



## GOVERNMENT OF KERALA

No.5209/B3/2015/Tran.

Transport (B) Department,
Thiruvananthapuram,
Dated 30/06/2015

From

The Secretary to Government.

To

The Superintendent of Government Presses, Thiruvananthapuram.

Sir,

Sub:- Transport Department – Notification-Publishing in the Kerala Gazette Extra Ordinary-Reg

Ref:- G.O.(P) No. 41/2015 / Tran dated 30 / 06 / 2015.

I am to forward herewith a copy of the Government notification cited for publishing in the Kerala Gazette Extraordinary, after assigning <u>S.R.O number today itself</u>, and to request you to furnish 250 copies of the printed notification to Government, and 200 copies to the Transport Commissioner, Thiruvananthapuram, urgently.

Yours faithfully, SHIBU.A.T, Under Secretary. For Secretary to Government.

Approved for Issue;

Section Officer.

Copy to :- The Transport Commissioner, Thiruvanantnapuram. With a copy of

With a copy of the notification

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## GOVERNMENT OF KERALA TRANSPORT (B) DEPARTMENT NOTIFICATION

G.O.(P) No.41/2015/Tran.

Dated, Thiruvananthapura n, 30th June, 2015.

15 Mithunam, 1190.

S.R.O. No. ...../2015. – In exercise of the powers conferred by section 22 of the Kerala Motor Vehicles Taxation Act, 1976 (19 of 1976), the Government of Kerala being satisfied that it is necessary, in public interest to do so, hereby make the following amendments to the notification issued under G.O.(P) No.91/2014/Tran dated 29<sup>th</sup> December 2014 and published as S.R.O No.813/2014 in the Kerala Gazette Extra – ordinary No.3173 dated 29<sup>th</sup> December 2014, namely:-

## **AMENDMENT**

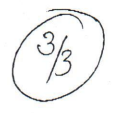
In the said notification :-

- (i) in para 5, for the entries "30" June, 2015" the entries "31" December 2015" shall be substituted;
- (ii) after the TABLE and before the sentence "This notification shall be deemed to have come to force on 1" January 2015.", the following Note shall be substituted, namely:

"Note: The period for which tax collected by way or Revenue Recovery or tax exempted on account of filing of G form or any other manner shall be included for computing the period of tax arrear for the last rive years as on 31.12.2014, provided that the amount of tax so collected or amount of tax so exempted shall be excluded for computing the arrears of tax. The arrears of tax of a stage carriage shall be calculated on the basis of the actual rate of tax of a stage carriage irrespective of the fact that whether the vehicle was idle or tax due at Non Transport Vehicle rate".

By Order of the Governor,

Dr. V.M. GOPALA MENON.



## Explanatory Note

This does not form part of the notification but is intended to indicate its general purport.

As per notification issued under G.O(P) No 91/2014/Tran dated 29th December 2014 published as S.R.O. No. 813/2014 in the Kerala Gazette Extra Ordinary No. 3173 dated 29th December, 2014 Government had introduced onetime settlement facility for realizing long pending tax arrear for all class of vehicles. This facility was limited to 30th June 2015. Request has been received from public to extend the period of validity of the order for a further period of 6 months and also to extend the facility to those vehicle owners who have remitted the tax arrears of certain period by Revenue Recovery. Considering this demand, Government have decided to extend the period up to 31th December 2015 with slight modification in the Government Orders.

The notification is intended to achieve the above object.