राजस्थान सरकार परिवहन विभाग

क्रमांकः प.7(51) परि/नियम/मु./2006/पार्ट/१०८६

जयपुर, दिनांकः ९०/०५/18

प्रादेशिक / जिला परिवहन अधिकारी समस्त।

> विषय:— माननीय उच्चतम न्यायालय द्वारा दिनांक 03.07.2017 को पारित आदेश की पालना के संबंध में।

संदर्भ:- सडक परिवहन एवं राजमार्ग मंत्रालय द्वारा जारी पत्र दिनांक 16.04..2018 के क्रम में।

माननीय सर्वोच्च न्यायालय द्वारा हल्का मोटर यान (light motor vehicle) के ड्राईविंग लाईसेंस के संबंध में मोटर वाहन अधिनियम, 1988 के सुसंगत प्रावधानों की व्याख्या कर इसे परिवहन यान से भिन्न श्रेणी मानकर निर्णय दिया गया है कि हल्का मोटर यान श्रेणी के अनुज्ञप्ति धारक को इसकी परिभाषा के अनुरूप "यान" चलाने हेतु योग्य माना जायेगा। इस बाबत् सड़क परिवहन एवं राजमार्ग मंत्रालय द्वारा जारी किये गये पत्र में दिये गये दिशा निर्देशों की पालना में वर्णित कार्यवाही पर जिन बिन्दुओं पर आपके स्तर से कार्यवाही अपेक्षित है, उसके अनुरूप कार्यवाही कराने हेतु आदेश की प्रति प्रेषित है।

संलग्नः- उपरोक्तानुसार।

(आर. सी. यादव) अपर परिवहन आयुक्त (नियम) कार अन्य ३११९३ १९४१ - १९४१ - ३१९७३ १९४४ - १९४४ - १९४४

परमा मध्य मित

U , व्यार्थन सिमाम- ---

Dated the 16th April, 2018

- The Principal Secretaries (Transport) / Secretaries (Transport) / Transport Commissioners of all States / Union Territory Administrations
- 2. DGPs of All States/ Union Territory Administrations.

Subject: Compliance of the judgment dated 03-07-2017 of the Hon'ble Supreme Court in Civil Appeal No. 5826 of 2011 - Mukund Devagan v/s Oriental Insurance Company and Others in the matter of issue of driving licence for light motor vehicles.

Madam/Sir,

The question whether a holder of a licence to drive a Light Motor Vehicle is required to get the licence endorsed for driving a transport vehicle of the light motor vehicle class was recently considered by the Hon'ble Supreme Court in Civil Appeal No. 5826 of 2011- Mukund Dewangan V/s Oriental Insurance Company Limited. The following questions were referred for decision by a two-judge bench of the Hon'ble Supreme Court to the larger Bench of the Hon'ble Supreme Court in Civil Appeal No. 5826 of 2011- Mukund Dewangan V/s Oriental Insurance Company Limited:

- (a) What is the meaning to be given to the definition of "light motor vehicle" as defined in Section 2(21) of the MV Act? Whether transport vehicles are excluded from it?
- (b) Whether 'transport vehicle' and 'omnibus', the "gross vehicle weight" of either of which does not exceed 7500 kg, would be a "light motor vehicle" and also motor car or tractor or a road roller, "unladen weight" of which does not exceed 7500 kg. and holder of a licence to drive the class of "light motor vehicle" as provided in Section 10(2)(d) would be competent to drive a transport vehicle oromnibus, the "gross vehicle weight" of which does not exceed7500 kgs. or a motor car or tractor or road roller, the "unladen weight" of which does not exceed 7500 kgs.?
- (c) What is the effect of the amendment made by virtue of Act No. 54 of 1994 w.e.from 14.11.1994 while substituting Clauses (e) to (h) of Section 10(2) which contained "medium goods vehicle", "medium passenger motor vehicle", "heavy goods vehicle" and heavy passenger motor vehicle by "transport vehicle"? Whether insertion of expression 'transport vehicle' under Section 10(2)(e) is related to said substituted classes only or it also excluded

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transport vehicle of light motor vehicle class from the purview of Sections10(2)(d) and 2(41) of the Act?

- (d) What is the effect of Amendment of Form 4 as to the operation of the provisions contained in Section 10 as amended in the year 1994 and whether the procedure to obtain the driving licence for transport vehicle of the class of "Light Motor Vehicle" has been changed?"
- 2. In their judgment dated 03.07.2017, a three-judge bench of the Hon'ble Supreme Court answered the above questions as under:
 - (a) 'Light motor vehicle' as defined in section 2(21) of the Act would include a transport vehicle as per the weight prescribed in section 2(21) read with section 2(15) and 2(48). Such transport vehicles are not excluded from the definition of the light motor vehicle by virtue of Amendment Act No. 54/1994.
 - (b) A transport vehicle and omnibus, the gross vehicle weight of either of which does not exceed 7500 kg., would be a light motor vehicle and also motor car or tractor or a road roller, 'unladen weight' of which does not exceed 7500 kg. and holder of a driving licence to drive class of "light motor vehicle" as provided in section 10(2)(d) is competent to drive atransport vehicle or omnibus, the gross vehicle weight of which does not exceed 7500 kg. or a motor car or tractor or road-roller, the "unladen weight" of which does not exceed 7500 kg. That is to say, no separate endorsement on the licence is required to drive a transport vehicle of light motor vehicle class as enumerated above. A licence issued undersection 10(2)(d) continues to be valid after Amendment Act 54/1994 and 28.3.2001 in the form.
 - (c) The effect of the amendment made by virtue of Act No.54/1994 w.e.f. 14.11.1994 while substituting clauses (e) to (h) of section 10(2) which contained "medium goods vehicle" in section 10(2)(e), medium passenger motor vehicle in section 10(2)(f), heavy goods vehicle in section 10(2)(g) and "heavy passenger motor vehicle" in section 10(2)(h) with expression 'transport vehicle' as substituted in section 10(2)(e) related only to the aforesaid substituted classes only. It does not exclude transport vehicle, from the purview of section 10(2)(d) and section 2(41) of the Act i.e. light motor vehicle.
 - (d) The effect of amendment of Form 4 by insertion of "transport vehicle" is related only to the categories which were substituted in the year 1994 and the procedure to obtain driving licence for transport vehicle of class of "light motor vehicle" continues to be the same as it was and has not been changed and there is no requirement to obtain separate endorsement to Page 2 of 3

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drive transport vehicle, and if a driver is holding licence to drive light motor vehicle, he can drive transport vehicle of such class without any endorsement to that effect.

- 3. In view of the legal position as settled by the Hon'ble Supreme Court in the above judgment, the requirement under the Motor Vehicles Act, 1988 to obtain the transport licence would arise in case of medium/ heavy goods and passenger vehicles only. No other vehicle will require any separate endorsement, even if they are used for commercial purposes. The exemption from the requirement to obtain the endorsement for commercial vehicles would apply to following vehicles:
 - (i) Motor cycle without gear
 - (ii) Motor cycle with gear
 - (iii) Light motor vehicle (goods / passenger)
 - (iv) e-rickshaw/ e-cart
- 4. It is requested that the appropriate instructions may please be issued to the licencing authorities and the enforcement authorities for compliance of the directions of the Hon'ble Supreme Court as above.

Yours faithfully,

(Abhay Damle) Joint Secretary (T) ©: 011-2371 9209

e-mail: js-tpt@gov.in

Copy to:

DDG, NIC, CGO Complex with a request to make necessary amendments in *Sarathi* software so as to incorporate the effect of aforesaid judgment of the Hon'ble Supreme Court.