCE CAN	N BE MADE UND	ER SECTIONS 246(1),
This vehicle has been acquired solely for the purpose of (se	elect the application	able option be	elow):		
 i. Selling or re-selling the vehicle in the ordinary cours ii. Loaning the vehicle to a charitable organisation, a sellin. Demonstrating the vehicle to prospective purchasers iv. Using the vehicle as a service demonstrator vehicle 	chool for driver e s (not applicable	to vehicle lice	ence transfer).	r for other specif	ïed purposes.
If (ii) above has been selected, complete the appropriate so forward to the Commissioner of State Revenue, retaining a			-	ehicle Dealer's D	eclaration' (FDA37) and
I declare that:					
 the information on this form is to the best of my knowle 	dae and belief. t	rue and accur	ate:		

- while the dealer holds the licence, the vehicle will not be used for any purpose other than the purpose declared above; and •
- I will notify the Commissioner of State Revenue of any change in use of the vehicle within one month after the day on which . use of the vehicle changed.

I understand that under the Road Traffic (Administration) Act 2008 and Taxation Administration Act 2003, it is an offence to provide information that I know to be false or misleading.

SIGNATURE



Application for the Grant or Transfer of Vehicle Licence Road Traffic (Vehicles) Act 2012

DUPLICATE - DEALERS COPY

Vehicle Details (to be completed from ve	ehicle licend	ce papers)				
PLATE NUMBER						
	MAKE			MODEL		
/ /						
DATE ACQUIRED	L			L PURCHASE PF	RICE	
	\$			\$		
				L YEAR OF MAN	IUFACTURE	
VIN/CHASSIS NUMBER				ODOMETER R	EADING	
PREVIOUS LICENSED OWNER SURNAME	OTHER NAME	s				
		-				
ADDRESS					POSTCODE	
			OTHER NAM	FS		
VEHICLE ACQUIRED FROM: (PRINT ALL NAMES IN FULL)				20		
ADDRESS					POSTCODE	
Dealer's Details						
DEALERS TRADE NAME (OFFICIAL COMPANY STAMP)		DEALER'S RI	EGISTERED NU	MBER		
		DEALER'S RE	EGISTERED PRE	EMISES NUMBER		
		ENTITY NAME				
			<u> </u>			
NAME OF BUSINESS						
RESIDENTIAL ADDRESS		SUBURB/TO	NWC		POSTCODE	
AUTHORISED OFFICER NAME	1					
Ι,	being an Auth	orised Officer of	of the busines	s detailed above,	do hereby apply for the	
GRANT TRANSFER of a vehicle licence for the mo	otor vehicle desc	ribed on this fo	orm.			
Dealer's Certificate/Declaration						
VEHICLE LICENCE DUTY EXEMPTION ON THE GRANT (OR TRANSFER			AN BE MADE UNI	DER SECTIONS 246(1)	
(2) OR (3) OR 247(1) OF THE <i>DUTIES ACT 2008</i> .						
This vehicle has been acquired solely for the purpose of (s		cable option b	elow):			
 i. Selling or re-selling the vehicle in the ordinary cours ii. Loaning the vehicle to a charitable organisation, a s 		education for	philanthropic	or for other spec	ified purposes	
iii. Demonstrating the vehicle to prospective purchaser						
iv. \Box Using the vehicle as a service demonstrator vehicle	e (not applicable	to vehicle lice	nce transfer)			
If (ii) above has been selected, complete the appropriate s			-	Vehicle Dealer's [Declaration' (FDA37) and	
forward to the Commissioner of State Revenue, retaining	a copy for your	record keeping	g purposes.			
I declare that:the information on this form is to the best of my knowled	edge and belief	true and accu	rate:			
 while the dealer holds the licence, the vehicle will not l 	-			ose declared abo	ve; and	

I will notify the Commissioner of State Revenue of any change in use of the vehicle within one month after the day on which use of the vehicle changed.

I understand that under the Road Traffic (Administration) Act 2008 and Taxation Administration Act 2003, it is an offence to provide information that I know to be false or misleading.

SIGNATURE

DATE

IMPORTANT

A person who provides information to the Commissioner of State Revenue ('the Commissioner') knowing it to be false or misleading in a material particular commits an offence under the *Taxation Administration Act 2003*. The penalty for the offence is:

- (a) \$20,000 and
- (b) three times the amount of duty that was avoided or might have been avoided if the false or misleading information had been accepted as true.

If a vehicle in respect of which an exemption has been granted under section 246(1), (2), (3) or 247(1) of the *Duties Act 2008* is used for a different purpose referred to in section 246(1), (2), (3) or 247(1), the dealer must notify the Commissioner within one (1) month after the day on which the use of the vehicle changed. It is an offence not to notify the Commissioner, for which the maximum offence penalty is \$5,000.

If a vehicle in respect of which an exemption has been granted under section 246(1), (2), (3) or 247(1) of the *Duties Act 2008* is used for a purpose other than a purpose referred to in section 246(1)(a), (2)(a) or (3)(a) or 247(1)(a), the dealer must notify the Commissioner within one (1) month after the day on which the use of the vehicle changed. It is an offence to use a vehicle that has been granted an exemption under section 246(1)(a), (2)(a), (3)(a) or 247(1)(a), the *Duties Act 2008* for other purposes, with the exception of minor incidental purposes, unless the Commissioner is notified. The maximum offence penalty is \$20,000.

Notify the Commissioner using form:

- FDA34 'Change of Use: Exempt to Non-exempt Purposes' if an exempt vehicle is no longer used for an exempt purpose; or
- FDA37 'Loan Vehicle Dealer's Declaration' if the vehicle was exempt as a stock, demonstrator or service demonstrator vehicle and its use changes to a loan vehicle used for certain charitable, philanthropic and driver training purposes.

If a dealer notifies the Commissioner of the change in use, the exemption will be removed and duty will be charged on the dutiable value of the vehicle at the time of the change in use.

If a dealer does not notify the Commissioner of the change in use, the exemption will be removed and duty will be charged on the dutiable value of the vehicle at the time the grant or transfer of the licence was exempted. Penalty tax equal to the amount of duty payable will also be charged.

For further information, please contact RevenueWA at www.osr.wa.gov.au or phone (08) 9262 1100.