The information displayed is sourced from Ukrainian Authorities, which has been summarised and aggregated to compile key guidance and information regarding vehicle importation by the humanitarian community for humanitarian use.

VEHICLE IMPORTATION AS HUMANITARIAN AID

Vehicles for humanitarian use, may be imported as humanitarian aid into Ukraine.

Under current martial law, the Cabinet of Ministers decree simplified the process to import humanitarian aid into Ukraine.

The required humanitarian aid declaration form (with relative instructions) can be filled in online and submitted electronically, if the organisation has electronic signature, or uses BankID or MobileID. Alternatively, the form can be filled in online and then printed or filled in and submitted directly at the customs border crossing point.

Any vehicle imported into Ukraine, is subject to state registration. Under current martial law, imported vehicles should be registered in service centres of the Ministry of Internal Affairs following the temporary state registration process, which outlines the registration steps and required documents.

Within 90 days after the suspension or termination of martial law, vehicles imported during the period of martial law should be registered under the general procedure.

Under current martial law, a mandatory fee towards the state pension fund is to be paid upon the first state registration in Ukraine of a vehicle imported as humanitarian aid. Service fees should also be paid upon registering the vehicle.

Visit the IMPACCT website for more information on Ukraine importation and customs procedures.
**ONE YEAR TEMPORARY IMPORTATION OF VEHICLES**

### NON-RESIDENT CITIZENS
- Temporary importation of vehicles with a foreign registration under **non-resident citizens**, is allowed for a period of up to one year. No monetary deposit nor written declaration are needed ([article 380-1 of Customs Code](#)).
- The one-year period may be extended by the customs authorities, in case of force majeure and personal circumstances. However, extensions may only be granted for a maximum of 60 days ([article 380-1 of Customs Code](#)).

- Vehicles imported on a temporary basis, may be used in Ukraine exclusively by the legal entity who imported said vehicles into the country ([article 380-5 of Customs Code](#)).

- Vehicles imported on a temporary basis must be then exported accordingly, following the defined timeframes.

### RESIDENT CITIZENS
- Temporary importation of vehicle by **resident citizens** (classified as 8702, 8703, 8704, 8711, 8716 under the [Ukrainian customs tariff](#)), is allowed for a period of up to one year following the submission of a written declaration and a written obligation commitment to re-export said vehicle, after all payments of customs fees have been completed.

### DIPLOMATIC VEHICLES

#### IMPORTATION
- Customs privileges for international organizations and representative offices of foreign states, as well as for the personnel of said organizations and representative offices and their family members, are determined by international treaties of Ukraine in accordance with the law ([article 391 of Customs Code](#)).

#### REGISTRATION
- State registration of vehicles temporarily imported into the customs territory of Ukraine belonging to diplomatic missions, accredited in accordance with the established procedure to the Ministry of Foreign Affairs, as well as intergovernmental organizations and their employees who are not by residents of Ukraine, can be carried out without providing a document confirming their registration outside Ukraine ([article 12 of Cabinet Ministers Order](#)).

*Always check with Ukraine authorities and a certified clearing agent before moving cargo/assets. This is a live document that is subject to change.*