

RECOVERY VEHICLE DECLARATION

RF111B

Article 3 of the Road Vehicles (Registration & Licensing) (Amendment) Regulations 1992 provides that a licensing authority must be satisfied that a vehicle is correctly taxed. In this regard, in order to tax a recovery vehicle, the owner must complete A or B below and submit:

- *A copy of the owner's Motor Trader/Recovery Insurance and additional proofs, if required, to satisfy the requirement that they are a Motor Trader, i.e. manufacturing, distributing, dealing in or repairing vehicles.*

A To be completed by the owner for single vehicles, i.e. tow trucks, etc.:

I hereby declare that vehicle registration number _____ of which I am the registered owner will be used exclusively in connection with the lifting, towing, and/or transporting of disabled vehicles.

B To be completed by the owner for combination vehicles, i.e. low loaders, etc.:

I declare that the following vehicle combination will be solely used as a "recovery vehicle" within the meaning of Section 22 of the Finance (No. 2) Act 1992, i.e. used exclusively in connection with the lifting, towing and/or transporting of disabled vehicles.

Registration Number of mechanically propelled vehicle: _____

Registration Number of separate trailer constituting low loader if appropriate: _____

I further declare that the above mechanically propelled vehicle will only be used in a public place in combination with the above low loader.

Signature of Registered Owner: _____ **Date:** _____

Name & Address of motor trader premises: _____

**** It is a serious offence to make a false declaration. A person convicted of making a false declaration in connection with an application for a licence may be subject to a monetary fine or to a prison term not exceeding 6 months or to both.*

The foregoing declaration was completed in my presence by the applicant:

Garda Signature: _____

Date: _____

GARDA STATION STAMP

DEARBHÚ MAIDIR LE FEITHICIL TARRTHÁLA

RF111B

Forálann Alt 3 de na Rialacháin um Fheithicilí Bóthair (Clárú agus Ceadúnú) (Leasú) 1992, nach mór don údarás ceadúnaithe a bheith sásta gur gearradh an cháin cheart ar fheithicil. Chuige sin, chun cáin a íoc ar fheithicil tarrthála, ní mór don úinéir A nó B thíos a chomhlánú agus an méid seo a leanas a chur ar fáil:

- *Cóip d'Árachas Trádálaí Gluaisteán/Tarrthála an úinéara, mar aon le cruthúnais eile má éilítear iad, chun an ceanglas nach mór gur Trádálaí Gluaisteán an t-úinéir, i.e. monarú, dáileadh, díol/ceannach nó deisiú feithicilí, a chomhlíonadh.*

A Le comhlánú ag an úinéir i gcás feithicilí aonair i.e. trucailí tarraingthe etc.:

Dearbhaím leis seo go ndéanfar an fheithicil darb uimhir chlárúcháin _____, ar mise a húinéir chláráithe, a úsáid go heisiach i dtaca le feithicilí díchumasaithe a thógáil, a tharraingt agus/nó a iompar.

B Le comhlánú ag an úinéir i gcás feithicilí cumaisc i.e. lódaí ísle etc.:

Dearbhaím go ndéanfar an fheithicil chumaisc seo a leanas a úsáid mar "fheithicil tarrthála" amháin, de réir bhri Alt 22 den Acht Airgeadais (Uimh. 2) 1992, i.e. go n-úsáidfear go heisiach í i dtaca le feithicilí díchumasaithe a thógáil, a tharraingt agus/nó a iompar.

Uimhir Chlárúcháin na feithicilí innealghluaiste: _____

Uimhir Chlárúcháin an leantóra ar leithligh arb é an lódaire íseal é, más cuí: _____

Dearbhaím freisin nach ndéanfar an fheithicil innealghluaiste thuas a úsáid in áit phoiblí ach amháin i gcumasc leis an lódaire íseal thuas.

Síniú an Úinéara Chláráithe: _____ Dáta: _____

Ainm agus Seoladh áitreabh an trádálaí gluaisteán: _____

*** *Is cion tromaí é dearbhú bréagach a dhéanamh. Má chiontaítear duine mar gheall ar dhearbhú bréagach a dhéanamh i dtaca le hiarratas ar cheadúnas, féadtar fíneáil airgid nó téarma príosúnachta suas go 6 mhí, nó an fhíneáil agus an téarma príosúnachta sin, a ghearradh air/uirthi.*

Rinne an t-iarratasóir an dearbhú sin roimhe seo a chomhlánú i mo láthair.

Síniú an Gharda: _____

Dáta: _____

STAMPA STÁISIÚN AN GHARDA