GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI TRANSPORT DEPARTMENT 5/9, UNDER HILL ROAD, DELHI- 110054

No. F.9/235/DTO/SWZ/2024/CD-075783560/116 9 2___

Dated:

11+-

.03.2025

ORDER

In accordance with the directions of Hon'ble High Court in WP(C) 13551/2024 in Sai Motors v/s Govt. of NCT of Delhi and Ors, show cause notices were issued to all the authorized dealers holding trade certificates whose vehicles were found at the unauthorized premises/Multi Brand Outlays. Accordingly, show cause notice was issued to M/s Sharman Automobiles vide show cause notice dated 12.12.2024 and reply dated 26.12.2024 has been received. Subsequently, the dealer was called for personal hearing on 06.03.2025 and Shri Saurab Jain, Representative of M/s Sharman Automobiles was present in the hearing. DTO, Dwarka along with MVI concerned was present.

Shri Saurab Jain, Representative of M/s Sharman Automobiles was present whose 2 vehicles were black listed during the enforcement action on the multi brand outlet. In that context, Shri Jain stated that it was a mistake on their part, which will not happen in future and violation of provisions of Rule 39 to 43 (a) and 43 (b) will not be repeated in future.

Shri Jitender Kumar, MVI stated that the dealer was found violating the provisions of Rule 39, 40, 41, 42 and 43 and hence the action against them were taken.

Although, the said dealer pleaded guilty requesting that such mistake will not happen in future. It also remains a fact, duly admitted by the dealer that he had committed an offence which was in violation of provisions of CMVR Rules, 1989, particularly those of Rule 40. There is no iota of doubt that violations have been committed. However, the facts also remains that the dealer has stated that he will not repeat the offence. It is also worth considering that the vehicle which were identified at the given Multi Brand Outlet have been blacklisted, the action has been completed against the violators and the fact that the order of Hon'ble High Court in WP(C)13551/2024 in Sai Motors v/s Govt. of NCT of Delhi and Ors. have been complied with by way of intimating the counsel of petitioners vide mail dated 30.12.2024 sending the action taken report, indicating that inspection of premises of respondents 2 to 7 of the case, locking of 92 vehicles out of 105 vehicles, issuance of SCN against the dealers who had given the vehicle to unauthorized dealers and finally after receipt of reply action will be taken against these authorized dealers.

In view of the above, taking a view that action must be taken so that a deterrence be created, therefore, the trade certificates of the dealer M/ Sharman Automobiles be suspended for a period of 30 days and directions be issued to concerned DTOs to block the Trade Certificate with the help of IT Branch.

This issues with the approval of Competent Authority.

(VISHWENDRA) SPECIAL COMMISSIONER (OPERATIONS, TRANSPORT

To

M/s Sharman Automobiles, B-116, Industrial Area, G.T Karnal

Copy for information and necessary action to:-

- 1. PA to ACS-cum-Commissioner, Transport Department, GNCTD.
- 2. PA to Joint Commissioner, Transport Department, GNCTD.
- 3. Dy. Commissioner (OPS), Transport Department, GNCTD.
- 4. Sr. System Analyst (IT Branch), Transport Department, GNCTD.
- 5. DTO-Dwarka (SWZ), Transport Department, GNCTD.

- A (PW) Copy force:

3 Cy. Convin for