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For Department use only

GOVT. OF PONDICHERRY

The Pondicherry Motor Vehicles Taxation Act 1967

(up dated as on 31-3-1991)

AN ACT

to levy taxes on motor vehicles in the Union Territory of Pondicherry.

Be it enacted by the Legislative Assembly of Pondicherry in the Eighteenth Year of the Republic of India as follows:

Short title, extent and commence ment.

- 1. (1) This Act may be called the Pondicherry Motor Vehicles Taxation Act 1967.
- (2) It extends to the whole of the Union Territory of Pondicherry.
- (3) It shall be deemed to have come into force on the 1st day of July 1966.
 - 2. In this Act, unless the context other wise requires,
 - a) The following expressions used but not defined in this Act and defined in the Motor Vehicles Act 1988 (Central Act 59 of 1988) shall have the meanings respectively assigned to them in that Act:
 - i) "goods"
 - ii) "goods carriage"
 - 'iii) "invalid carriage"
 - iv) "motor vehicle"
 - v) "trailer" and
 - vi) "unladen weight"
 - Vehicles Act 1988 (59 of 1988);

- c) "Government" means the Administrator appointed by the President under article 239 of the Constitution;
- d) 'laden weight' in relation to a motor vehicle means,
- i) in case a permit is issued to the vehicle under the Central Act, the maximum laden weight specified in such permit,
- ii) if no such permit is issued the maxium laden weight specified in the registration certificate of the vehicle,
- iii) if no weight is specified in the registration certificate, the maximum laden weight of the vehicle determined in such manner as the Licensing Officer may deem fit;
- e) "laden weight" in relation to a trailer means;

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- i) in case a permit is issued to the vehicle to which the trailer is attached under the Central Act, the maximum laden weight specified in such permit in respect of the trailer,
- ii) if no such permit is issued, the maximum laden weight specified in respect of the trailer in the registration certificate of the vehicle to which the trailer is attached.
- iii) if such weight is not specified in the registration certificate, the maximum laden weight of the trailer determined in such manner as the Licensing Officer may deem fit:
- f) "Licensing officer" means an officer appointed by the Government to exercise the powers and perform the functions of a Licensing officer under this Act;

- g) "local body" means any municipal council constituted under the Pondicherry Municipalities Act, 1973 and any village panchayat and commune panchayat council constituted under the Pondicherry Village and Commune Panchayats Act, 1973.
- h) "Pondicherry" means the Union Territory of Pondicherry;
- i) "prescribed" means prescribed by rules made under this Act;
- j) "public road" means any street, road, square, court, alley, passage or riding path over which the public have a right of way, whether a thoroughfare or not and includes the roadway over any public bridge or causeway.
- k) "registered owner" means the person in whose name a motor vehicle is registered or deemed to be registered under the Central Act;
- 1) "tax" means the tax leviable under sub-section (1) of Section 3; and
- m) "urban area" means such areas as the Government may from time to time declare as urban area, by notification in the Official Gazette;
- n) "year" means the financial year; "half-year" means the first six months or the second six months of such year; and "quarter" means the first three months or the second three months of such half-year.

Imposition of a tax on motor vehicles 3. (1) The Government, may by notification in the Official Gazette, from time to time, direct that a tax shall be levied on every motor vehicle using any public road in Pondicherry.

(2) The notification issued under sub-section (1) shall specify the rates at which and the quarter from which, the tax shall be levied;

Provided that the rates shall not exceed the maximum amounts specified in Schedule I.

Provided further that the tax already paid in respect of one category of permit viz. a goods carriage permit or a zonal permit or a national permit for a goods vehicle shall be allowed to be adjusted against the tax payable for the grant of another category of such permits.

Provided further that where in the case of -

(a) a motor cycle (including motor scooters and bicycles with attachment for propelling the same by mechanical power); and

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(b) an invalid carriage and a motor vehicle weighing not more than 3000 kilograms unladen, not being a motor vehicle plying for hire or used for the transport of passengers or in respect of which permits have been issued under the Motor Vehicles Act, 1988, the registered owner or the person having possession or control of the motor vehicle makes an application in writing for payment of one-time tax, the tax shall be levied at the rates specified in Schedule 1A.

yment tax d ue of ence 4. (1) (a) The tax-levied in pursuance of a notification issued under sub-section (1) of Section 3 shall be paid by the registered owner or person having possession or control of the motor vehicle, at his choice, either quarterly, half-yearly or annually, upon a quarterly, half-yearly or annual licence to be taken out by him.

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Explanation: The tax for a half-yearly licence shall not exceed twice and the tax for an annual licence shall not exceed four times the tax for a quarterly licence. The Government shall have power to grant a suitable relate in case of the half-

vehicle has been paid for any quarter, half-year or year and the vehicle has not been used during the whole of that quarter, half- year or year or a continuous part thereof not being less than one month, a refund of the tax at such rates as may, from time to time, be notified by the Government, shall be payable subject to such conditions as may be specified in such notification.

Provided that nothing in this clause shall apply to any motor vehicle in respect of which tax has been paid under the second proviso to sub-section (2) of section 3.

(c) Notwithstanding anything contained in Section 3 or in clauses (a) and (b) the Government may, by notification in the Official Gazette, from time to time, direct that a temporary licence for a period not exceeding thirty days at a time may be issued in respect of any class of motor vehicles on payment of such tax (not exceeding the maximum amounts specified in Schedule II) and subject to such conditions, as may be specified in such notification.

(cc) Notwithstanding anything contained in the foregoing clauses, the tax-levied under the second proviso to sub-section (2) of Section 3 shall be paid in advance in a lumpsum by the registered owner or the person having possession or control of the motor vehicle and the tax paid shall be for the life time of the vehicle.

(d) No motor vehicle shall be used on any public road in Pondicherry at any

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time after the issue of a notification under subsection (1) of section 3, unless a licence permitting such use during such time has been obtained under clause (a) or clause (c),

- (2) Notwithstanding anything contained in sub-section (1), no person shall be liable to tax during any period on account of any taxable motor vehicle, the tax due in respect of which for the same period has already been paid by some other person.
- (3) (a) When any person pays the amount of tax due in respect of a motor vehicle using any public road in Pondicherry or proves to the satisfaction of the Licensing Officer that no tax is payable in respect of such vehicle, the Licensing Officer shall-
- i) grant to such person a licence, in such form as may be notified by the Government to use the vehicle on public roads in Pondicherry for the period concerned, and

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- ii) in the case referred to in clause (a) of sub-section (1) record that the tax has been paid for a specified period or that no tax is payable in respect of the vehicle, as the case may be, in the certificate of registration granted or deemed to be granted in respect of the vehicle under the Central Act, or in the case of vehicles not registered or deemed to be registered under that Act, in a certificate in such form as may be notified by the Government.
- b) Every licence granted under clause (a) shall be valid throughout the areas of Pondicherry.

4. A. Notwithstanding anything contained in this Act, were tax has been paid under clause (cc) of sub-section (1) of section 4, the registered owner or other person who has paid

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such tax shall be entitled to a refund of tax at the rate specified in Schedule IB in the case of43

- i) removal of the vehicle to any other State on transfer of ownership or change of address, or
- of vehicle on account of scrapping of such vehicle due to accident or other causes:

provided that in the case of removal of vehicle outside Pondicherry on transfer of ownership or on change of address, refund of tax will be considered only after receipt of proof for having paid tax to the outside authority and effected the transfer of ownership or change of address.

Production of certificate of insurance

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- 5. Every registered owner or person having possession or control of a motor vehicle shall, at the time of making payment of the tax, produce before the Licensing Officer, a valid certificate of insurance in respect of the vehicle complying with the requirement of Chapter XI of the Central Act.
- 6. (1) If the tax leviable in respect of Liability any motor vehicle remains unpaid by any person to pay arliable for payment thereof and such person before rears of tax having paid the tax has transferred the ownership by person of such vehicle or has ceased to be in possession succeeding or control of such vehicle, the person to whom to the own-. the ownership of the vehicle has been transferred ership. or the person who has possession or control of possession such vehicle shall be liable to pay the said tax to orcontrol the Licensing Officer. of motor vehicle.

Period within which tax to be paid

paid within such period, not being less than sever days or more than thirty days from the commercement of the quarter, half-year or year, as may be prescribed and different periods may be prescribed for different classes of motor less.

Act in respect of the classes of vehicles specified in the second proviso to sub-section (2) of section (3) for the quarter commencing from the 1st April, 1989 may be paid within thirty days from the date of commencement of the Pondicherry Motor Vehicles Taxation (Amendment) Act, 1989.

shall be deemed to affect the liability to pay the said tax of the person who has transferred the ownership or has ceased to be in possession or control of such vehicle.

Manner of payment of tax under this Act.

7. Payment of every amount due under this Act shall be made by the production before the Licensing Officer of treasury challans to the value for which payment is required or in such other manner as may be prescribed.

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Carriage of licence on vehicle and duty to stop it on demand by Police Officer.

- 8. (1) The licence granted in respect of a motor vehicle under clause (a) of sub-section (3) of Section 4 shall be carried in a conspicuous place upon the vehicle in such manner as may be notified by the Govt. and if such a licence is not so carried upon such vehicle, the registered owner or the person having possession or control thereof shall be punishable with fine which may extend to fifty rupees.
- (2) Any Police Officer in uniform who is not below the rank of sub-inspector or an Officer of the Motor Vehicles Department not below the rank of Motor Vehicles Inspector or a Regional Transport Officer or such other officer as may be authorised by the Government in this behalf, may require the Driver of any motor vehicle on any public road to stop the vehicle and cause it to remain stationary so long as may reasonably be necessary for the purpose of satisfying himself that a licence has been duly obtained in respect of such vehicle.

motor vehicle when required to do so by an Officer under sub-section (2) or resisting such Officer shall be punishable with fine which may extend to fifty rupees.

Penalty payable where tax not paid.

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9. When any registered owner or any person who has possession or control of any motor vehicle used or kept for use in Pondicherry is in default in making payment of that tax, the Licensing Officer may direct that, in addition to the amount of arrears, a sum not exceeding the annual tax payable in respect of such vehicle shall be recovered from him by way of penalty.

Provided that before giving any such direction, the registered owner or such person shall be given a reasonable opportunity of being heard.

Power to seize and detain motor vehicles in case of non-payment of tax of Sections 6 and 7 where any tax due in respect of any motor vehicle has not been paid as specified in Section 4, such officer as may be authorised may seize and detain the motor vehicle in respect of which the tax is due under this Act and for this purpose take or cause to be taken any steps he may consider proper for the temporary safe custody of the vehicle, until the tax due in respect of the vehicle is paid.

Recovery
of tax as an
arrear of
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revenue

11. A due under this Act may also be recovered in the same manner as an arrear of land revenue under the law for the time being in force for the recovery of land revenue. The motor vehicle in respect of which the tax is due or its accessories may be distrained and sold in pursuance of this section, whether or not such vehicle or accessories are in the possession or control of the person liable to pay the tax.

Utilisation of the proceeds of the tax

12. (1) (a) The proceeds of the tacollected under this Act every year, shall be credited to the Consolidated Fundtof Pondicherry Aocal body, which, at the commencement of this Aot, was levying tolls or vehicle tax on motor wehicles or both, a sum equivalent to the average annual income derived by such local body during the three years ending on the 30th day of June 1966, from such tolls or vehicle tax on motor vehicles, or both, as the case may be.

tnine the sums which should be credited to it or paid to local bodies under clauses (a) and (b) and such defermination shall be final.

payable, to a local body under clause (b) of subsection, (1): the Government shall take into account-

motor vehicles left uncollected, which

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ci cer as may in chicer as may in chicer as may in the amounts which the local body to any other local subjections made on account of collections made and remaining the chice to be adjusted; and the chice in the chice in the chice is the chice in the chice in the chice in the chice is the chice in the c

c) the vehicle tax payable on vehicles years to sink owned by or by its employees in the control of which exemptions were much employees in the control of the control of the local body.

under this section shall be expenditure charged on the Consolidated Fund of Pondicherry.

Exemption - 13 (1) The Government may, by notilisto fication in the Official Gazette, make an
listo exemption reduction in the rate or other modifivinculation in regard to the tax payable -

- i) by any person or class of persons, or
- ii) in respect of any motor vehicles or class of motor vehicles or motor vehicles running in any particular area.

(2) Every notification issued under subsection (1) shall be laid on the table of the Legislative Assembly for a period of two months when the Assembly is in session.

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14. Nothing in this Act shall apply to a motor vehicle used solely for the purposes of agriculture.

explanation: A motor vehicle used for transporting agricultural produce shall not, for the purpose of this Section, be deemed to be used solely for the purposes of agriculture of this solely for the purposes of agriculture of the solely for the purposes of agriculture of this solely for the solely for the purposes of agriculture of the solely for the solely for the solely for the purposes of agriculture of the solely for the solely

Appeal

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- 15. (1) Any person who is aggrieved by any order or direction of the Licensing Officer may file an appeal before such person or authority, in such manner, within such time and on payment of such fees, as may be prescribed.
- (2) The appeal shall be heard and decided in such manner as may be prescribed.

Protection in respect of acts done in good faith.

16. No prosecution, suit or other legal proceedings shall lie against any person for anything in good faith done or intended to be done under this Act.

Trail of offences.

17. No court inferior to that of a Magistrate of the first class shall try any offence punishable under this Act.

Procedure in certain : cases.

18: (1) 11: A court taking cognizance of an offence, punishable, under sub-section (1).

Section 8 or under sub-section (3) of that section, in so far as it relates to failure to stop a motor vehicle when required to do so by an Officer, may state upon the summons to be served on the accused person that he-

- a) may appear by an Advocate and not in person or
- b) may, thy az specified date prior to the hearing of the charge applead guilty to the charge by registered letter and remit to the Court such sumilinot reexceeding fifty rupees; as the Court may specify.

(2) Where an accused person pleads guilty and remits the sum specified by the court, no further proceedings in respect of the offence shall be taken against him.

Power to make rules

- 19. (1) The Government may make rules for carrying out all or any of the purposes of this Act.
- (2) in particular and without prejudice to the generality of the foregoing power, such rules may be provided for the foregoing power,
- a) The authority to which, the time within which and the manner in which the appeal may be made;
- b) the fees to be paid in respect of such appeal;
- c) the procedure to be followed in disposing of the appeal; and the
- d) any other matter required to be prescribed by or provided for by rules under this Act.

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- (3) In making a rule under this Act, to Government may provide that a contravent thereof shall be punishable with fine which may extend to fifty rupees.
- (4) Every rule made under this Act shall, as soon as may be after it is issued, be laid before the Legislative Assembly, Pondicherry while it is in session for a total period of fourteen days, which may be comprised in one session or in two or more successive sessions, and, if before the expiry of the session in which it is so laid or the successive sessions aforesaid, the Legislative Assembly makes any modification in the rule or decides that any such rule should not be issued, that rule shall thereafter have effect only in such modified from or have no effect as the case may be, so however, that any such modification or annulment shall be winotus prejudice to the validity of anything previously done under that rule.

Power-of:
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Schedules.

fication, alter, add to for cancel any of the Schedules.

(2) Where a notification has been issued under sub-section (1), there shall, writers the notification is in the meantime rescinded, be introduced in the Legislative Assembly, as soon as may be, but in any case during the next session of the Legislative Assembly following the date of the issue of the notification, a Bill on behalf of the Government, to give effect to the alteration, addition or cancellation, as the case may be, of the Schedules specified in the notification and the notification shall cease to have effect when such Bill becomes law, whether with or without modifications but without prejudice to the validity of anything previously done thereunder; rivaliner.

Provided that if the notification under sub-section (1) is issued when the Legislative Assembly is in session, such a Bill shall be introduced in the Legislative Assembly during that session.

Provided further that where for any reasons a Bill as aforesaid does not become law within six months from the date of its introduction, in the Legislative Assembly, the notification shall cease to have effect on the expiration of the said period of six months.

(3) All references made in this Act to any of the Schedules shall be construed as relating to the Schedules as for the time being amended in exercise of the powers conferred by this Section.

Power to remove difficulties

21. If any difficulty or doubt arises in giving effect to the provisions of this Act, the Government, may, by order published in the Official Gazette, make such provision or give such directions not inconsistent with the provisions of the Act as appears to it to be necessary or expedient for the removal of the difficulty or doubt; and the order of the Govt. in such cases, shall be final.

Repeal

22. The Pondicherry Motor Vehicles Taxation Act 1966 (Act No.4 of 1966) is hereby repealed.

Validation

23. Notwithstanding anything contained in any judgement, decree or order of any Court to the contrary, all taxes levied or collected or purporting to have been levied or collected under the Pondicherry Motor Vehicles Taxation Act 1966 (Act No 4 of 1966) (herein-after referred to as the said Act), shall, for all purposes, be deemed to be and to have always been validly levied or collected under the provisions of this Act, and accordingly -

- a) any rule, order or appointment purporting to have been made, any decision or direction purporting to have been given any action or proceeding purporting to have been taken, or anything purporting to have been done under any provision of the said Act shall be deemed to be and to have been a rule, order or appointment made, decision or direction given, action or proceeding taken, or thing done under the corresponding provision of this Act;
- b) no suit or other proceedings shall be maintained or continued in any Court against the Government or any person or authority whatsoever for the refund of any taxes so paid; and
- c) no Court shall enforce any decree or order directing the refund of any taxes so paid.

annual tax payable shall be allowed, if the tax for one

SCHEDULE - 1

(See Section 3 (2))

- (12	Constant.	Class of vehicle		arterly tax (2)	
		DaA 201 lo no	Patrolity 1	Rs.	P.
cyc by	otor cycles [included seles with attachmed mechanical poweright, unladen:-	ent for propelli	ing the same		
a]	Bicycles below used for drawin			6	00
b]	Bicycle below 2. power and above trailer or side care	e if not used fo	out 1.5 horse- or drawing a	9	00
c]	Bicycles below horse power an drawing a trailer	nd above if	er but 2.00 not used for	12	00
d]	Bicycles with 3.5 others used for d	The state of the s		15	00
c]	Tricycles			15	00
	Provided that ax payable shall be ris paid in a lump			ie	
2. In	valid carriages			8	0
	ъ				

Provided that a rebate of 10 percent on the annual tax payable shall be allowed, if the tax for one full year is paid in a lumpsum.

3. Goods carriage:

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[i] [a] Vehicles not exceeding 2000 kgs in weight laden 150 00

[aa] Vehicles exceeding 2000 kgs but not exceeding 3000 kgs in weight laden 270 00

Vehicles exceeding 3000 kgs but not [b] exceeding 5500 kgs in weight laden 600 CO

Vehicles exceeding 5500 kgs but not exceeding 9000 kgs in weight laden 800 00

Vehicles exceeding 9000 kgs but not [d]exceeding 12000 kgs in weight laden 1,000 00

[e] Vehicles exceeding 12000 kgs but not exceeding 13000 kgs in weight laden 1,080 00

[f] Vehicles exceeding 13000 kgs but not exceeding 15000 kgs in weight laden 1.400 00

[g] Vehicles exceeding 15000 kgs in weight laden 1400 00

15000 kgs.

plus Rs. 30 00 per every 250 kgs of weight or part thereof in excess of

00

(ii) Tax payable in respect of trailers used for carrying goods other than trailer falling under Clause 6 and 7 of this Schedule .-

Vehicles not exceeding 1000 kgs in weight laden

Trailers:

Vehicles exceeding 1000 kgs but exceeding 2000 kgs in weight laden 90 (

 c) Vehicles exceeding 2000 kgs but not exceeding 3000 kgs in weight laden	135 0	00
d) 07 Vehicles exceeding 3000 kgs but not exceeding 4000 kgs in weight laden	180 (00
ve) Vehicles exceeding 4000 kgs but not exceeding 5500 kgs in weight laden	270 (00
7000 kgs in weight laden	360 (00
ye) Vehicles exceeding 7000 kgs but not exceeding 9000 kgs in weight laden	420	00
h) Vehicles exceeding 9000 kgs but not exceeding 10500 kgs in weight laden	480	00
i) Vehicles exceeding 10500 kgs but not excee-	540	00
j) Vehicles exceeding 12000 kgs but not exceeding 13000 kgs in weight laden	600	00
k) Vehicles exceeding 13000 kgs but not excee-	690	00
Vehicles exceeding 14000 kgs but not exceeding 15000 kgs in weight laden	800	
m) Vehicles exceeding 15000 kgs	800	00
plus Rs. 20/- for every of weight or part there excess of 15000 kgs.	COL	gs D
4. Motor vehicles plying for hire and used transport of passengers and in respect of which have been issued under the Motor Vehicles Act	for perr 198	the nits 88 -
(i) []]	-	
Omitted w. e. f 1. 7. 1990 vide Pondicher Motor Vehicles Taxation (Amendment) A 00 01990 (7.11.90) published in E.O Gazette No dated 9. 11. 1990.	ct, .37	

Vehicles permitted to ply as stage carriage and to carry more than twelve persons (ii) 'a) (other than the driver and conductor) and plying exclusively within the limits of the urban areas.

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For every passenger (other than the driver and conductor) which the vehicles is permited to carry

75 00

Vehicles permitted to ply as stage than 12 carriage and to carry more b) persons (excluding the driver) and plying exclusively within the limits of this Territory.

For every seated passenger (other than the Driver and conductor) which the vehicle is permitted to carry.

200 00

Explanation:

"Limits of this terrritory includes, the distance covered in the enclaves of other State, if any, lying in between different Commune-Panchayats of this territory, if such distance covered in the enclaves in the aggregate on a particular route do not exceed 16 kms".

(c) Vehicles permitted to ply as a stage carriage and to carry more than 12 persons (excluding the Driver) and plying on routes partly lying in this territory and partly in other

> For every seated passenger (other than the Driver and Conductor) which the vehicle is permitted to carry

*Deemed to have been omitted 1. 10. 1983 vide a Pondicherry Motor "Vehicles Taxation, (Amendment) Act, 1990 published in E.O Gazette No. 37 dated 9. 11. 1990

i) Ordinary stage carriages

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ii) Express stage carriages

230 00

Note:

These will also include routes, the termioi of which lie within the limits of this territory by the intervening distance of the enclaves of other states in the aggregate exceed 16 kms.

The tax payable in respect of a reserve stage carriage or a bus shall be three fourths of the maximum rates payable per passenger for any one of the regular stage carriages of the permit holder:

- (iii) Vehicles permitted to ply only as contract carriage (not being stage carriage plying as a contract carriage)
 - a) If it is a mere contract carriage and carries not more than three person (other than driver) 50 00
 - b) If it is a mere contract carriage and carries more than three persons but not more than five persons other than the 150.00 driver) and for which permit to ply on a specified area has been granted 100 00
 - c) If it is a mere contract carriage and carries more than five persons but not more than twelve persons (other than the driver) and for which permit to ply on a specified route has been granted, for every person (other than the driver)

d) If it is a mere contract carriage and carries more than six persons but not more than twelve persons (other than the driver) and for which permit to ply on a specified area has been granted,

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e) If it is a mere contract carriage and carrying more than twelve persons, for every, person (other than the driver) which the vehicle is permitted to carry 200 00
f): If it is a tourist vehicle covered by a permit issued under sub-section (9) of section 88 of the Central Act, -
i) carrying not more than five persons (50 00) (other than the driver) which the 100 00 100 00 100 00 100 00 100 00 100 00
ii) carrying more than-five persons but not more than twelve persons (other than the driver) which the vehicle is permitted to carry
iii) carrying more than twelve persons, for every person (other than the driver and attendant) which the vehicle is permitted to carry
5. Motor vehicles not themselves constructed to carry any fload (other than water, fuel, accumulators) and other equipments used for the purpose of (propulsion, loose tools and loose equipments used for haulage only -
a) weighing not more than 2500 kgs unladen 100 CO
b) weighing more than 2500 kgs unladen 140 00
6 For engines, the fire tenders and road water sprinklers -
a) not exceeding 1000 kgs in weight laden 20 00
b) exceeding 1000 kgs but not exceeding 30 00
c) exceeding 1500 kgs but not exceeding 40 (1)

d)		eding 2000 kgs but not exceeding bkgs in weight laden	50 00
e)	AVCE	eding 3000 kgs but not exceeding 0 kgs in weight laden	60 00
f)	550	eeding 4000 kgs but not exceeding 0 kgs in weight laden	75 00
g)	750	eeding 5500 kgs but not exceeding 00 kgs in weight laden	90 00
hì	exc.	eeding 7500 kgs but not exceeding 00 kgs in weight laden	110 00
i)	exc	eeding 9000 kgs in weight laden	120 00
j)	veh	litional tax payable in respect of such icles used for drawing trailers including engine trailer pumps	
	i)	for each trailer not exceeding 1000 kgs in weight laden	15 00
	ii)	for each trailer exceeding 1000 kgs but not exceeding 1500 kgs in weight lade	en 20 00
	iii)	for each trailer exceeding 1500 kgs but not exceeding 2000 kgs in weight lad	t en 25 00
	iv)	for each trailer exceeding 2000 kgs in weight laden	40 00
	n	Provided that two or more vehicles shall not be chargeable under this clause in espect of same trailer.	
7.	140	tor vehicles other than those liable to ta	x = = -
		foregoing provisions of this schedule	
•	a)	weighing not more than 700 kg unlade	en 40 00
	b)	weighing more than 700 kgs but not more than 1,500 kgs unladen	60 00

c).	weighing more than 1,500 kgs but not more than 2,000 kgs unladen	60 (00
g)	weighing more than 2,000 kgs but not more than 3,000 kgs unladen	70	00
c)	weighing more than 3,000 kgs	90	00
f)	Additional tax payable in respect of such vehicles used for drawing trailers		
	i) for each trailer not exceeding I tonne in weight unladen	20	00
9	ii) for each trailer exceeding 1 tonne in weight unladen	30	00
not be o	Provided that two or more vehicles shall hargeable under this clause in respect of trailer.		
Al a onni	Provided further that a rebate of 10% on al tax payable shall be allowed, if the tax full year is paid in a lump sum.		

SCHEDULE I A

(Section 3 (2) Second proviso)

SCHEDULE OF ONE TIME TAX

No. of	Bi cycles below 1.5 porse Power (Et-cycles with 1.5 Horse Power, and above but below 3.5 Horse Power Bi-cycles with 3.5 Horse Power and above	and poly	i-cycles	Invalld Carriag	Motor Vehicles weighing not more than 3000 Kgs unladen in weight not being a motor vehicle plains for	hire or reward or used for the transport of passengers or goods in respect of which permits have been issued under Moter Vehicles Act, 1988
Period	ė.			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	, Ra	te of tax	
1 2 2	3 (1.27)	. 4		5	6 :	17.	- 8
At the time of Registration of new motor vehicle If the vehicle is already registered and its age from the month of Registration is	Rs.	Rs. 520	•	50	Rs. 650	Rs. 350	R3.
ij Not more than 2 years	240	480	. 6	00	600	320	2,380

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SCHEDULE	
(See Section 4 A)	, ;
SCHEDULE OF REFUND OF	TAX

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Class of Vehicle	Bi cycles below 1.5 Horse Power	Bi-cycles with 1.5 Horse Pow and above but below 3.5 Horse Power Bi-cycles with 3.5 Horse Power and above	Tri-cycles	Invalid Carriages	Motor Vehicles weighing no than 3000 Kgs unladen in we being a motor vehicle plyi	hire or reward or used for the port of passengers or goods port of which permits have issued under Motor Yeh
Period			Rate of a	efund	190	1.4285
, remodify, the	- 2	3	4	.5	6	7
1	X 8.	ks	Rs ·	Rs.	Ks.	Rs.,
f after registration, removal of chicles or cancellation of registration from the rehicles takes place. 1. Within a year. 2. After 1 year but, within 2 years. 3. After 2 years but within 3 years. 4. After 3 years but within 4 year.	240 220 s 190	480 430 390 350	600 \$40 490 440	600 540 490 440	320 290 260 230	2,380 2,160 1,940 1,730

S EBRACE TO CONTINUO DO CONTINUO DO C

M. Yahreles efceeding 5500.	150	300	380	380	200	1,510
5 After 4 years but within 5 years	kgs bet net	260	320	320	170	1,300
6. After 5 years but within 6 years	130		270	270	149	1,080
7. Aster 6 years but within 7 years	110 KB2 (61)	220	220	220	120	.860
8. After 7 years but within 8 years	kga byt not 80	170		160	90	650
9. After 8 years but within 9'years	60	130	160	110	60	430
10. After 9 years but Within 10 years	40	90	110	1.0		. (1-)
11. After 10 years but within 11 years	20	40	50	50	30	220
12. After 11 years but within 12 years	Nil	Nil .	Nil .	หม	Nil	Nil
13. After 12 years but within 13 years	Nil	Nil	Nil	Nil	Nil	Nil b
14. After 13 years but within	Nil	Nil	Nil	Nil	NII	Nil
14 years	1566 5	ection 4 (1)				· · · · · · · · · · · · · · · · · · ·
15. After 14 years but within	Nil	Nil	Nil	Nil	Nil	Nil
		h				

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(See Section 4 (1) (c))

	Rat	te of taxes	P.1	
Class of vehicles	For a period no exceeding seven da	ing 7.	eriod exce days but no ling 30 day	ot
	2		3	
1. Motor vehicles whether used for drawing a trailer or side car or	Rs.	P	Rs.	Р.
not including motor scooters and cycles with attachment for	2	00	6	00
propelling the same by mechanical power. Invalid carriages	1	25	3	75
(1) Goods Carriages -				
(1) 9) Goods carriages -		V	•	
a) Vehicles not exceeding 1000 kg; in weight laden	. 9	00	25	00
b) Vehicles exceeding 1000 kgs but not exceeding 2000 kgs in weight laden	20	00	60	00
c) Vehicles exceeding 2000 kgs. but not exceeding 3000 kgs in weight laden	30	00.	79.0.	00
d) Vehicles exceeding 3000 kgs but not exceeding 4000 kgs in weight laden	50	00 .	150	00
e) Vehicles exceeding 4000 kgs but not exceeding 5500 kgs in weight laden	60	00 : 1	200	00
f) Vehicles exceeding 5500 kgs but not exceeding 7000 kgs in weight laden	70	00	1 250	'00
g) Vehicles exceeding 7000 kgs but not exceeding 9000 kgs	, 100	00	300	_00

 i) Vehicles exceeding 10500 kgs but not exceeding 12000 kgs in weight laden j) Vehicles exceeding 12000 kgs but not exceeding 13000 kgs in weight laden k) Vehicles exceeding 13000 kgs but not exceeding 14000 kgs in weight laden l) Vehicles exceeding 14000 kgs but not exceeding 15000 	160 170 190	60 60 00 00	3.0 420 450 520	00	
kgs in weight laden j) Vehicles exceeding 12000 kgs but not exceeding 13000 kgs in weight laden k) Vehicles exceeding 13000 kgs but not exceeding 14000 kgs in weight laden l) Vehicles exceeding 14000 kgs but not exceeding 15000	160 170 190	00	450	00	
kgs in weight laden k) Vehicles exceeding 13000 kgs but not exceeding 14000 kgs in weight laden l) Vehicles exceeding 14000 kgs but not exceeding 15000	160 170 190	00	-40_1		
kgs in weight laden 1) Vehicles exceeding 14000 kgs but not exceeding 15000	190		570	40	
		00			
VR2 III MCIRIL IAUCII	100		550	00	
m) Vehicles exceeding 15000 kgs	200	00	600	00	
Tax payable in respect of trailers used for carrying goods other than trailers falling under clauses 6 and 7 of Schedule-II -			200 O		•
a) For each trailer not exceeding 1000 kgs in weight laden	7	00	20	00	4
b) For each trailer exceeding 1000 kgs but not exceeding 2000 kgs in weight laden	15	00	45	00	
c) For each trailer exceeding 2000 kgs but not exceeding 3000 kgs			120 (X	00	
d) For each trailer exceeding 3000 kgs but not exceeding 4000	25	00	65	00	
	30	00	. 80	00	
	40	00	110	00	
f) For each trailer exceeding 5500 kgs but not exceeding 7000 kgs in weight laden	50	00			
g) For each trailer exceeding 7000 kgs but not exceeding 9000	20	00	170	00	
leas a sea als ladas	65	00	155	Òο	

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		h)	For each trailer exceeding 9000 kgs but not exceeding 10500 kgs in weight laden	80	² 09	235	00	i de
,		Ü	For each trailer exceeding 10500 kgs but not exceeding 12500 kgs in weight laden	95	00	285	00	
		j)	For each trailer exceeding 12500 kgs but not exceeding 13000 kgs in weight laden	110	00	320	00	
	7,	k)	For each trailer exceeding 13000 kgs but not exceeding 14000 kgs in weight laden	120	00	350	00	
		1)	For each trailer exceeding 14000 kgs but not exceeding 15000 kgs in weight laden	. 130	00	370		-15
		m)	For each trailer exceeding 15000 kgs in weight laden	140	00	390	00	•
	5.		otor Vehicles plying for hire used for the transport of		1.	,		
		a)	Vehicles in respect of which permits have been issued under the Motor Vehicles Act 1988 to carry not more than three passengers (other than the driver)	25	0-00	20	00)
		b)	Vehicles in respect of which permits have been issued under the Motor Vehicles Act, 1988 to carry more than three persons		- 00		10 kg	
			(other than the Driver) but not more than five passengers (other than the driver) for every person (other than the driver) which the vehicle is permitted to carry	15	3 50	Ó 40	000)

12.0

c) Vahicles permitted to ply as stage carriages and to carry more		OOC
than six persons (other than the Driver) for every person (other than the Driver & the conductor) which the vehicle is permitted to carry	2000	10-00
d) Vehicles permitted to ply solely as contract carriages (not being stage carriages plying as contract carriages) and to carry five persons (other than the driver) for every person (other than the driver) which the vehicle is permitted to carry	20-02	70-60
Motor Vehicles other than those liable to tax under the foregoing provisions of the Schedule -		
a) Weighing not more than 700 kgs unladen	3 50	12 00 .
b) Weighing more than 700 kgs but not more than 2200 kgs unladen	5 30	17 00
e) Weighing more than 2200 kgs unladen	7 50	23 00
d) Additional tax payable in respect of such vehicles used for drawing trailers -		
i) for each trailer not exceeding 1 tonne in weight, unladen	2 00	3 00
ii). For each trailer exceeding I tonne in weight, unladen, provided that two or more vehicles shall not be charge-		eriol
able under this clause inrespect of the same trailer	4 00	10 00