

CIRCULAR NO. 5/87.

No. C3-1166/TC/87

10th December 1987.

A question has been raised as to whether an advance intimation in form 'G' or in writing with the particulars thereof for tax exemption as envisaged under rule 10 of the K.M.V. Taxation Rules can be made use of as an intimation referred to under rule 134(bb) of the K.M.V. Rules, to be filed in advance as to entitle the registered owner or the person having possession of a vehicle for exemption from payment of penalty for non-renewal of certificate of fitness in time. It is resolved that if an intimation in form 'G' or in writing with the particulars thereof is made in advance as to cover the entire period for exemption referred to under the rule 134(bb) it may be taken as previous intimation under rule 134(bb). In case the intimation in form 'G' or in writing in note to cover the entire period of exemption sought for under rule 134(bb) the eligibility for exemption under the rule will be limited to the period for which the intimation in form 'G' or in writing with particulars thereof can be taken as previous intimation. The other provisions in Rule 134(bb) will strictly be adhered to.

The receipt of the Circular should be acknowledged.

Sd/-

Transport Commissioner.

To *All concerned*

All R.T.Os., Jt. R.T.Os of Sub R.T. Offices and
M.V. Is. of Unit Offices.

Copy to: All Dy. Transport Commissioners.

G.A. to TC, JTC, Br. DTs, Secretary STA & Taxation,
ATC, SAOs, All Sr. Supdts., Stock file & Circular Book.



*Sub. Certificate of Fitness - Penalty
under Rule ~~134~~ 134(1)(bb)
- Previous intimation referred to
- Form 'G' of K.M.V. Rules - accept -*