

DECISION OF THE REGIONAL TRANSPORT AUTHORITY, THRISSUR
MEETING HELD ON 05.01.2024

(Venue : Conference Hall, Civil Station, Ayyanthole)

Present :

CHAIRMAN : SRI V R KRISHNA TEJA IAS
DISTRICT COLLECTOR &
CHAIRMAN, R T A,
THRISSUR.

MEMBER : SRI NAVNEET SHARMA IPS
DISTRICT POLICE CHIEF,
THRISSUR RURAL,
(MEMBER, R T A, THRISSUR)

MEMBER : SHRI. JAMES M P
DEPUTY TRANSPORT COMMISSIONER,
CENTRAL ZONE-1, THRISSUR.
(MEMBER, R T A, THRISSUR)

Item No 1

Heard the counsel representing the applicant and all the concerned.

This is an application for fresh regular stage carriage permit on the route Nelluvai - Mundur - Medical College as ordinary service filed on 11/08/2023. While considering the application several en route operators raised objections against the proposed timings.

A thorough examination of the provided route enquiry report reveals a deficiency in crucial details, notably the absence of sector-wise frequency information of existing stage carriages operating on the specified routes. Additionally, the report lacks explicit remarks regarding the feasibility of the proposed timings in adherence to the decision of the State Transport Authority (STA) concerning speed limits.

It is imperative to obtain a comprehensive and updated report from the enquiry officer to address these concerns adequately. Accordingly, the Secretary is hereby directed to procure a fresh report, including all the specific details.

Hence decision on the application for fresh stage carriage permit is **adjourned**, with direction to the Secretary, to submit the application along with the aforementioned fresh report in the next convened meeting of this authority.

Item No 2

Heard. Fresh permit **granted**.

Item No 3

Heard. This is to reconsider the application for renewal of permit in respect of Stage Carriage KL 55 H 3107 operating on the route Elanad - Thrissur - Thiruvilwamala as LSOS based on the permit holder's request filed on 23/08/2023.

On careful perusal of the records it is seen that a petition marked as MVAA No. 237/2022 is presently pending before the Hon'ble State Transport Appellate Tribunal (STAT). This petition challenges the decision of this authority dated 17.09.2022 in item no 16, rejecting the application for renewal of permit.

In light of the ongoing proceedings before the Hon'ble STAT and the pending verdict in MVAA No. 237/2022, the decision on the reconsideration of the application for the renewal of the permit is hereby **adjourned**. The final judgment from the Hon'ble tribunal is awaited by this authority, before making a determination in this matter.

Item No 4

Heard. This is an application for renewal of regular permit on the inter district route Adat - North Paravur valid upto 12.02.2023, in respect of the stage carriage KL 08 BK 4293. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023, subject to the

production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Item No 5

Heard. This is an application for renewal of regular permit in respect of the stage carriage KL 56 G 9654 valid upto 15.07.2023. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023, subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Item No 6

Heard the counsel representing the applicant.

Guided by the provisions outlined in G O (P) No. 13/2023/Tran dated 03/05/2023, this authority has undertaken a comprehensive review of its previous decision dated 07.03.2023 in item no. 5. In light of the aforementioned governmental order and in the exercise of its discretion, this authority hereby revisits the prior decision and, after due consideration, the renewal of permit in respect of the stage carriage KL 8 BB 2196 operating on the intra district route Mylattumpara - Elthuruthu as Ordinary Service is **granted**, subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Item No 7

Heard. This is an application for renewal of regular permit on the inter district route Palakkad - Guruvayur valid upto 27.06.2023, in respect of the stage carriage KL 08 BC 2909. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023, subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Item No 8

Perused thoroughly the judgments of Hon'ble High Court of Kerala in WP(C) No. 35324/2023 dated 27/10/2023, WP(C) No. 23919/2021 dated 10/12/2021, WP(C) No. 27198/2021 dated 08/12/2021 and WP(C) No. 30837/2021 dated 31/12/2021.

Heard the arguments presented by the counsels representing the applicant and the objectors. This authority reconsiders the application for renewal of permit in respect of stage carriage KL 8 AL 5331 operating on the intra district route Thrissur - Thriprayar originally valid upto 27.10.2021.

The stipulations outlined in clause 4 of G O (P) No. 13/2023/Tran dated 03/05/2023, states that the existing valid regular permits as on 14th July 2009, in

operation with trips and vehicles of private stage carriage operators, will be permitted to operate as Ordinary Service only. Upon scrutiny of the records, it is apparent that the permit in question was issued on 22/10/2011, meaning it was not operational as on 14/07/2009.

Further, in clause 5 (c) of G O (P) No. 13/2023/Tran dated 03/05/2023, it is explicitly clarified that existing and operating permits in the Private Sector as on 14th July 2009, are allowed to operate subject to modified clauses 4 and 5 (b). *Permits will also be granted to private stage carriages of other routes permitting them to overlap 5Kms or 5% of the length of their own routes, whichever is less on the notified routes, for the purpose of intersection.*

The report of the enquiry officer indicates that, on the total route length of 26 Km, there is a 3.5 Km objectionable overlap, thereby violating clause 5 (c) of G O (P) No. 13/2023/Tran dated 03/05/2023. Consequently, the application for renewal of permit is **rejected**.

Item No 9

Heard. This is to reconsider the application for renewal of permit in respect of Stage Carriage KL 58 N 2645 operating on the inter district route Chazhur - Guruvayur - Ernakulam as LSOS.

On careful perusal of the records it is seen that a petition marked as MVAA No. 220/2022 is presently pending before the Hon'ble State Transport Appellate Tribunal (STAT). This petition challenges the decision of this authority dated 17.09.2022 in Supplementary item no 3, rejecting the application for renewal of permit.

In light of the ongoing proceedings before the Hon'ble STAT and the pending verdict in MVAA No. 220/2022, the decision on the reconsideration of the application for the renewal of the permit is hereby **adjourned**. The final judgment from the Hon'ble tribunal is awaited by this authority, before making a determination in this matter.

Item No 10

Heard. This is to reconsider the application for renewal of permit in respect of Stage Carriage KL 17 F 1755 operating on the inter district route Koottanad - Thrissur as Ordinary Service.

On careful perusal of the records it is seen that a petition marked as MVAA No. 131/2023 is presently pending before the Hon'ble State Transport Appellate Tribunal (STAT). This petition challenges the decision of this authority dated 07.03.2023 in item no 6, rejecting the application for renewal of permit.

In light of the ongoing proceedings before the Hon'ble STAT and the pending verdict in MVAA No. 131/2023, the decision on the reconsideration of the application for the renewal of the permit is hereby **adjourned**. The final judgment from the Hon'ble tribunal is awaited by this authority, before making a determination in this matter.

Item No 11

Heard. This pertains to an application in respect of the stage carriage KL 47 B 1818 seeking for renewal of regular permit on the inter district route Ernakulam - Kozhikode Medical College accompanied by a variation request to truncate the portion from Kuttipuram to Kozhikode Medical College for limiting the route length to 123 Km which falls below the stipulated 140 Km. The existing permit was valid upto 29.08.2020.

The renewal of permit is **granted** as **Ordinary Service** in accordance with the provisions outlined in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023, by **allowing curtailment of portion from Kuttipuram to Kozhikode Medical College**, subject to the conditions of production of NOC from financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Secretary shall issue an appropriate time schedule, while endorsing the approved variation in the permit.

Item No 12

Perused the judgment of Hon'ble High Court of Kerala in WP(C) No. 35067/2023 dated 26/10/2023.

Heard the counsels representing the applicant, KSRTC and the other objectors. Considered the application for replacement of the stage carriage KL 48 711 with KL 48 8911 submitted by the permit holder on 12/09/2023.

Upon examination of the records, it was noted that the application for the renewal of the permit for KL 48 711, operating on the inter-district route Chelakkara - Thrissur - Palakkad as LSOS and valid until 01.09.2021, was granted by the authority on 07/03/2023 (item no. 27). This decision of grant of renewal of permit was communicated to the permit holder on 09/05/2023 vide C1/8906/2021/R.

However the grantee failed to produce current records of the vehicle neither within the stipulated one month nor before 08/09/2023, which constitutes the aggregate period of 4 months permissible as per Rule 172 (3) (a) of Kerala Motor Vehicles Rules, 1989. The application for replacement was filed on 12/09/2023 only, which implies there was no valid permit at the time of filing the application for replacement.

In the light of permit holder's failure to produce current records of the vehicle or file the application for replacement of vehicle within the maximum permissible time, this **authority is compelled to revoke the grant of the renewal of the permit**, as per the decision dated 07/03/2023.

The judgment of Hon'ble High Court of Kerala in WP(C) No. 35067/2023 dated 26/10/2023 directed the Secretary RTA to consider the application for replacement of KL 48 711 by KL 48 8911 in accordance with law, preferably within a period of one month.

Considering the aforementioned decision of this authority, it is concluded that **the application for replacement is not maintainable and is therefore disposed of as infructuous.**

Item No 13

Heard, the counsel representing the applicant, KSRTC and other objectors. These are applications for renewal of permit in respect of stage carriage KL 10 S 9234 operating on the inter district route Choolannur – Mayannur – Ottapalam and replacement of the vehicle with KL 03 N 3333. The permit was valid upto 08/12/2020 and application for renewal of permit is seen filed on 23/09/2020.

The **renewal of permit is granted** subject to the conditions of production of NOC from financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Decision on the application of **replacement of vehicle is adjourned** for revalidating the permit as per decision above.

Perused the judgment of Hon'ble High Court of Kerala in WP(C) No. 29832/2023 dated 12/09/2023. On examining the records, it is noted that the directions of the Hon'ble High Court has already been adhered to by the Secretary RTA. Proceedings have been issued as evidenced by C7/547137/2023/R dated 17/11/2023.

Item No 14

Heard. This is an application for transfer of permit subsequent to the death of the permit holder Sri Babu P V, in respect of stage carriage KL 18 A 5690 to the name of his wife Smt. Siji P V. Permit was valid upto 30/05/2023. Also an application for renewal of permit is filed by the proposed transferee on 17/04/2023 after the demise of Sri Babu P V on 31/03/2023.

Transfer of permit (death) and renewal of permit are granted, subject to the conditions of production of NOC from financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 15

Heard. This pertains to an application for the transfer of a permit following the demise of the permit holder, Sri Aravindakshan, for the stage carriage with registration number KL 46 H 1102, which operates on the inter-district route Peechi Dam – Ottapalam as LSOS. The request is to transfer the permit to his wife, Smt Krishnakumari.

The original permit was valid until 18.11.2019. Notably, the death of Sri Aravindakshan was intimated on 12.11.2019, along with the application for the renewal of the permit, accompanied by a delay condonation request, subsequent to his passing on 13.07.2019. The application for the transfer of the permit was submitted on 07.12.2020, which falls outside the stipulated time frame specified in section 82(3) of the MV Act, 1988.

After hearing the proposed transferee, this authority is convinced the applicant was prevented by good and sufficient cause from submitting the applications within the specified time. Also the enquiry officers have reported that overlapping with notified routes/approved schemes is not objectionable in the case of the renewal of an existing permit.

Hence **Transfer of permit (death) is allowed and renewal of permit is granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023, subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Item No 16

Heard all the concerned. The erratum notes pertaining to Item no. 16 is perused. Objections were raised asserting that the variation application and the timings proposed are not properly matched. And the permit holder has admitted the same before this authority.

Hence considering the request of the applicant, the decision on the application for variation of permit is **adjourned**. Secretary RTA is directed to submit the fresh variation application of the applicant, along with the detailed report in the next ensuing meeting of this authority.

Item No 17

Heard all the concerned. Perused the judgment of Hon'ble State Transport Appellate Tribunal (STAT) in MVAA No. 123/2019 dated 29.04.2023. Reconsidered, the application for variation of permit. But on perusal it is found that the original records submitted before the Hon'ble tribunal is not yet availed from. Secretary RTA is directed to retrieve all the pertinent records for a comprehensive examination, in accordance with the judgment of Hon'ble STAT in MVAA No. 123/2019 dated 29.04.2023.

Consequently, **the decision on the application for the variation of the permit is hereby adjourned**, pending compliance with the aforementioned directive.

Item No 18

Heard all the concerned. This is an application for variation of permit in respect of KL 08 AL 5643, currently operating on the intra district route Elthuruth - Thriprayar.

The proposed variation entails an extension of the halting place from Chazhoor to Peringottukara, spanning a distance of 700 meters.

After evaluating the advantages associated with this variation, the variation is **granted**, with existing set of timings and subject to settlement of timings only for the portion of extension sought for.

Item No 19

Heard all the concerned. This is an application for variation of permit in respect of KL 3 P 1473 currently operating on the intra district route Panjampalli - Kattur - Irinjalakuda, seeking extension from Edathiruthi - Pulinchode - Edamuttom through Kazhimbram High School and curtailment from Chendrappinni to Panjampalli. While considering this application, several objections were received particularly against the proposed curtailment, citing potential disruptions to travel facilities. Upon careful examination, it has been noted that the enquiry report lacks essential details, such as the frequency of stage carriage services in the curtailed portion. Furthermore, whether the comparative advantages of the extended portion outweigh the effects of the curtailed portion is not explicitly specified. In the light of these observations, Secretary is directed to submit the details called for as above, before this authority in the ensuing meeting for reconsideration.

For the compliance of the above orders, **the decision on the application for the variation of the permit is hereby adjourned.**

Item No 20

Heard all the concerned. This is an application for variation of permit in respect of the stage carriage KL 58 R 2225 operating on the intra district route Chalakudy - Kodungallur - Guruvayur as Limited Stop Ordinary Service seeking conversion to Ordinary Service. An objection has been received, asserting that the proposed time is not in accordance with the rate fixed for Ordinary Service. Additionally, the applicant has highlighted before this authority that the proposed timing mentioned in the agenda significantly deviates from the timings proposed by him.

For providing necessary clarification on the above matter, Secretary is directed to obtain fresh enquiry report and present the updated report and related details before this authority in the next ensuing meeting. Hence **the decision on the application for the variation of the permit is hereby adjourned.**

Item No 21

Heard all the concerned. This is an application for variation of permit in respect of the stage carriage KL 45 L 9423 currently holding a permit valid until 02/12/2024. While the matter was considered the following mentioned objections were received:-

1) The proposed set of timings fails to specify the intermediate points of the extension sought portion.

2) There is a potential clash of timings with services provided by other en route operators.

In light of the aforementioned concerns, the applicant is hereby directed to furnish duly filled form PVA by specifically mentioning all the intermediate points on the extension sought route. This submission should also include a modified set of proposed timings incorporating minimal changes to facilitate the trips to the extended portion. For ensuring the compliance of the directives outlined above, **the decision on the application for the variation of the permit is hereby adjourned.**

Item No 22

Heard all the concerned. Perused, the judgment of Hon'ble High Court of Kerala in WP(C) No. 19291/2023 dated 30/06/2023. This is an application for variation of permit in respect of KL 48 9741 on the existing route Elanad – Thrissur via Vendokkumparambu, Manjady Road, Vadakkumchery, Choolpadam, Karapotta, Kannambra, Kaliyar Road, Chelakkara, Wadakkanchery, Athani, Viyyur and Patturaikkal.

This stage carriage currently serves the interior regions of Thrissur and Palakkad districts. However, objections were raised during the consideration of this application, particularly concerning the proposed reduction in trips. Upon reviewing the report submitted by the enquiry officer, it is evident that such curtailment of trips would negatively impact the accessibility of transportation for the public residing in areas with limited stage carriage services.

Given that the primary concern in this matter is the convenience and accessibility of transportation for the public, the **application for permit variation is rejected** based on this paramount consideration.

Item No 23

Heard all the concerned. Perused, the judgment of Hon'ble High Court of Kerala in WP(C) No. 32719/2023 dated 05/10/2023. This is an application for replacement of the stage carriage KL 09 U 1015 operating on the route Adukalapara – Thrissur with the stage carriage KL 05 W 1277. Rule 174(2)(c) of the Kerala Motor Vehicle Rules, 1989, is pertinent in this matter. This rule specifies that the Transport Authority may, in its discretion, reject a replacement application if the proposed new vehicle is older than the one sought to be replaced.

Upon review, it was found that the replacement application does not comply with Rule 174(2)(c) of the Kerala Motor Vehicle Rules, 1989, as the incoming vehicle is older than the outgoing one. The Hon'ble Supreme Court of India, in its dictum has

affirmed the discretionary power of this authority in such matters. Therefore, considering the adverse environmental impact of the older vehicle, which is not in the public interest, the **application for replacement of vehicle is rejected.**

Item No 24

Applicant is absent. Hence decision on the application for replacement of vehicle is **adjourned**. Secretary, RTA is directed to place the application in the next meeting of the RTA, after issuing due notice to the applicant without fail.

Item No 25

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 26

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 27

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 28

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Item No 29

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 30

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 31

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 32

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 33

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 34

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Item No 35

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Item No 36

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 37

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 38

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Item No 39

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 40

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 41

Applicants are absent. On thorough examination of records it is revealed that the report provided by the enquiry officer lacks specificity and completeness to ascertain the genuineness of the application. In the light of this, the Secretary is directed to hear the applicants in person and subsequently submit a detailed report to this authority for further consideration.

Notices shall be duly issued to the applicants, informing them of the date, venue and time in the event that the application is placed before this authority again. Hence, the decision on the application for the transfer of permit is hereby **adjourned**.

Item No 42

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 43

Applicants are absent. On thorough examination of records it is revealed that the report provided by the enquiry officer lacks specificity and completeness to ascertain the genuineness of the application. In the light of this, the Secretary is directed to hear the applicants in person and subsequently submit a detailed report to this authority for further consideration .

Notices shall be duly issued to the applicants, informing them of the date, venue and time in the event that the application is placed before this authority again. Hence, the decision on the application for the transfer of permit is hereby **adjourned**.

Item No 44

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 45

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 46

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 47

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 48

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 49

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 50

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Item No 51

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 52

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 53

Heard. Transfer of permit **allowed**, subject to the production of NOC from the

financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 54

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 55

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 56

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 57

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 58

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 59

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 60

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 61

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 62

Heard. Perused, the records. Transfer of permit (death) from the name of the deceased permit holder Sri K A Varghese to his son Sri Biju Varghese is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 63

Heard. Perused, the records. Transfer of permit (death) from the name of the deceased permit holder Sri Nirmalanandan to his daughter Smt Deepthy T N is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 64

Heard . Perused the records. Transfer of permit (death) from the name of the deceased permit holder Sri Raghavan to his son Sri Prakashan is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid. Secretary shall verify the service of the vehicle after expiry of 3 months from the date of demise of the permit holder. If vehicle is found conducted service without obtaining temporary permit, the permitless operation shall be compounded.

Item No 65

Heard. Perused the records. Transfer of permit (death) from the name of the deceased permit holder Sri Sunil P R to his wife Smt Sheeba is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Item No 66

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 67

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 68

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 69

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Item No 78

This is to reconsider the belated application for renewal of permit in respect of auto rickshaw KL 07 BV 2899. The matter was considered by this authority on 12/07/2023 vide item no.101. Permit in respect of this vehicle is seen expired on 20/02/2022. Belated application for renewal of permit received on 19/05/2023. This authority is convinced that the applicant is prevented by good and sufficient reasons from making the application for renewal of permit in time. Hence delay condoned, renewal of permit is **granted**, from the date of application subject to the production of NOC from the financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid. If it is revealed on the enquiry that the vehicle had conducted service after the expiry of permit, compounding fees shall be levied for permit less operation.

Item No 79

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 80

Perused the records. After reviewing the records and taking into account the request of the applicant dated 12/12/2023, this authority has decided to **grant permission for the applicant to withdraw the application** for the renewal of permit.

Item No 81

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 109

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 110

- 1) Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

- 2) The decision on the application for **replacement of vehicle is adjourned** for want of revalidation of the regular permit.

Item No 111

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 112

Applicant is absent. Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 113

Applicant is absent. Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 114

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

The decision on the application for **replacement of vehicle is adjourned** for want of revalidation of the regular permit.

Item No 115

Applicant is absent. Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 116

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be

placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 117

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 118

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 119

Applicant is absent. Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Item No 120

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Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

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Item No 122

Heard. This is an application submitted for the replacement of auto rickshaw KL 8 AL 7339 covered by the permit no. 8/2622/2017, with another auto rickshaw bearing registration number KL 8 BA 6569. As per the decision of this authority dated 12/07/2023 in supplementary item no. 18, renewal of this permit was granted and decision of grant of permit was duly communicated to the applicant on 13/09/2023. On 03/11/2023, the grantee submitted an application for replacing the auto rickshaw KL 8 AL 7339 by another auto rickshaw, KL 8 BA 6569. It has been asserted that the current vehicle under the permit, KL 08 AL 7339, is not in an economically repairable condition to maintain operational status. In the light of the request of the applicant and aforementioned circumstances, **the application for replacement of vehicle is allowed** by condoning the delay in producing the records subject to adherence to the conditions stipulated in the decision of RTA dated 12/07/2023 in supplementary item no. 18 and remittance of any outstanding fees for replacement of vehicle if not paid.

Item No 123

Ratified.

Item No 124

Heard. This is a request of the grantee of renewal of permit, Sri U Mohanan, the permit holder of stage carriage KL 08 AQ 2025 to allow maximum time for producing

the current records of the vehicle to avail the granted renewal of permit. On perusal of records, it is seen that renewal of permit was granted as per the decision of this authority dated 12.07.2023 in supplementary item no. 5 of the agenda. The decision was dispatched to the grantee vide proceedings C2/1807/2023/R on 02/09/2023.

The maximum permissible period as stipulated in Rule 172 (3)(a) of KMV Rules 1989 in aggregate from the date of communication of order granting the renewal of permit is seen expired on 01/01/2024.

Hence decision of this authority dated 12/07/2023 in supplementary item no. 5, **granting the renewal of permit** is hereby **revoked**.

Item No 125

Heard. This is a request of the grantee of renewal of permit, Sri K Ramachandran, the permit holder of stage carriage KL 49 C 7214 to allow maximum time for producing the current records of the vehicle to avail the granted renewal of permit. On perusal of records, it is seen that renewal of permit was granted as per the decision of this authority dated 12.07.2023 in item no. 2 of the agenda. The decision was communicated to the grantee on 26/08/2023. On 27/10/2023 the grantee filed a request to condone delay and to allow maximum time for producing the current records.

As per Rule 172 (3)(a) of KMV Rules 1989, the maximum time allowable is four months in aggregate from the date of dispatch of order granting the renewal of permit, which had expired on 25/12/2023. The applicant had failed to produce the current records till date. Hence decision of this authority dated 12/07/2023 in item no. 2, **granting the renewal of permit** is hereby **revoked** as per Rule 172 (3)(a) of KMV Rules 1989.

Item No 126

Heard. This is a request to condone the delay in producing current records of the stage carriage KL 6 D 5715 operating on the route Guruvayur – Govindapuram, for availing renewal of regular permit granted as per the decision of this authority dated 07/03/2023 in Supplementary item no. 4. Upon perusal of the records, it is noted that this authority had indeed considered the applicant's request to allow maximum time to produce current records of the stage carriage, in accordance with Rule 172(3)(a) of KMV Rules 1989. This authority has sanctioned allowable time until 07/09/2023, as per its decision dated 12/07/2023 in item no 140.

The applicant has failed to produce the current records within the stipulated time frame. Therefore, the **request of the applicant is deemed not maintainable and is rejected**. Consequently, the decision of this authority dated 07/03/2023 in supplementary item no. 4, **granting the renewal of permit** is hereby **revoked**.

Item No 127

Perused the request from the Secretary, Paralam Grama Panchayath to relocate the Kodannur Centre Bus stop nearer to BSNL Office, situated approximately 100 metres away , in order to alleviate the traffic congestion.

Request is allowed.

Item No 128

Heard. Considered, the request of Secertary, RTA Palakkad (Vide Endt. No. R17/178/2020/P dtd 12.05.2023) for the concurrence of this RTA for variation of the permit (No. 9/2152/2012 valid up to 03.06.2027) in respect of stage carriage KL 37 3855 operating on the route Thiruvilwamala - Ottapalam to extend the portion of the route from Thiruvilwamala to Athipotta, Choolanur, Nochur (5km), Thiruvilwamala - Anappara (3.5 Km) and curtailment of portion Nochur - Tholanur (3 Km) with single trip Nochur to Tholanur (2 trip additional), which falls within the jurisdiction of this authority. The enquiry conducted reveals that the extension of 16th and 17th trip from Thiruvilwamala to Anappara is during the gap time of the vehicle at Thiruvilwamala and hence there is no change of timings. The introduction of trip from Thiruvilwamala to Anappara and back will be beneficial to the travelling public and the students of that area. The field officer has also reported that there is no curtailment, no virgin portion and no overlapping with the notified route/approved scheme in the extension sought portion.

Hence, ***concurrence for variation of permit for extending the route portion from Thiruvilwamala to Athipotta, Choolanur, Nochur (5km), Thiruvilwamala - Anappara (3.5 Km) is granted***, without prejudice to the right of the Regional Transport Authority, Palakkad to peruse other aspects and to decide on the application for variation of permit.

Item No 129

Heard. The 26 challans issued against the vehicle KL 54 E 3060 are currently under consideration before the Hon'ble Court. Therefore, **the applicant is entitled to challenge them before the respective Hon'ble Court in accordance with the law.**

Item No 130

Heard the counsel representing the complainant, Kochunarayanan. Heard the counsel representing the permit holder of KL 40 3219 as well as all other concerned parties.

Upon perusal of records it is noted that, as per decision of this authority dated 12/07/2023 in item no. 17, the terminus was changed to Annamanada by allowing

variation. Hence **this authority has decided not to pursue further action on this complaint.**

Item No 131

Ratified

Item No 132

- a) Ratified
- b) 1) Ratified
2) Ratified

Item No 133 A

Perused the judgments of Hon'ble STAT in MVARP no. 7/20 dated 15/02/2020 and in MVARP no. 10/21 dated 23/09/2022. On perusal of records it is seen that Sri Naveenkumar has filed a Writ Petition before the Hon'ble High Court of Kerala, numbered WP(C) 11215/2020 challenging the order of Hon'ble STAT in MVARP 7/2020. This writ petition is currently pending for disposal. Given the interconnected nature of MVARP no. 7/20 and MVARP no. 10/21 regarding the issuance of vacant timings, the **secretary is directed to await the final verdict of Hon'ble High Court of Kerala in WP(C) no. 11215/2020, before taking further action and to act in accordance with the said judgment.**

Item No 134

Will be fixed later and published on the notice board.

Supplementary Item No 1

Heard. This is an application for renewal of regular permit on the inter district route Ernakulam - Guruvayur valid upto 13.07.2023, in respect of the stage carriage KL 47 A 8100. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023, subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Supplementary Item No 2

Heard. This is an application for renewal of regular permit on the inter district route Ernakulam (Vytila) - Guruvayur valid upto 04.05.2023, in respect of the stage carriage KL 47 E 9990. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023,

subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Supplementary Item No 3

Heard. The erratum notes pertaining to Supplementary item no. 3 is perused.

1) This is a request to condone the delay in producing current records of the stage carriage KL 08 AJ 6030 operating on the route Varadium – Thrissur Sakthan Thampuran Bus Stand, for availing renewal of regular permit granted as per the decision of this authority dated 07/03/2023 in item no. 28. Upon perusal of the records, it is noted that this authority had indeed considered the applicant's request to allow maximum time to produce current records of the stage carriage, in accordance with Rule 172(3)(a) of KMV Rules 1989. This authority has sanctioned allowable time until 04/09/2023, as per its decision dated 12/07/2023 in item no 142.

The applicant has failed to produce the current records within the stipulated time frame. Therefore, the **request of the applicant is deemed not maintainable and is rejected**. Consequently, the decision of this authority dated 07/03/2023 in item no. 28, **granting the renewal of permit** is hereby **revoked**.

2) Considering the aforementioned decision of this authority, it is concluded that **the application for variation of permit is not maintainable and is therefore disposed of as infructuous**.

Supplementary Item No 4

Heard. On perusal of records, it is evident that pursuant to the Order no. C8/8768/2002/R dated 23/11/2002, the timings of the petitioner's vehicle is seen revised in compliance with the directions of the Hon'ble High Court of Kerala, allocating a running time rate of 2.5 minutes per kilometer. It is noted that the applicant expressed willingness to remit the fee for variation (to offset revenue loss), which was duly received on 20/11/2002 (under TR5 No. 94/215/2002). Consequently, the type of permit should have been converted from LSOS to Ordinary Service. However, the said conversion has not been endorsed on the permit so far.

Therefore, the **Secretary is directed to endorse the conversion from LSOS to Ordinary Service on the permit**. Hence any further decision on this **application for variation of permit, brought before this authority, is deemed redundant and hereby dismissed**.

Supplementary Item No 5

Heard. This is an application for renewal of permit in respect of stage carriage KL 8 Y 8858 on the intra district route Thiruvilwamala - Kodungallur operating as LSOS and valid upto 05/05/2020. The vehicle covered by the permit has attained 17 years of age as on 02/11/2020, set for LSOS stage carriages. Application for renewal of permit

was filed on 27/04/2020. On 20/06/2020, an application for replacement of vehicle is filed with later model stage carriage KL 08 BU 8152, under the lawful possession of Seby Varghese by way of lease agreement. This replacement vehicle is currently in operation under a substitute temporary permit, secured based on the order of the Hon'ble STAT in MVAA No. 256/2023. The stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023 states that the existing valid regular permits as on 14th July 2009, in operation with trips and vehicles of the private stage carriage operators will be permitted to operate as Ordinary Service only.

Since the present vehicle KL 08 Y 8858 has become unsuitable for operation due to the existing restrictions as per G O (P) No. 26/2022/Trans dated 25/09/2022, so as the permit to operate, **renewal of permit as ordinary service is granted**, from the date of application, **by allowing the replacement**, subject to the production of NOC from the financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Supplementary Item No 6

Heard. This is an application for renewal of permit filed on 12/09/2023 in respect of KL 18 C 441 covered by the regular permit on the route Nalukettu - Azhikode valid upto 05.10.2023. Application for replacement of KL 18 C 441 by KL 07 BC 4952 is also filed on 26.03.2022. This application for replacement of vehicle was considered by this authority previously. Upon receiving vehement objections alleging the non-existence of KL 18 C 441 covered by the permit, reports were called for, to ascertain the existence of KL 18 C 441 covered by the permit. Enquiry officer reported that the vehicle was dismantled in September 2022 and is currently non-existent. As per the dictum laid down in Usman Vs RTO Malappuram, it is established that permit cannot validly exist without a vehicle. Thus, as of the renewal application date, the vehicle is not in existence and hence permit is also not validly existing, eligible for renewal.

Hence application for renewal of permit filed by mentioning the non – existent vehicle is improper and not maintainable. Consequently, decision on application for renewal of permit is **rejected**.

Furthermore, upon review of the records, it has come to light that the applicant presently does not own the vehicle KL 7 BC 4952. Given the aforementioned decision, and considering the absence of both a valid permit and a suitable vehicle, the **application for the replacement of the vehicle**, filed on 26.03.2022, is deemed non-maintainable and disposed of as **infructuous**.

Supplementary Item No 7

Heard. This is an application for renewal of regular permit on the inter district route Thriprayar - Guruvayur - Palakkad valid upto 18/08/2021, in respect of the stage carriage KL 08 AQ 2959. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of Notification G O (P) No. 13/2023/Tran dated 03/05/2023,

subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Decision on the application for the transfer of permit is **adjourned** for validation of the permit. The Secretary RTA shall place the application for transfer of permit before this authority in the next meeting after endorsing the granted renewal as per the above decision and issuing due notices to both the applicants.

Supplementary Item No 8

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 9

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 10

Heard. This is an application for transfer of permit in respect of stage carriage KL 7 AN 4311 (Permit no. KL2022-SC-0986A) operating on the intra district route Kundur – Mala – Kodungallur – Vellangallur – Madathumpady – Marekkad – Annamanada , valid upto 27/06/2027. On perusal of records, it is noted that the vehicle covered by the permit, KL 7 AN 4311 has attained the age of 20 years as on 31/07/2023. Given the applicant has not replaced the vehicle, the decision regarding the application for transfer of permit is **adjourned**.

Supplementary Item No 11

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 12

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 13

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 14

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 15

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 16

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 17

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 18

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 19

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 20

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 21

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 22

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 23

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 24

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 25

Heard . Perused the records. Transfer of permit (death) from the name of the deceased permit holder Sri Nirmalanandan to his son Sri Deepak T N is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 26

Heard . Perused the records. Transfer of permit (death) from the name of the deceased permit holder Sri Hamsa to his wife Smt Subaida Hamsa is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Supplementary Item No 27

Heard . Perused the records. Transfer of permit (death) from the name of the deceased permit holder Sri Varghese to his son Sri Biju Varghese is **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid. Secretary shall verify the service of the vehicle after expiry of 3 months from the date of demise of the permit holder. If vehicle is found conducted service without obtaining temporary permit, the permitless operation shall be compounded.

Supplementary Item No 28

Heard. **Secretary is permitted to amend** the registration mark of the vehicle KL 10 AF 55, accordingly and issue a modified permit, incorporating the registration numbers and their respective permits of the existing vehicles covered by the reserve stage carriage permit.

Supplementary Item No 29

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Supplementary Item No 30

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Supplementary Item No 31

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Supplementary Item No 32

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in

filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Supplementary Item No 33

Applicant is absent. Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Supplementary Item No 34

Heard all the concerned. On perusal of records it is seen that the transfer of permit was granted by this authority on 15.10.2018 vide item no. 18. As per the decision of this authority, *the renewal of permit was also granted on 05.09.2019 in item no. 127, subject to production of NOC from the financier if applicable and clearance of Government dues if any. The grantee is directed to produce the current records within one month from the date of receipt of this order for endorsing the renewal of permit and transfer of permit already allowed by RTA, failing which the grant shall be revoked without further notice.* This decision was communicated from the office of the secretary to the permit holder vide endorsement no. C2/542/2019 on 12/01/2020, with direction to produce current records within one month.

The applicant failed to furnish the current records within the stipulated time frame and has not availed the granted renewal of the permit, so far. Furthermore, no valid reasons have been provided by the applicant for this lapse and oversight. Consequently, a violation of Rule 172(3)(a) has been identified, and in accordance with Rule 159(2) of the Kerala Motor Vehicle Rules 1989, the **grant of renewal of the permit is hereby revoked**.

In light of the applicant's expressed reluctance to transfer the permit to the name of Sri Sooraj, his request is considered and the decision of this authority dated 15.10.2018 in item no. 18, approving the **transfer of the permit, is also revoked**.

Supplementary Item No 35

Applicant is absent. Hence **adjourned**.

Supplementary Item No 36

Heard. **Secretary shall verify** whether the stage carriages mentioned in the decision of RTA dated 07/03/2023 in item no. 62 and 66 have conducted services after the expiry of 3 months as stipulated in section 82(2) of Motor Vehicles Act 1988, **and comply the decision of this authority dated 07/03/2023 in item no. 62 and 66.**

Supplementary Item No 37

Heard. Secretary is directed to convene a preliminary meeting wherein the findings of the enquiry officer shall be discussed in the presence of all affected parties. Subsequently, the minutes of the meeting, accompanied by a comprehensive report, are to be submitted before this authority for reconsideration. For compliance of the above, decision on the request is hereby **adjourned**.

Supplementary Item No 38

Considered, the request of Hon'ble Minister of Higher Education and Social Justice and MLA of Irinjalakuda Constituency. An enquiry on the feasibility of establishing a bus stop, conducted by a competent officer, recommends the bus stop for the convenience of students and commuters.

Hence, **bus stop in front of St Joseph's college is allowed** for ordinary bus services subject to the condition that bus bays are marked on both sides of the road in both directions to ensure smooth traffic flow and safety for passengers.

Supplementary Item No 39

Ratified

Additional Item No 1

Heard. This is an application for renewal of regular permit on the inter district route Chavakkad - Pattambi valid upto 03/10/2021, in respect of the stage carriage KL 46 A 5644. Renewal of permit is **granted** as Ordinary Service as per stipulations in clause (4) of G O (P) No. 13/2023/Tran dated 03/05/2023, subject to the production of NOC from financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Additional Item No 2

Heard. Perused the judgment of Hon'ble STAT dated 29/04/2023 in MVAA No. 17/2016 which directs to consider the application for renewal. It is imperative to access the entire associated file pertaining to MVAA No. 17/2016 for thorough scrutiny and reconsideration of the application for permit renewal. Therefore, the Secretary is instructed to promptly procure the aforementioned file from the Hon'ble Tribunal and

subsequently resubmit the applications, accompanied by a detailed chronological account of relevant events. Hence decision on applications for renewal of permit and replacement of vehicle is **adjourned**.

Additional Item No 3

Heard. This is an application for variation of permit in respect of stage carriage KL 08 CA 7128 operating on the route Thrissur – Ottapalam as LSOS. The proposed variation is for extending from Thrissur to Chirakkakode by providing four single trips on the extension sought portion. Perused, the records. The report of the enquiry officer lacks specificity on the following crucial matters :

- 1) The uniformity of the proposed timings.
- 2) The extend of overlapping with the notified route in the proposed extension portion and any potential violation of clause 19 of G O (P) No. 13/2023/Tran dated 03/05/2023.
- 3) The suitability of the virgin portion for stage carriage operation.

In the light of these observations, Secretary is directed to submit the details called for as above, before this authority in the ensuing meeting for reconsideration. For the compliance of the above orders, **the decision on the application for the variation of the permit is hereby adjourned.**

Additional Item No 4

Heard. This is an application for variation of permit in respect of the stage carriage KL 34 A 6391 operating on the route Padanna - Kottapuram. As per the decision of this authority dated 12.07.2023 in item no. 18, the decision on this variation application was adjourned with direction to Secretary to correct the set of proposed timings since there was a mismatch with the timings of the application.

The above direction is not seen complied by Secretary RTA. Consequently the decision on application of variation of permit is **adjourned** for the compliance with the aforementioned directive.

Additional Item No 5

Heard. This is an application for variation of permit in respect of the stage carriage KL 48 A 4707 operating on the route Wadakkanchery – Thrissur – Ayyanthole. While the matter was heard, en route operators objected by stating that there is no existing and proposed time schedule in the agenda. Also the enquiry officer has not specifically reported whether there is any violation of clause 19 of G O (P) No. 13/2023/Tran dated 03/05/2023, as per the decision of this authority dated 12/07/2023 in item no. 19.

Hence Secretary is directed to resubmit this application along with existing and proposed set of timing and specific report regarding the violation of clause 19 as mentioned above, along with a neat route sketch. Hence decision on application of variation of permit is **adjourned**.

Additional Item No 6

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 7

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 8

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 9

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 10

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 11

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 12

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 13

Heard. Transfer of permit **allowed**, subject to the production of NOC from the

financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 14

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 15

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 16

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 17

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 18

Heard. This is an application for transfer of permit subsequent to the death of permit holder Sri Rajan in respect of stage carriage KL 49 6768 to the name of his brother Sri Shaju C R.

As per the decision of this authority dated 12.07.2023 in item no. 85, the decision on this transfer of permit (death) application was adjourned with direction to Secretary to ascertain succession/heir ship of the applicant. The directions given in the decision is not seen complied. Secretary RTA is directed to comply the decision and submit report along with supporting documents to prove succession/heirship. Consequently the decision on application of transfer of permit (death) is **adjourned** for the compliance with the aforementioned directive.

Additional Item No 19

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be

placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Additional Item No 20

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Additional Item No 21

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Additional Item No 22

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

The decision on the application for **replacement of vehicle is adjourned** for want of revalidation of the regular permit.

Additional Item No 23

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

The decision on the application for **replacement of vehicle is adjourned** for want of revalidation of the regular permit.

Additional Item No 24

Heard. This is an application for variation of contract carriage permit with parking place at Manakody (Panchayath area) to Olari (within city limit). On verification, it is understood that only less than 300 auto rickshaws can safely be parked and accommodated in the 50 auto stands identified within the city limit, adhering to the standards as stipulated by the various Rules of the Kerala Motor Vehicles Rules 1989 and Sections 472, 473 of Kerala Municipality Act. Currently, 3,865 number of auto rickshaws are plying within the city limits.

The issuance of permits, with parking places within the city, has led to traffic congestion in the urban area. Furthermore the existing auto rickshaws adequately serve the transportation needs of the travelling public. Therefore, this authority feels that there is no necessity for granting the requested variation of permit. Hence decision on the application for variation of permit is **rejected**.

Additional Item No 25

Heard. Considered, the request. Secretary is directed to place the decision of the State Transport Authority endorsed vide D2/108389/STA/2014 dated 14.06.2017 in Departmental item no. 3, for perusal in the next ensuing meeting of this authority. Hence decision on this request is **adjourned**.

Additional Item No 26

Heard, all the concerned parties. Carefully reviewed, the report of the enquiry officer. The report ascertains that the proposed variation of permit aiming to convert the nature of permit from ordinary to town service, would result in scheduling conflicts with other operators along the route, who are operating with settled set of timings.

Additionally, the enquiry report indicates that the proposed variation does not offer any discernible benefits to the traveling public.

While this matter was considered, representatives of Kerala Bus Transport Association vehemently opposed the proposed variation citing concerns that it would foster unhealthy competition among operators along the route and potentially compromise the safety of passengers and other road users.

In the light of these considerations and with the paramount objective of ensuring the safety and efficiency of public transportation service, the decision on this variation of permit application is **rejected**.

Additional Item No 27

Heard, all the concerned parties. This is an application for variation of permit to extend the route portion from Amballur to Varandarappally and curtail the first and last trips between Kallur and Amballur. However, the enquiry report lacks specificity in several critical details:

- 1) The potential violation of clause 19 of G O (P) No. 13/2023/Tran dated 03/05/2023 through the proposed extension sought portion.
- 2) The adverse effects resulting from the curtailed portion
- 3) A comparison of the frequency of stage carriages in both the existing and varied routes
- 4) The anticipated benefits of the extension
- 5) A comparative analysis of the advantages of the extended portion versus the curtailed portion

The Secretary is directed to submit the the aforementioned details for consideration at the upcoming meeting. For the compliance of the above orders, **the decision on the application for the variation of the permit is hereby adjourned**.

Additional Item No 28

Heard. Transfer of permit **allowed**, subject to the production of NOC from the financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 29

Heard the applicants and the objectors. The objection raised against allowing transfer of permit is not sustainable as per law. Hence by overruling the objection, Transfer of permit **is granted**, subject to the production of NOC from the financier, if applicable, clearance of Govt. dues, if any and remittance of application fees, if not paid.

Additional Item No 30

The permit in respect of KL 47 F 4380 operating on the intra district route Thriprayar – Azhikode was valid upto 05.10.2018. The application for renewal of

permit is seen filed on 27.09.2018. The delay in submitting the application is condoned and **renewal of permit granted**, subject to the conditions of production of NOC from financier, if applicable, clearance of outstanding Govt. dues, if any and remittance of application fees, if not previously paid.

Additional Item No 31

Perused the report of the enquiry officer and it is revealed that the requested bus stop near State Bank Bhavan, Kovilakathumpadam, Thrissur is situated near a bend in the road, posing a risk of potential accidents. In consideration of road safety concerns, this authority deems it unsafe to proceed with the requested proposal for a new bus stop and therefore **rejected**.

Additional Item No 32

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Additional Item No 33

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

Additional Item No 34

Considered, the application for renewal of permit filed belatedly after the expiry of permit.

Secretary shall hear the applicant in person and ascertain the genuineness of the application. The reasons if any, substantiating the delay in the part of the applicant in filing the application for renewal of permit within the timeframe as stipulated under Section 81(2) of Motor Vehicle Act 1988, shall also be reported. The application shall be placed before this authority with detailed report as per the above directives, with due notices to the applicant intimating the date venue and time of the meeting. Hence decision on the application for renewal of permit is **adjourned**.

(Sd/-)

Sri. James M P

Deputy Transport Commissioner
Central Zone – 1, Thrissur
(Member, RTA Thrissur)

(Sd/-)

Sri. Navneet Sharma IPS

District Police Chief, Thrissur Rural
(Member, RTA Thrissur)

(Sd/-)

Sri. V R Krishna Teja IAS

Dist. Collector & Chairman RTA
Thrissur