



When blank, this form is classed as OFFICIAL, when completed, this form is classed as OFFICIAL SENSITIVE

If the vehicle is being licensed into a dealership, a FDA36 form must be completed and attached.

Section A must be completed in full:

- If the vehicle owner is a body corporate, the full registered name must be shown.
- If the vehicle is jointly owned, a Proof of Identity Nominated Owner/Vehicle Licence Holder (VL186) form must be completed.
- Must be signed by the applicant or applicant's agent (selling Dealership can not sign as the applicant's agent).
- Must be completed, irrespective of whether vehicle licence duty is to be paid.

Section B

- Must be signed by an authorised representative or agent of the selling Dealership, as endorsed on the dealers Bulk Licensing Nomination/Permit (E177) form.

APPLICATION FOR VEHICLE LICENCE (Section A)

ORGANISATION/COMPANY (CORPORATION)

ORGANISATION CODE

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AUSTRALIAN COMPANY NUMBER (ACN)

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FAMILY NAME

I,

FIRST NAME/S

DRIVER'S LICENCE NUMBER

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DATE OF BIRTH

		/			/				
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PHONE NUMBER

EMAIL ADDRESS

RESIDENTIAL ADDRESS

SUBURB

STATE

W	A
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 POST CODE

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POSTAL ADDRESS

SUBURB

STATE

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 POST CODE

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Will this vehicle be kept primarily in WA? ☐ YES ☐ NO

hereby make application for the grant of vehicle licence in the above name

NAME OF ORGANISATION/COMPANY REPRESENTATIVE

SIGNATURE OF APPLICANT (OR APPLICANT'S AGENT)

DATE

		/			/				
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(Section A) CONTINUED

I purchased the vehicle described in Section C for (if not purchased mark N/A)
PURCHASE PRICE (SEE DEFINITIONS OVERLEAF)

\$

The DUTIABLE VALUE (SEE DEFINITIONS OVERLEAF) of this vehicle at the date of application is

\$

WARNING: A purchaser who understates the purchase price or dutiable value of a vehicle commits an offence under the *Duties Act 2008* and is liable to a penalty of \$20,000. The purchaser is also liable for the payment of the amount of the shortfall of vehicle licence duty to the extent of the amount understated, together with a penalty of 100% of that amount.

SIGNATURE OF DECLARANT

DECLARED AT

DATE

		/			/				
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DECLARATION OF SELLER/DEALER (Section B)

The *Duties Act 2008* requires a dealer that sells a new vehicle, within seven days after the day of the sale, give a statement to the CEO signed by the dealer setting out the purchase price of the vehicle and the dealer's estimate of the dutiable value of the vehicle at the time the vehicle was sold.

FAMILY NAME

I,

FIRST NAME

DEALERSHIP

of

sold the vehicle described below to

FAMILY NAME/ORGANISATION/COMPANY (CORPORATION)

FIRST NAME/S

PURCHASE PRICE

\$

DUTIABLE VALUE ESTIMATE

\$

SIGNATURE OF DECLARANT

DECLARED AT

DATE

		/			/				
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WARNING: A seller who understates the purchase price or dutiable value of a vehicle commits an offence under the *Duties Act 2008* and is liable to a penalty of \$20,000. The seller is also liable for the payment of the amount of the shortfall of vehicle licence duty to the extent of the amount understated, together with a penalty of 100% of that amount.

DETAILS OF VEHICLE (Section C)

AGGREGATE	MANUFACTURER GVM

CERTIFICATION (Section D)

FOR AND ON BEHALF OF

(OFFICIAL STAMP OF DEALERSHIP)

DEALER USE ONLY

PLATE NUMBER								

IMPORTANT INFORMATION

The dutiable value of other vehicles that are not new vehicles is the amount for which the vehicle might reasonably be sold, free of encumbrance, in the open market. This is generally the purchase price of the vehicle where the parties are unrelated and unaffiliated (independent parties). The dutiable value includes the value of any accessories fitted onto the vehicle at the time of licence grant or transfer.