Terms and Conditions - Euro Series Plates

The following conditions apply.

- 1. Euro series plates cannot be affixed to a taxi, omnibus or any other vehicle, which requires specific identifying number plates.
- 2. Payment in full is required on application.
- 3. The plates displaying manufacturer logos can only be fitted to vehicles of the same make.
- 4. The successful applicant will be issued with a Certificate of Right to Display and Trade. The plates however, always remain the property of the Director General of Transport.
- 5. The person entitled to the Certificate of Right to Display and Trade the plates may sell that right. The vendor of the Certificate of the Right to Display and Trade and the purchaser are obliged to complete a transfer form and notify the Director General of Transport.
- 6. A sale can take place at any price to any individual or corporation, but the Certificate of Right to Display and Trade the plates must be transferred in accordance with the Road Traffic (Licensing) Regulations 1975.
- 7. The Department of Transport provides no guarantee that designs or design features will be available in the future.
- 8. Where design features are no longer available, remake applications will be produced in the design features last available for that plate series.
- 9. It is the responsibility of the person entitled to the Certificate of Right to Display and Trade the euro plates ("the plates") to ensure that the plates are fixed to the vehicle in a secure manner, and that the drilling of any holes in, or the affixing of bolts or screws to, the plates for the purposes of fixing the plates to the vehicle, does not affect the appearance of the registration number, including having any effect whatsoever on any of the numbers, letters or symbols on the plates.
- 10. The person entitled to the Certificate of Right to Display and Trade the plates is responsible for any damage to the plate that occurs during the attaching process, including the cost of replacement of the plates, if this is required.
- 11. Plates not attached to a Western Australian licensed vehicle must be stored at a Licensing Centre or Licensing Agent on behalf of the Director General, and a storage fee for each year or part thereof charged to the person entitled to the Right to Display and Trade the plates.
- 12. The Director General reserves the right to refuse any application he considers to be or may be perceived to be:
 - a. Offensive;
 - b. Contentious;
 - c. Of a sensitive nature;
 - d. In breach of any trade mark; or
 - e. For any other reason.
- 13. The applicant warrants that the character combination applied for in no way infringes any third party's intellectual property rights. The applicant indemnifies the Director General and the State in the event of any third party claims for breach of trademark arising from the use of the plate.