No.8/1/98-112/107

In pursuance of Rule 42 of the Punjab Motor Vehicles Rules, 1989 the Government of Punjab is empowered to authorize the Motor Vehicles Dealers to issue Temporary Certificate of Registration in respect of motor vehicles on first sale in the State of Punjab to those dealers who are applying for the purpose. Under sub rule 1-A of rule 33 of the Punjab Motor Vehicles Rules, 1989 the Govt. of Punjab is empowered to authorize the Motor Vehicles Dealers for the issue of Registration Certificate of non-transport vehicles on first sale under sub section (3), (5) and (6) of section 41 of the Motor Vehicles' Act, 1988. Under rule 42 of the Central Motor Vehicles Rules, 1989 it has been specified that every motor vehicle dealer shall ensure the delivery of new sold vehicle is subject to registration whether temporary or permanent. While delivering the motor vehicle to the purchaser, the motor vehicles dealer shall comply with the following terms and conditions at the time of first sale:

1. That no vehicle which is sold by the dealer to any native of Punjab shall be allowed to be driven/taken out of Show Room unless the Temporary Registration No. is allotted to the vehicle by the dealer after getting the Registration fee, HPA fee and the Motor Vehicles Tax (in lump-sum) as fixed by the Government from time to time. The Motor Vehicles Tax and Fee etc received from the Purchaser/owner of the vehicle shall be deposited online system into the State Bank of India under the relevant head on the same day by the dealer.

2. That the dealer shall ensure the new vehicle (two wheelers and motor cars having 6+1 seats) have obtained type approval from the Chairman, State Transport Authority, Punjab, Chandigarh for registration purpose for which the lumpsum Motor Vehicle Tax is to be realized as per Punjab Govt. notification dated 22.11.07 and as amended from time to time.

3. The registration marks from the current series will be frozen by the dealer online and the same number will be allocated by the DTO/TMD subsequently. The purchaser willing for getting reserved numbers as mentioned at Sixth Schedule under rule 42 A of the Punjab Motor Vehicles Rules, 1989 that are to be sanctioned shall be allotted temporary registration certificate for the motor vehicle.
sold by the dealer after getting the Registration fee, HPA fee and the Motor Vehicles Tax (in lump-sum) etc.

The dealer shall ensure that the new vehicle to be delivered by them to the purchaser is not a stolen / re-sold vehicle. The new vehicle is not mechanically defective and comply with the requirement of Motor Vehicles Act, Rules and instructions made there under from time to time.

That the dealer shall ensure that the purchaser/applicant has furnished accurate particulars in the application for the registration of the vehicle are true and correct and there is no reason for the refusal of the registration of the vehicle.

That the dealer shall ensure that where the new motor vehicle is held under hire purchase agreement, lease, hypothecation with any person, bank and finance company, the full name and address has been incorporated legibly prominently in form No. 20, 21 and temporary registration certificate.

That the receipts of the registration mark to be allocated by the Registering authority to the vehicle sold by the dealer may be issued to the purchaser after receiving all the relevant papers such as Application in form No. 20 duly signed by the purchaser/applicant containing the chassis prints accompanied by the documents such as Sale Letter, Proof of residence, Insurance Cover, Form No. 24 and other prescribed forms issued by the Manufacturer/dealer including road worthy certificate, Pollution Certificate etc. The Registration fee, HPA fee and the Motor Vehicles Tax (in lump-sum) etc shall be deposited under head "0041-Taxes on Motor Vehicles" online through internet banking system. All relevant papers including receipt of online payments and allocation of registration number should be delivered within three working days to the concerned District Transport Officer or SDM as the case may be in whose jurisdiction the Purchaser resides or intends to get his vehicle registered for the registration number of which the receipt has been issued to the purchaser.

Provided where the purchaser is willing to get desired number that are to be auctioned, then only Registration fee, HPA fee and the Motor Vehicles Tax (in lump-sum) etc. shall be received and deposited online system in the State Bank of India under the relevant head. At the time of delivery of the vehicle, the receipt in this respect shall be given to the purchaser along with
Temporary Registration Certificate to get such desired registration number from the Registering Authority concerned.

8. That the dealer shall be fully responsible for the authenticity of all the relevant papers including Motor Vehicles Tax and fee etc. deposited online system forwarded to the District Transport Officer concerned.

9. That no additional charges/amount shall be realized by the dealer from the purchaser of the vehicle for the allotment of Temporary Registration No., deposition of online Tax & fee, allocation of registration number and processing of the application as aforementioned. The dealer shall also undertake to abide by all the terms and conditions issued in this behalf by the Government of Punjab, Department of Transport from time to time. In case of non-compliance, violation or breach of any of the terms and conditions in this regard, the authorization for the grant of Temporary Registration Nos. shall be liable to be suspended/revoked.

The dealer will indemnify, defend and hold the State Government including its officers and employees harmless against any and all proceedings, actions and third party claims for loss, damage and expense of whatever kind and nature arising out this work. The dealer shall fully indemnify and defend the State Government including its officers, employees from and against any and all loss and damages arising out of or with respect to failure of the dealer to, comply with Applicable Laws, rules and regulations.

That the dealer shall have to deposit a sum of Rs. one lac interest free as surety which is refundable and the same shall be forfeited in case of any violation of the terms & conditions or loss to the State Exchequer.

Chandigarh: the 20 June 2011

No.8/1/98-1T2/1103

A copy alongwith with a spare copy of the notification is forwarded to the Controller, Pringting & Stationery Department, Punjab, Chandigarh for publication in the Punjab Government Gazettee (ordinary). Fifty copies thereof may be sent to this Department for official use.

ANURAG AGARWAL
Secretary to Government, Punjab
Department of Transport.

Dated Chandigarh the 22-6-11

Secretary Transport