



ORIGINAL - OFFICE COPY

VL12

Application to License a Vehicle or Transfer a Vehicle License
Motor Vehicle Dealers
Road Traffic Act 1974

VEHICLE DETAILS (Details to be completed from vehicle licence papers)

Plate Number: 1ABY678, Date Acquired: 18/10/2016, Dealers Reg'd Premises No.: 765432, Dealers Registered No.: 2 (A0001), Make: Holden, Model: Commodore, Year of Manufacture: 2005, License Expiry Date: 17/10/2020, Odometer Reading: 123,467, Engine Number: 9869058908, Chassis Number/VIN: 345345345345

Previous Licenced Owner Surname: Dealership, Other Names: ABit, Dealers Trade Name: ABit Dealership, Entity Name, Address: Unit 1 51/53 Kewdale Kewdale WA 6105, Vehicle Acquired From, Other Name: ABit, Address: Unit 1 51/53 Kewdale Road Kewdale WA 6105

Dealer's Certificate

VEHICLE LICENCE DUTY EXEMPTION ON THE GRANT OR TRANSFER OF A VEHICLE LICENCE. SECTION 246(1) OR 246(2) OR 247(1) OF THE DUTIES ACT 2008.

Name of business: ABit Dealership (12345678)

Residential Address
Unit 1 51/53 Kewdale
Kewdale WA 6105

I Administrator

being an Authorised Officer of the above business, do hereby certify that the motor vehicle described above, for which an application is being made for a licence/the transfer of a licence, under Part II of the Road Traffic (Vehicles) Act 2012, has been acquired solely for the purpose of (select the applicable option below):

- Selling or re-selling the vehicle in the ordinary course of business;
Demonstrating the vehicle to the prospective purchasers;
Loaning the vehicle to charitable organisations, to schools for driver education, for philanthropic or for other specified purposes;
Acquiring the vehicle under a hire purchase or leasing agreement for re-sale or disposal; or
Taking possession of the vehicle that is the subject of a mortgage, charge, hire purchase or leasing agreement for re-sale or disposal.

(If (iii) above has been selected, please complete the appropriate section in the 'Loan Vehicle Dealer's Declaration- Approved Form', and forward to the Commissioner of State Revenue and retain a copy for your record keeping purposes)

SIGNATURE OF AUTHORISED OFFICER:



DUPLICATE - DEALERS COPY

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Dealers Registered No. (Stock Number) 2 (A0001)	Make Holden	Model Commodore
Year of Manufacture 2005	License Expiry Date 17/10/2020	Odometer Reading 123,467
Engine Number 9869058908		
Chassis Number/VIN 345345345345		

Previous Licenced Owner Surname Dealership	Other Names ABit
Dealers Trade Name (Official Company Stamp) ABit Dealership	Entity Name
Address Unit 1 51/53 Kewdale Kewdale WA 6105	
Vehicle Acquired From (Print All Names in Full)	Other Name ABit
Address Unit 1 51/53 Kewdale Road Kewdale WA 6105	

Dealer's Certificate

VEHICLE LICENCE DUTY EXEMPTION ON THE GRANT OR TRANSFER OF A VEHICLE LICENCE. SECTION 246(1) OR 246(2) OR 247(1) OF THE DUTIES ACT 2008.

Name of business: ABit Dealership (12345678)

Residential Address
Unit 1 51/53 Kewdale
Kewdale WA 6105

I Administrator

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SIGNATURE OF AUTHORISED OFFICER: _____

IMPORTANT

A person who provides information to 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) or (2) or 247 (1) of the Duties Act 2008 ('Duties Act') is used for a different purpose referred to in section 246(1) or (2) or 247(1), the dealer must notify the Commissioner of State Revenue ('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) or (2) or 247 (1) of the Duties Act 2008 is used for a purpose other than a purpose referred to in section 246(1) or (2) 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 to use a vehicle that has been granted an exemption under section 246(1) or (2) or 247 (1) of the Duties Act for other purposes, with the exception of minor incidental purposes, unless the Commissioner is notified. The maximum offence penalty is \$20,000.

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 Office of State Revenue at www.osr.wa.gov.au or phone (08) 9262 1100.