

GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI

M.L.O. (HQ): TRANSPORT DEPARTMENT

5/9 UNDER HILL ROAD, DELHI-110054.

No : MLO(HQ)/Tpt/2014/ 434

Dated 22/05/2014

To,

The System Analyst,
Transport Department,
Govt. of NCT of Delhi.

Sub : **Request to upload the Rules/Order/Guidelines for exemption of Road Tax, penalty and MCD parking of Govt. Vehicles.**

Sir,

It is requested to upload the following orders/rules/guidelines related to exemption of Road Tax, penalty and MCD parking of Govt. Vehicles (Copies enclosed)

1. Rule 47 of Delhi Motor Vehicles Rules 1993 for penalty exemption.
2. Notification no. F.21(5)A/63-PR(T) dated 20-07-1963 for exemption from the payment of the Road Tax.
3. Order No. Addl. Comm./ADO(RPC)/2004/785 dated 20/09/2004 for MCD parking exemption.

Thanks

Yours faithfully


MLO(HQ)

No : MLO(HQ)/Tpt/2014/ 434

Dated 22/05/2014

Copy to

1. P.S. to Secy_cum_Commissioner, Tpt, GNCTD, 5/9 Under Hill Road, Delhi-54.
2. Joint Commissioner Operation, Tpt, GNCTD, 5/9 Under Hill Road, Delhi-54.
3. Dy. Commissioner Operation, Tpt, GNCTD, 5/9 Under Hill Road, Delhi-54.

758/CB/MP
22/5/14

Copy to
P. 25/5/14
P. 27. 4/8/14
on which
as many as possible


MLO(HQ)

DELHI ADMINISTRATION DELHI
NOTIFICATION

DATED THE 20 JULY 1963.

No.F 21(5)A/63-PR(T):- The Chief Commissioner, Delhi being of opinion that it is necessary or expedient in the public interest so to do, is pleased, in exercise of the powers conferred by sub-section (3) of Section 13 of the Delhi Motor Vehicles Taxation Act, 1962 to exempt with effect from 1st, April, 1963, the motor vehicles of the following classes or belonging to the following classes of persons, from the payment of the tax levied under the said Act to the extent, of any, specified against them.

Class of Motor Vehicles

1. Motor vehicles owned and kept exclusively for departmental use by the Union Government, State Government Administration of Union Territories or by any local authority functioning in the territory of Delhi.
2. Motor vehicles owned by recognized educational institutions and by such other educational institutions as may be specified

in this behalf by the Director of Education, Delhi Administration situated in the Union Territory of Delhi and kept for the exclusive use of conveying pupils of the institutions.

3. Motor vehicles classed as "Ambulances" or 'Mobile Dispensaries' and owned by a public hospital, a public nursing home, the India Red Cross or by any other medical Institution specified in this behalf by the Chief Commissioner and kept for the exclusive use of conveying patients or rendering medical aid to the public.
4. Motor vehicles classed as 'Ambulances' and owned by the Delhi Society for the Prevention of Cruelty to Animals, and kept for the exclusive use of conveying animals.
5. Motor vehicles owned by a Social Welfare Institution, specified in this behalf by the Chief Commissioner, and kept for the exclusive use of carrying patients, destitutes; disable and such other persons whose welfare is the main object of the institution.
6. Motor vehicles owned by foreign diplomates of the Mission recognized by the Government of India.

7. Motor vehicles owned by the United Nations Organization.
8. Motor vehicles imported under a Triptyque or Carnet de passed and temporarily brought into Delhi- total exemption for a period of ninety day from the date of arrival in Delhi.

Provided that if this period in conjunction with the period that has elapsed since its import into India, exceeds one year, the exemption in Delhi will be limited to such period only as does not exceed the said one year.

Provided further that if such a vehicle is kept in Delhi for period exceeding ninety days for which, in conjunction with the period that has elapsed since its import into India, exceeds one year, tax shall be charged proportionately for the un-expired portion of the quarter after the ninety days or one year, as the case may be. If the stay thereafter is protracted, full tax shall be leviable as provided in rule 4 of the Delhi Motor Vehicles Taxation Rules, 1963.

9. Motor vehicles exempted under the Auxiliary Force Act, 1920 or any other law for the time being force.
10. Motor vehicles purchased and maintained from regimental funds and used for military or regimental purposes.
11. Invalid carriages owned and driven by physically handicapped persons.
12. Motor Vehicles owned by the Indian Red Cross Society.

By order

Sd/-

(K.M.L. Gupta)
Under Secretary (Transport)
Delhi Administration, Delhi

23. In view of Central Motor Vehicle Rules, 1989, to issue the Smart Optical Card (two-wheeler), Rs. 100/- (medium) and Rs. 200/- (heavy) for the issue of GSR. The amount of Rs. 100/- for the issue of Smart Optical Card.

for vehicle and an additional Part 'B' of the

from other zonal

at departments

at time to time.

the complete on other expenses for the purposes of an additional Smart Optical Card. and would then,

on fee plus the vehicle. Hence, pay Rs. 200/-

ness

ess of a transport for any purpose for the certificate shall furnish him during such time and in place of

rule may at his

rule.

¹[46. Issue of road tax verification certificate

(1) The fee for the verification of the road tax shall be rupees forty per vehicle and the road tax verification certificate shall be issued in Form T.V.C. on receipt of an application from the owner of the vehicle and on payment of the verification fee.

(2) The fee for the issue of duplicate road tax verification certificate shall be rupees ten per vehicle.]

47. Exemption from provisions of this chapter in general

The Commissioner may by order in writing exempt any vehicle, or class of vehicles, and any person or class of persons from the provisions of the rules given in this chapter.

CHAPTER V

CONTROL OF TRANSPORT VEHICLES

48. State Transport Authority

(1) An official appointed to be a member of the State Transport Authority shall continue unless otherwise ordered by the State Government for a period of one year and thereafter until a successor is appointed. A non-official member of the State Transport Authority shall hold office for a period of one year and thereafter until a successor is appointed:

PROVIDED that the State Government may at any time remove any non-official member:

PROVIDED FURTHER that when any non-official member dies or is removed or vacates office, his successors shall hold office for the remainder of the term of office of the member in whose place he is nominated and thereafter until a successor is appointed.

(2) A non-official member of the State Transport Authority shall be entitled to receive a fee of rupees ²[one hundred] for every day on which he attends a meeting of the authority and any such member performing any journey under the orders of the Chairman in connection with the business of the Authority, other than a journey to attend a meeting of the authority, shall be entitled to receive travelling and halting allowances at the scale and on the conditions admissible to a Central Government servant of the First Grade, 'A' service.

49. Meeting of the State Transport Authority

(1) The State Transport Authority shall meet at such times and at such places as the Chairman may appoint:

PROVIDED that the authority shall meet not less than once in each calendar month unless the Chairman certifies that in any calendar month no meeting is required.

(2) Not less than ten days' notice shall be given of any meeting of State Transport Authority.

(3) Two members shall constitute a quorum.

(4) The Chairman, if unable to attend a meeting, shall nominate a member to act as Chairman at the meeting.

(5) The Chairman or the acting Chairman nominated under the preceding sub-rule shall have a second or casting vote.

¹ Substituted vide Noti. No. F. 19(74)/Tpt./2000/Secc./315, dt. 23-8-2004.

² Substituted for "fifty", ibid.

MUNICIPAL CORPORATION OF DELHI
(Office of the Addl Commissioner)

Town Hall, Chandni Chowk
D-40,
Cantonment
Dated 22/12/2004

No. Addl Commr AD/CP/12004/D-787

The Commissioner (Transport)
Transport Department
Government of Delhi
C-11

Subj: Collection of parking charges on behalf
of the Municipal Corporation of Delhi.

Sr,

This is in continuation of the office previous letter No. AD/CP/CP/4/Des.518 dated
26.07.2004, on the subject cited above.

In this regard, it is to point out that the Corporation while approving the proposal of
 levy of parking charges vide Resolution No. 218 dated 12.07.2004, has exempted the
 following category of vehicles from levy of parking charges:-

1. Auto Rickshaws;
2. Taxis (DLT only)
3. Two Wheeler Scooters/Motor Cycles

In view of the aforesaid exemption, the parking charges are to be collected in respect
 of the following class of vehicles indicated against each of them as under:-

(i) One time fee only at the time of registration in respect of non-
 commercial/private vehicles:-

1. Cars or Four Wheelers having cost upto Rs.4 lacs, Rs. 2,000/-
2. Cars or Four Wheelers having cost more than Rs.4 lacs, Rs. 4,000/-

(ii) Yearly parking charges for commercial vehicles:-

1. Buses (other than MTC owned buses) Rs.1,500/-
2. RTVs (New category in CMG) Rs.2,500/-
3. Goods vehicles LKW/Ls. Tempers etc. Rs.2,500/-
4. Goods vehicles H.V.Ls. Trucks etc. Rs.4,000/-

- c. The vehicles of Governmental relations will be exempted as per policy of the
 Transport Department.
- d. The Governmental Vehicles will also be exempted from these charges as per
 policy of Transport Department.

The above mentioned bills dated 26.07.2004 are also amended to the above effect.

Yours faithfully,

Langra Kaur
(Signature)
Addl Commissioner (RP Cell)

Recd. at 5:00 P.M.
on 22-12-2004
0-2-2014

D/L

Pandey has seen
HN

