9473

No.C1-15007/TC/2002.

Head Office, Motor VehiclesDepartment, Thiruvananthapuram, Dated: 10.10.2002.

Circular No. 26/2002

Sub:- Collecting of Compounding Fee at the time of Registration of Vehicles without valid temporary registration – Clarification – reg.

Ref:- Clarification sought from Deputy Transport Commissioner, (CZ-I), Thrissur Dated 08.05.2002.

Deputy Transport Commissioner, Central Zone-I, Thrissur has requested to clarify whether late fee and compounding fee are to be realised in the cases of vehicles having no valid temperary registration when produced for inspection prior to the registration.

Section 41(11) of the M.V. Act relates to the violation of the CMV Rules (CMV Rule 47) prescribing the period within which application for registration is to be made. Violation of the rule is punishable u/s 177 of the MV Act. But in lieu of any action that may be taken u/s 177, the owner of the vehicle may be required to pay the amount prescribed in rule 102 of KMV Rules.

On the otherhand, section 192 applies in case of contravention of section 39 of the M.V. Act as to requirement of registration. Since the Act treats these contravention as separate offence, the offence have to be separately considered for the purpose of compounding.

Therefor to have a uniform procedure, throughout the State it is directed that, when the vehicle is brought for registration without valid temporary registration the late fee under Section 41 (11) of M.V Act read with Rule 102 of KMV Rules and the compounding fee under section 200 read with section 192 and G.O.(P) No.9/2002 (SRO.157/2002) shall be realised.

The receipt of the Circular should be acknowledged.

TRANSPORT COMMISSIONER.

To

All Deputy Transport Commissioners.
All Regional Transport Officers.

All Joint Regional Transport Officers.

Copy to: Sr. DTC & Secretary, STA, L.O, A.O, F.O, ATC, SAO, Stock file & Spare.

Approved for issue,

Senior Superintendent.