

VEH 053

**GRANT TO PROMOTE THE USE OF
WHEELCHAIR ACCESSIBLE VEHICLES FOR
THE TRANSPORT OF PASSENGERS
2026**

Land Transport Directorate

✉: 80072393/25560000
✉: incentivesltd.tm@transport.gov.mt
🌐: www.transport.gov.mt



Please read carefully before completing the application form.

Before submitting this form, fill it in fully, sign it and attach all applicable supporting documents listed in **Section G**.

Transport Malta shall not be responsible for any loss resulting from the submission of incomplete forms.

Forms may be submitted after vehicle registration, as per instructions below.

By hand, during office hours as shown on www.transport.gov.mt	By mail to:
<ul style="list-style-type: none"> • Level 1, A3 Towers, Arcade Street, Paola, PLA1212 • Level 0, Malta Transport Centre, Pantar Road, Hal Lija, LJA2021 • Licensing and Testing Services, Triq Enrico Mizzi, Victoria, Gozo 	<ul style="list-style-type: none"> • SDIA Unit, Level 0, A3 Towers, Arcade Street, Paola, PLA1212

To be eligible, an applicant shall:

- Be licensed to operate a Taxi service according to the Taxi Services Regulations (S.L.499.59) or a Light passenger transport service according to the Light Passenger Transport Services and Vehicle Hire Services Regulations (S.L.499.68); **AND**
- Have registered a new wheelchair accessible vehicle under the licensed service after the 1st of January 2025; **AND**
- Deregister a Category M1 or N1 vehicle scrapped after 01/01/2024 and present the destruction certificate.

SECTION A – DETAILS OF APPLICANT UNDERTAKING AND REPRESENTATIVE (De minimis State Aid Rules shall apply)

Undertaking Registration No. (Where Applicable)	Undertaking Name (Where Applicable)	
Taxi License No:	LPTS Licence No:	
ID number:	Name	Surname:
Address:		Post Code:
Phone No. 1:		Phone No. 2:
Email Address:		

SECTION B – WHEELCHAIR ACCESSIBLE VEHICLE DETAILS

System No:	Registration No:
Make:	Model:
Year of Manufacture:	Date of registration:

SECTION C – DETAILS OF SCRAPPED VEHICLE

System No.:	Registration No.:	
Make:	Model:	
Year of Manufacture:	Date of Destruction:	
Category:	M1	N1

SECTION D – BANK ACCOUNT DETAILS FOR PAYMENT OF GRANT

Bank Name:	Swift Code:
IBAN No.:	

For official use by Transport Malta only	Date received:	Application No	<input type="checkbox"/> Eligible	<input type="checkbox"/> Not Eligible
	Stamp & Remarks:			Signature:

SECTION E - GRANT DETAILS

- Subject to the scheme conditions, the grant amount of €10,000 shall be paid for each wheelchair accessible vehicle registered by any applicant.
- To qualify for the grant, the applicant must scrap and deregister a vehicle which is at least 10 years old from the year of manufacture.

1. Scrapped vehicle must be at least 10 years old from the Year of Manufacture on the date of destruction at Authorised Treatment Facilities approved in compliance with the Waste Management (End of Life) Regulations – S.L.549.36 - **Destruction Certificates must be dated 2025 or 2026.**
2. Scrapped vehicle must be licensed with Transport Malta in the name of the applicant before its destruction and before the registration of the petrol-powered motorcycle.
3. Vehicles which had benefitted from the provisions of S.L.65.24 shall not be eligible for this scrappage scheme.
4. If the scrapped car was continuously registered in Gozo between the 11th of October 2021 and the date of scrappage, and the bank account to which the applicant requests the issue of the grant is registered on an address in Gozo, applicant shall be entitled for an additional scrappage grant of €1,000.

GENERAL NOTE: The total grant amount issued to applicants for any of these grants shall not exceed the purchase price of the new Category L vehicle.

IMPORTANT NOTICE

1. **There are ONLY 10 destruction facilities authorised to destroy cars in line with the end-of-life directive. The list of approved facilities is available on TM's website and the scrapping form [VEH 13](#).**
2. **It is illegal to garage and/or sell a vehicle for parts. Vehicle owners must dispose of their vehicles at authorised destruction facilities ONLY. Only these are certified to issue destruction certificates.**
3. **After this process, the vehicle owner must visit Transport Malta and present the number plates, destruction certificate, and registration certificate to have the vehicle officially scrapped and deregistered with TM.**
4. **It is illegal to purchase a vehicle which has already been destructed at the facility and try to transfer it on your name with the Authority. A vehicle CANNOT be transferred once it is scrapped with the Authority.**

Transport Malta reserves the right to carry out any necessary checks and actions based on the information provided in this form to confirm compliance with all relevant regulations.

SECTION F – APPLICANT'S DECLARATION

- I hereby declare that the wheelchair accessible vehicle, the details of which appear herein is registered on my behalf and licensed to be operated as a taxi or a light passenger transport vehicle.
- I understand and accept that if I transfer the wheelchair accessible vehicle to third parties before the expiry of a thirty-six-month period from date of first registration, I shall have to refund the grant in whole to the Authority.
- I understand and accept that if I licence the wheelchair accessible vehicle for private use before the expiry of a thirty-six-month period from date of first registration, I shall have to refund the grant in whole to the Authority.
- I hereby also declare that the statements made, and information given in this application, are true and correct. I understand that giving false or misleading information in connection with this application is a serious offence.

Where a fraudulent claim arises, Transport Malta may institute criminal proceedings against those responsible. In the event of an incorrect payment of a claim, Transport Malta reserves the right to recover funds paid in error. Filling your application DOES NOT automatically entitle you to receive the grant.

Full Name
(in capital letters):

Date: Signature:

SECTION G – SUPPORTING DOCUMENTS

Evidence that the bank account indicated in Section D is held, solely or jointly, by the applicant or by a spouse of the applicant living in the same household. This may be a declaration, statement, or any other document issued by the respective bank. It is essential that sensitive information, such as account balances or transaction details, be redacted to ensure privacy.	
A copy of the registration certificate of the wheelchair accessible vehicle.	
Copy of Operators Licence (not applicable for taxis)	
Form WAV2 listing serial numbers of seals applied by the Technical Unit of Transport Malta	
The destruction certificate of the scrapped vehicle registered on the name of the applicant. Applications submitted without the destruction certificate for the scrapped vehicle will be rejected.	
State Aid Declaration VEH 071	
A certified true copy of the Registration Certificate or VAT certificate – applicable to all undertakings established in Malta.	

Data Protection Privacy Notice

The Authority for Transport in Malta (Transport Malta) of Triq Pantar, Lija, Malta, LJA 2021 is the Data Controller for the purpose of the Data Protection Act CAP 586 and the General Data Protection Regulation (EU) (GDPR) 2016/679. This Privacy Notice sets out the way in which we collect and process your Personal Information, as well as the steps we take to protect such information.

1. The information we collect and how we use it

- 1.1. From this Application Transport Malta collects different types of information which information is that required by Law and is used explicitly for your applications. It is to be noted that if the required information is not provided the said application could not be processed.
- 1.2. The primary purpose for collecting information is mainly to process the applications related to granting of financial incentives, however, your Personal information may also be used for related purposes that amongst other include: sending notifications, requesting additional information, and for the provision of information with regards to any legislative amendments which may affect the services offered to you.

2. To whom we disclose information

- 2.1. This information will be solely used for the reasons detailed above. However, there may be cases where personal information is shared with the following third parties for reasons listed below;
 - Any other government entities involved in the provision of financial incentives;
 - Any third party concerned with this provision, management and control of such financial incentives, including auditors reviewing the internal process of the Authority or any other government department, entity, body or agency involved in the provision, management or control of financial incentives.

3. Data Subject Rights

- 3.1. With respect to your privacy rights, Transport Malta is obliged to provide you with reasonable access to the Personal Data that you have provided to us. Your other principal rights under data protection law are:
 - a. the right for information;
 - b. the right to access;
 - c. the right to rectification;
 - d. the right to erasure;
 - e. the right to restrict processing;
 - f. the right to object to processing;
 - g. the right to data portability;
 - h. the right to complain to a supervisory authority; and
 - i. the right to withdraw consent.
- 3.2. If you wish to access or amend any Personal Data we hold about you, or to request that we delete any information about you, you may contact us by sending a request to dataprotection.tm@transport.gov.mt. We will acknowledge your request within seventy-two (72) hours and will do our utmost to handle it promptly. We will respond to these requests within a month, with a possibility to extend this period for particularly complex requests in accordance with Applicable Law.
- 3.3. At any time, you may object to the processing of your Personal Data, on legitimate grounds, except if otherwise permitted by applicable law.
- 3.4. In accordance with Applicable Law, we reserve the right to withhold personal data if disclosing it would adversely affect the rights and freedoms of others. Moreover, we reserve the right to charge a fee for complying with such requests if they are deemed manifestly unfounded or excessive.

4. Retention period

- 4.1. Personal data will be retained for not more than 12 months from date of application should the application not be submitted complete or is rejected.
- 4.2. Once the grant is issued, we will retain your information for as long as needed to provide you with our service, or to comply with our legal obligations, resolve disputes and enforce our agreements.

5. Security

- 5.1. We take appropriate security measures to protect against loss, misuse and unauthorized access, alteration, disclosure, or destruction of your information. Additionally, steps will also be taken to ensure the ongoing confidentiality, integrity, availability, and resilience of systems and services processing personal information, and will restore the availability and access to information in a timely manner in the event of a physical or technical incident. All information gathered is kept confidential and is used solely for the processing of applications for financial incentives.
- 5.2. If we learn of a security systems breach, we will inform you of the occurrence of the breach in accordance with applicable law.

6. Governing Law

All data collected in this form is processed in accordance with the Privacy Laws that include General Data Protection Regulation (Regulation 2016/679/EU) and Chapter 586 of the Laws of Malta (Data Protection Act).

7. Data Protection Officer

- 7.1. Transport Malta has a Data Protection Officer ("DPO") who is responsible for matters relating to privacy and data protection. The DPO can be reached at the above address or by email: dataprotection.tm@transport.gov.mt.

8. Contacting us

- 8.1. Please address any questions, comments, and requests regarding the application process to info.tm@transport.gov.mt