No: C1/10576/TC/93.

Office of the Transport Commissione Thiruvananthapurum, dt: 16.5.1993.

From

The Transport Commissioner, Theruvananthapuram.

TO

The Regional Transport Officer, Ernakulam.

Sir,

Sub: - M.Vs. Acceptance of vehicle tax - exemption from third party insurance - regarding -

Ref: - Letter No: C3/35837/92/E dt: 5.11.92 of R.T.O., Ernakulam.

2. Covernment letter No: 25220/M1/92/PW&T dated 29..1..1993.

Your attention is invited to the reference Ist wited. The matter has been examined in retail with the Government and the following observations are made.

As per section 146(2) off Motor Vehicle Act, necessity for insurance against third party risk does not apply to any vehicles owned by Central Government or State Government and used for Government purposes in Connected with any commercial enterprises. Central Motor Vehicles Rules, 148(1) States that Form 53 signed by a person authorised on this behalf is enough for those vehicles mentioned in Section 146(2) of C.M.V...act.

In the above circumstances Form '53' signed by a person this behalf is only needed for accepting road tax owned by the Comment of India, provided the vehicle owned by the Gove of India is unconnected with any commercial enterprises.

Yputs faithfully, Sd/-V.BINDHU,

Sr. by. Transport Commissioner (Tax)
For Transport Commissioner,
Third vanuant hapuram.

Copy to:

All Regional Transport Officer & Jt. 'Regional Transport officers for information

Approved for Issue,

Senior Superintendant.