

UK Registration Certificate

Official use only



4. Vehicle details

A	Registration number	AE65 YXA	2 [A.1] Validation character	0	3
B	Date of first registration	02 09 2015			
[B.1]	Date of first registration in the UK	02 09 2015			
D.1	Make	BMW			
D.2	Type	5K			
	Variant	5G52			
	Version	EURO6 6A250000			
D.3	Model	528I LUXURY AUTO			
D.5	Body type	ESTATE			

This vehicle is currently owned by Weybridge Vehicle Consultants.

It is available to view at our Audi Specialist showroom in West Byfleet, Surrey.

To view this car and the original documentation, please call us or use the contact form on our website.

www.veybridgevehicles.co.uk

10. New keeper's details

If you are the new keeper, make sure:

- section 6 has been filled in correctly.
- you (the new keeper) and the registered keeper sign and date the Declaration at section 8.
- The registered keeper must send sections 1 to 8 of this certificate to us at DVLA, Swansea, SA99 1BA.

You should receive your Registration Certificate within 4 weeks of the registered keeper telling us.

We are unable to disclose the VIN on this document, due to the ICO ruling that classifies the VIN as personal data.

11. Notification of permanent export

V5C/4

Only use this section if you are personally exporting this vehicle permanently (for more than 12 months).

If you are exporting the vehicle you must:

- give the date the vehicle is being exported
- sign and date the Declaration in section 11
- send this section to us at **DVLA, Swansea, SA99 1BD**. On receipt we will issue an automatic refund of vehicle tax (if applicable). If you want the refund to be sent to a different address, you must return this section with a signed covering letter
- if you paid the vehicle tax by Direct Debit, the Direct Debit will be cancelled

- keep sections 1 to 8 of this certificate (the registration authorities of the country the vehicle is being exported to will need them).

If you are taking your vehicle out of the country for less than 12 months, for more information go to www.gov.uk/taking-vehicles-out-of-uk

Your responsibilities as the registered keeper

The registered keeper is:

- responsible for making sure the vehicle is properly registered, taxed and insured
- not necessarily the owner of the vehicle, and
- liable for the vehicle until we are told that it has been sold, transferred, scrapped* or exported.

You can use the Registration Certificate to tax your vehicle if you do not have a renewal reminder (V11 or V85/1).

If you decide not to tax or insure your vehicle, you must keep the vehicle off the road and make a Statutory Off Road Notification (SORN).

For more information on Stay Insured go to: www.gov.uk/vehicle-insurance

We will automatically fine you if our records show that the vehicle is not taxed, insured or no SORN has been made.

To make sure you are no longer responsible for...

Failure to tell DVLA of any changes may result in a fine or prosecution.

*Scrapping your vehicle

You should take the vehicle to an Authorised Treatment Facility (ATF) and they should issue a Certificate of Destruction (CoD). If you do not receive a CoD immediately please fill in section 9 of the V5C and send to DVLA, on receipt we will issue an automatic refund of vehicle tax (if applicable).

If you have broken up the vehicle yourself, you must either tax it or tell us you are keeping it off the road by making a SORN, until you take it to an ATF or tell us you no longer have it.

More information is available on our website.

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