

NOTES

IMPORTANT

It is in the interest of the owner selling, trading-in or otherwise disposing of the vehicle to ensure that:

- (i) If the New Owner is a **Company** registered under the Companies Act (1963) the name and address of the Company as stated in its Certificate of Incorporation should be used and the signature must be that of the Managing Director or Secretary.
- (ii) If the New Owner is a **Private Firm** the name by which it is ordinarily known together with the full name(s) of the Owner/Partner(s) should be used and the signature must be that of the Owner/Partner.
- (iii) Form completed and sent to your local motor tax office as soon as possible.

OTHERWISE YOUR NAME WILL CONTINUE TO APPEAR AS THE REGISTERED OWNER OF THE VEHICLE AND YOU COULD BE HELD ACCOUNTABLE FOR PARKING OR OTHER OFFENCES INVOLVING THE VEHICLE.

'OWNER' IS THE 'KEEPER' AS DEFINED IN SECTION 130 OF THE FINANCE ACT, 1992 AND THE NEW OWNER AS STATED AT PART B OVERLEAF WILL BE RECORDED IN THE RECORDS ESTABLISHED UNDER SECTION 60 OF THE FINANCE ACT, 1993.

A. When to use this form

This form should be used when any person or body has sold, traded-in or otherwise disposed of a vehicle registered **before** 1st January 1993. The completed form must be sent to your local Motor Tax Office.

B. When NOT to use this form

Do NOT use this form if the vehicle was registered since 1st January 1993, in such case you must use the Vehicle Licensing Certificate (or form RF105 if the new owner is a motor dealer), which must be sent to the Department of the Environment, Heritage and Local Government, Vehicle Registration Unit, Shannon Town Centre, Co. Clare.

C. How to complete this form

Parts A and C of this form must be completed by the OWNER DISPOSING OF the vehicle. Part B of this form must be completed by the NEW OWNER ACQUIRING the vehicle.

D. What to do next

When the OWNER DISPOSING OF of the vehicle and the NEW OWNER have completed the form:

- The OWNER DISPOSING OF the vehicle should detach Part C of the form and hand it to the NEW OWNER.
- The NEW OWNER (**if not a motor dealer**) should enter his/her name and address in the "Next Owner" section of the vehicle's Registration Book.
- The OWNER DISPOSING OF the vehicle should IMMEDIATELY forward Parts A and B of this form WITH the Registration Book to the local Motor Tax Office **unless the NEW OWNER is Motor Dealer**.
- In cases where the NEW OWNER is a Motor Dealer, the OWNER DISPOSING OF the vehicle should IMMEDIATELY forward Parts A and B of this form to the local Motor Tax Office. HOWEVER, the Registration Book should NOT be sent to the Motor Tax Office, but should be handed to the Motor Dealer who should ensure that an authentic Garage Code (Garage Identity) is inserted in Part B of this form. Registration Book to be held by the Motor Dealer until the vehicle is sold on.

E. Registration Book Unavailable

Where the OWNER DISPOSING OF the vehicle is unable to provide the Registration Book an Application Form (RF134) for Replacement Documents should be completed and forwarded to the local Motor Tax Office with the appropriate fee.

Disclosure of Data

Computer data based on this document may be subject to disclosure under Section 60 of the Finance Act, 1993 (No. 13 of 1993) as amended by Section 86 of the Finance Act, 1994 (No. 13 of 1994) and regulations made thereunder. List of disclosees is registered with the Data Protection Commissioner REF 0721/A.

WARNING - PENALTIES

ANY PERSON INVOLVED IN THE TRANSFER OF OWNERSHIP OF A VEHICLE AND WHO FAILS TO CARRY OUT THE ABOVE INSTRUCTIONS IS LIABLE TO PROSECUTION AND POSSIBLE HEAVY PENALTIES.