

OFFICE OF THE TRANSPORT COMMISSIONER-CUM-CHAIRMAN,
STATE TRANSPORT AUTHORITY, ODISHA, CUTTACK.

No. 6459/TC

dated 28-07-2020.

To

All Regional Transport Officers.

Sub:- Acceptance of valid Type Approval Certificate and Roadworthiness Certificate in Form-22 for registration of new vehicles.

Sir,

Rule 126 of CMV Rules, 1989 provides that every manufacturer or importer of motor vehicles shall submit prototype of all new motor vehicles and its variants manufactured or imported by them to designated testing agencies and after getting valid Type Approval Certificate, the vehicles will be registered. In our State after getting Type Approval Certificate and certificate in Form-22, a letter is being issued by this office to all RTOs for registration of all class of new motor vehicles and its variants.

Referring to advisory dated 4th May, 2017 (copy enclosed), the Government of India, MoRTH has issued further advisory dated 10th Feb, 2020 (copy enclosed) stating that VAHAN system provides a mechanism for the inventory of vehicles being uploaded by the vehicle manufacturers against valid Type Approval Certificate. The MoRTH has requested to implement the system of registration of vehicles based on the production of Type Approval Certificate and roadworthiness certificate in Form-22.

It is hereby instructed that all new vehicles and its variants shall be registered by all Registering Authorities basing upon Type Approval Certificate and Form—22 without waiting further approval from this office.

Yours faithfully


Transport Commissioner, Odisha.

Memo No. 6460/TC

Dt. 28-07-2020

Copy forwarded to the Principal Secretary to Government, Commerce and Transport Department, Odisha, Bhubaneswar for information.


Transport Commissioner, Odisha.

Memo No. 6461/TC

Dt. 28-07-2020

Copy forwarded to all DCTs for information and necessary action.
Copy to Technical Director, NIC, STA for information and necessary action.
Copy to Computer Cell, STA to host in the website.
Copy to all Senior Officers, STA for information.


Transport Commissioner, Odisha.

No. RT-11028/16/2017-MVL
Government of India
Ministry of Road Transport & Highways
(MVL Section)
1, Parliament Street, Transport Bhawan, New Delhi

TRANSPORT COMMISSIONER
ODISHA, CUTTACK

18 FEB 2020

RECEIVED

Dated: 10 February, 2020

- To
- The Principal Secretaries/ The Secretaries, Department of Transport,
 - The Transport Commissioners,
of all the States/UT Administrations.

Subject: Consideration of Valid Type Approval Certificate (Road worthiness certificate) for registration of vehicles - reg.

Sir/Madam,

I am directed to refer to subject mentioned above and to write that it has come to the notice of this Ministry that in some States, vehicles are not being registered in spite of vehicles having Valid Type Approval (Road Worthiness, Certificate from authorised testing agencies) and that each model of the vehicle is subjected to physical inspection by the State Transport Department before any advisory being issued for their registration in the States. In this regard, advisory dated 4th May, 2017 may also be perused (copy enclosed).

2. It is to note that:-

- All authorised test agencies listed under Rule 126 of Central Motor Vehicles Rules, 1989, carry out testing of prototype of the model and provide the type approval certificate. The prototypes comply with all the technical provision stipulated by various rules made under the provisions of the Motor Vehicles Act, 1988.
- Rule 47 of the Central Motor Vehicles Rules, 1989 mandates for submission of compliance as per Form 22. Form 22 is a quality certificate for compliance with pollution standard, safety standards of components and road worthiness. Therefore, based on the submission of Form 22 issued by manufacturers, vehicle should be registered.
- Section 65 of the Motor Vehicles (Amendment) Act, 2019 has provision for amendment in Section 182A of the Motor Vehicles Act, 1988. It has provided for penalties for manufacturers, importers or dealer of motor vehicles, if they sell or delivers or alters or offers to sell or deliver or alter a motor vehicle that is in contravention of the provisions of Chapter VII.
Section 65 of the Motor Vehicles (Amendment) Act, 2019 will be notified in due course of time.

89
18/02/20

3. The VAHAN system provides a mechanism for the inventory of vehicles being uploaded by the vehicle manufacturers against valid type approval certificates. Unless and until there are reasons for disputing the specifications of vehicles supplied, the pre-inspection of a model of vehicle, already type approved should not be resorted to as it leads to unnecessary delay and harassment. Transport departments of States and UTs are requested to implement the system of registration of vehicles based on production of Type approval certificate and Form 22.

Yours sincerely,

Encls: As above.

(Dr. Piyush Jain)
Director (MVL)

Tele/Fax: 011-23714974

e-mail: director-morth@gov.in



भारतसरकार
Government of India
सड़कपरिवहन और राजमार्गमंत्रालय
Ministry of Road Transport & Highways



Transport Bhawan, 1, Parliament Street,
New Delhi-110001,

4th May, 2017

No. RT-11036/79/2016-MVL

To,

Principal Secretaries/Secretaries/Transport Commissioners, State Transport Department of
All States/Union Territories.

Sub: Consideration of valid Approval Certificate (Road worthiness Certificate) for the
Registration of Vehicles.

Sir/Madam,

I am directed to refer to subject mentioned above and to say that it has been reported that in some States, vehicles are not being registered in spite of vehicles having valid Type Approval (Road Worthiness) Certificate from authorised testing agencies and that each model of the vehicle is subjected to physical inspection by the State Transport Department before any advisory being issued for their registration in the States.

2. It is clarified that:-

(i) All authorised test agencies listed under rule 126 of Central Motor Vehicles Rules, 1989, carry out testing of prototype of each model and provide the type approval certificate. The prototypes shall comply with all the technical provision stipulated by various rules made under the provisions of section 110 of the Motor Vehicles Act, 1988.

(ii) Rule 47 of the Central Motor Vehicles Rules, 1989 mandates for submission of compliance as per Form 22. Form 22 is a quality certificate for compliance with pollution standards, safety standards of components and road worthiness. Therefore, based on the submission of form 22 issued by the manufacturers, vehicles shall be registered.

3. Transport departments of the States/UTs are requested to kindly take note, and implement the system of registration of vehicles based on production of Type approval certificate and Form 22.

Yours faithfully,

(Dharkat R. Luikang)

Under Secretary to the Govt. of India

Tel: 011-23327123

Email: dharkat@nic.in

12/01/17