

P-246

No.C1.11838/TC/90

Office of the  
Transport Commission,  
Thiruvananthapuram, dated  
13.3.92.

From

The Transport Commissioner,  
Thiruvananthapuram.

To

All Regional Transport Officers/  
All Joint Regional Transport Officers,  
All Deputy Transport Commissioner (Zonal)

Sir,

Sub:- M.Vs. Department - M.V. Act and Rules  
certificate of fitness to vehicles  
owned by Local Bodies and institutions  
of quasi Government - reg.

....

It is observed that most of the Transport Vehicles owned by local bodies, autonomous bodies, institutions of quasi Government and certain departments of Government, are not having certificate of fitness. The authorities of such institutions have also the impression that their vehicles need not have the certificate of fitness. This is not correct.

(2) Besides, some of the Regional Transport Officers have informed that the authorities of local bodies and other institutions have declined to remit the C.F. penalty as specified in Sub Rule (5) of Rule 105 of K.M.V. Rules, 1989.

(3) In the circumstances, the Regional Transport Officers/Jt R.T.Os of Sub Regional Transport Offices are informed that it is very necessary that C.F. is to be issued to all Transport vehicles, irrespective of ownership and penalty, if any due, is to be realised as enunciated in sub-rule (5) of rule 105 of K.M.V. Rules, 1989 for the failure to renew the C.F. in time. This should be brought to the notice of all MVIs and AMVIs for strict compliance while conducting checking of vehicles.

The receipt of this letter should be acknowledged.

Yours faithfully,

*[Signature]*

for Transport Commissioner, Thiruvananthapuram

ak/24.3.92

28/3/92