

I/117028/2023

ഫയൽ നം :
സി1/76/2023-ടി.സി

തീയതി : 29-03-2023

ട്രാൻസ്പോർട്ട് കമ്മീഷണറേറ്റ്, രണ്ടാം നില, ട്രാൻസ് ടവേഴ്സ്,
വഴുതക്കാട്, തൈക്കാട് പി.ഒ, തിരുവനന്തപുരം - 695 014

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സർക്കുലർ നം 7./2023

വിഷയം :- **മോട്ടോർ വാഹന വകുപ്പ്** - സെക്കന്റ് ഹാൻഡ് (used) വാഹനം വിൽക്കുന്ന സ്ഥാപനങ്ങൾക്ക് ഓതറൈസേഷൻ സർട്ടിഫിക്കറ്റ് (Authorisation certificate) ഏർപ്പെടുത്തുന്നതും നിയന്ത്രണങ്ങൾ കൊണ്ടുവരുന്നതും - സംബന്ധിച്ച്

സൂചന :- കേന്ദ്രസർക്കാരിന്റെ 22-12-2022-ലെ GSR 901(E)

ഉപയോഗിച്ച വാഹനങ്ങൾ (Registered vehicle or used vehicles) വാങ്ങി വിൽക്കുന്ന സ്ഥാപനങ്ങൾക്ക് ഓതറൈസേഷൻ സർട്ടിഫിക്കറ്റ് നിർബന്ധമാക്കിയും അവയുടെ പ്രവർത്തനങ്ങൾക്ക് നിയന്ത്രണങ്ങൾ ഏർപ്പെടുത്തിയും കേന്ദ്രമോട്ടോർ വാഹന ചട്ടത്തിൽ ഭേദഗതികൾ വരുത്തിക്കൊണ്ട് സൂചനപ്രകാരം കേന്ദ്രസർക്കാർ ഉത്തരവ് പുറപ്പെടുവിച്ചിരിക്കുകയാണ്. ഈ നിയന്ത്രണങ്ങൾ 01.04.2023 മുതൽ പ്രാബല്യത്തിൽ വരുകയാണ്. ഇതുമായി ബന്ധപ്പെട്ട താഴെപ്പറയുന്ന നിർദ്ദേശങ്ങൾ നൽകുകയാണ്

1. ഉപയോഗിച്ച വാഹനങ്ങൾ (Registered vehicle or used vehicles) വിൽക്കുന്ന സ്ഥാപനങ്ങൾ നിർബന്ധമായും portal വഴി form 29 A യിൽ online ആയി ഓതറൈസേഷൻ സർട്ടിഫിക്കറ്റിന് അപേക്ഷിക്കേണ്ടതാണ്. ഇതിനായി കേന്ദ്ര മോട്ടോർ വാഹന ചട്ടം 1989 ലെ ചട്ടം 81 പ്രകാരമുള്ള അപേക്ഷാ ഫീസ് അടയ്ക്കേണ്ടതാണ്(25000/- രൂപ),
2. അപേക്ഷ ലഭിച്ചത് (ആവശ്യമായ പരിശോധനകൾക്ക് ശേഷം ഒരു മാസത്തിനകം form 29 B യിൽ ബന്ധപ്പെട്ട Registering Authority/Additional Registering Authority കൾ ഓതറൈസേഷൻ സർട്ടിഫിക്കറ്റ് നൽകേണ്ടതാണ്. ഇതിന് 5 വർഷ കാലാവധിയാണുള്ളത്. ഇത്തരം സ്ഥാപനങ്ങളിൽ വാഹനങ്ങൾ പാർക്ക് ചെയ്യുന്നതിന് മതിയായ parking space ഉണ്ടാകേണ്ടതും വാഹനങ്ങൾ റോഡിന്റെ വശങ്ങളിൽ പാർക്ക് ചെയ്യുന്നില്ലായെന്ന് ഉറപ്പുവരുത്തേണ്ടതുമാണ്. സ്ഥാപനങ്ങളിൽ അവർക്ക് ലഭിച്ചിട്ടുള്ള Authorisation certificate പ്രത്യേക സ്ഥലത്ത് പൊതുജനങ്ങൾക്ക് വ്യക്തമായി

കാണത്തക്കവിധം പ്രദർശിപ്പിക്കേണ്ടതുമാണ്. (Rule 55 A)

3. വാഹനഉടമകൾ വാഹനം വിൽക്കുന്നതിനായി മേൽപ്പറഞ്ഞ സ്ഥാപനങ്ങൾക്ക് കൈമാറുമ്പോൾ form 29 C യിൽ Registering Authority ക്ക് Online അപേക്ഷ സമർപ്പിക്കണം. ഈ form ൽ വാഹനഉടമയും വാഹനം സ്വീകരിക്കുന്ന സ്ഥാപനവും (Dealer) -ഉം ഒപ്പിടേണ്ടതാണ്. തുടർന്ന് വാഹനം കൈമാറിയതായി വാഹനഉടമയ്ക്ക് portal വഴി Acknowledgement രസീത് ലഭിക്കുന്നതാണ് (Rule 55 B). വാഹനഉടമ വാഹന ഡീലറിൽ നിന്നും വാഹനം തിരിച്ചുവാങ്ങുകയാണെങ്കിൽ Registering Authority മുന്പാകെ form 29 D യിൽ ഇരുവരും ഒപ്പിട്ട് അപേക്ഷ Online ആയി സമർപ്പിക്കേണ്ടതാണ് (Rule 55 B).
4. Form 29 C യിൽ അപേക്ഷ ലഭിച്ചുകഴിഞ്ഞാൽ വാഹനം ലഭിച്ച സ്ഥാപനം (Dealer) ആയിരിക്കും വാഹനത്തിന്റെ ഉടമ (Deemed Owner). അന്നുമുതൽ വാഹനത്തിന്റെ മുഴുവൻ രേഖകൾക്കും വാഹനം സംബന്ധിച്ചുള്ള എല്ലാ വിഷയങ്ങൾക്കും ടി ഡീലർ ആയിരിക്കും ഉത്തരവാദിത്വം. (Rule 55C)
5. ടി സ്ഥാപനങ്ങൾക്ക് രജിസ്ട്രേഷൻ/ഫിറ്റ്നസ് പുതുക്കുക, duplicate RC, NOC എന്നിവയ്ക്ക് അപേക്ഷ സമർപ്പിക്കുക, വാഹനത്തിന്റെ ഉടമസ്ഥാവകാശം മാറ്റുക, PUCC/IC എടുക്കുക എന്നിവയ്ക്ക് അർഹത ഉണ്ടായിരിക്കും (Rule 55 C).
6. പ്രസ്തുത സ്ഥാപനം, വാഹനത്തെ സംബന്ധിച്ചുള്ള മുഴുവൻ വിശദാംശങ്ങളും Form 29 E യിൽ രേഖപ്പെടുത്തേണ്ടതാണ് . (Rule 55C)
7. മേൽ സ്ഥാപനങ്ങൾ (used car dealer) താഴെപ്പറയുന്ന ആവശ്യങ്ങൾക്ക് മാത്രമേ വാഹനങ്ങൾ ഉപയോഗിക്കുവാൻ പാടുള്ളൂ.
 - a. Trial run/demonstration ആവശ്യങ്ങൾക്കും വാഹനം വാങ്ങാൻ ഉദ്ദേശിക്കുന്ന വ്യക്തിക്ക് ഓടിക്കുന്നതിനും
 - b. വാഹനം repair ചെയ്യുന്നതിനോ paint ചെയ്യുന്നതിനോ വർക്ക്ഷോപ്പിലേക്ക് കൊണ്ടുപോകുന്നതിനും തിരിച്ച് കൊണ്ടുപോകുന്നതിനും
 - c. വാഹനത്തിന്റെ RC/CF പുതുക്കുന്നതിനും PUCC എടുക്കുന്നതിനുമായി വാഹനം ഇൻസ്പെക്ഷൻ കൊണ്ടുപോകുന്നതിനും

ഇത്തരത്തിൽ വാഹനം കൊണ്ടുപോകുമ്പോൾ സ്ഥാപനത്തിന്റെ ആതറൈസേഷൻ സർട്ടിഫിക്കറ്റ് നമ്പർ വ്യക്തമായി കാണത്തക്കവിധം വാഹനത്തിൽ പ്രദർശിപ്പിച്ചിരിക്കണം.

(Rule 55 D)

- 8 Authorised Dealer മാർ form 29 F ൽ electronic ആയി ഒരു Register

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maintain ചെയ്യേണ്ടതാണ് (Rule 55 E)

9. സൂചനപ്രകാരമുള്ള നിർദ്ദേശങ്ങളുടെ അടിസ്ഥാനത്തിൽ ആതറൈസേഷൻ സർട്ടിഫിക്കറ്റ് ഇല്ലാതെ ഒരു സ്ഥാപനവും പ്രവർത്തിക്കുന്നില്ലായെന്ന് എല്ലാ ഡിറ്റിസി/ആർ ടി ഒ/ജോയിന്റ് ആർ ടി ഒ മാർ ഉറപ്പുവരുത്തേണ്ടതാണ്. ഏപ്രിൽ 15 മുതൽ ആതറൈസേഷൻ സർട്ടിഫിക്കറ്റ് ഇല്ലാതെ പഴയവാഹനങ്ങൾ വിൽക്കുന്ന സ്ഥാപനങ്ങൾ പ്രവർത്തിപ്പിക്കുവാൻ പാടുള്ളതല്ല.
- 10 സൂചനയിലെ മറ്റ് നിർദ്ദേശങ്ങൾ കർശനമായി പാലിക്കേണ്ടതാണ് . പകർപ്പ് ഇതോടൊപ്പം ഉള്ളടക്കം ചെയ്യുന്നു..

Signed by

S Sreejith I P S

S SREEJITH I P S
TRANSPORT COMMISSIONER

Date: 29-03-2023 16:57:14

प्ररूप 29च

[नियम 55ड. देखें]

इलैक्ट्रानिक यान यात्रा रजिस्टर

1. प्राधिकरण प्रमाणपत्र संख्या
2. रजिस्ट्रीकृत यान के प्राधिकृत ब्यौहारी का नाम
3. कारोबार के स्थान का पता
4. जिला
5. राज्य

तारीख	यान की रजिस्ट्रीकरण संख्या	प्रयोजन जिसके लिए यान भेजा गया है।	चालक का नाम	चालक की अनुज्ञप्ति संख्या	यान द्वारा परिसर छोड़ने का समय और तारीख	यान के परिसर में वापस लौटने का समय और तारीख
(1)	(2)	(3)	(4)	(5)	(6)	(7)।

12. उक्त नियमों के प्ररूप 30 में,-

- (क) अंतरक के प्रयोग के लिए से संबंधित भाग-1 में "अंतरक के हस्ताक्षर या अंगूठा निशान" प्रविष्टि के स्थान पर "मोटर यान के स्वामी या रजिस्ट्रीकृत यान के प्राधिकृत ब्यौहारी के हस्ताक्षर/डिजिटल हस्ताक्षर/ई-हस्ताक्षर" प्रविष्टि रखी जाएगी ;
- (ख) कार्यालय पृष्ठांकन से संबंधित भाग-3 में "अंतरक" प्रविष्टि के स्थान पर "मोटर यान का स्वामी/रजिस्ट्रीकृत यानों के प्राधिकृत ब्यौहारी" प्रविष्टि रखी जाएगी ।

[फा. सं.आर टी-11036/16/2022-एमवीएल (भाग-1)]

महमूद अहमद, अपर सचिव

टिप्पण : मूल नियम भारत के राजपत्र, असाधारण, भाग II, खंड 3, उपखंड (i) की अधिसूचना संख्यांक सा.का.नि. 590(अ), तारीख 2 जून, 1989 द्वारा प्रकाशित किए गए थे और अधिसूचना संख्यांक सा.का.नि. 888(अ) तारीख 19 दिसंबर, 2022 द्वारा अंतिम बार संशोधित किए गए थे ।

MINISTRY OF ROAD TRANSPORT AND HIGHWAYS

NOTIFICATION

New Delhi, the 22nd December, 2022

G.S.R. 901(E).—Whereas the draft rules further to amend the Central Motor Vehicles Rules, 1989, were published as required by sub-section (1) of section 212 of the Motor Vehicles Act, 1988 (59 of 1988), *vide* notification of the Government of India in the Ministry of Road Transport and Highways, number G.S.R. 693 (E), dated the 12th September, 2022 in the Gazette of India, Extraordinary, Part-II, Section 3, Sub-section (i), dated the 13th September, 2022 inviting objections and suggestions from all persons likely to be affected thereby before the expiry of the period of thirty days from the date on which the copies of the Official Gazette containing the said notification were made available to the public;

And whereas, copies of the said notification were made available to the public on the 13th September, 2022;

And whereas, the objections and suggestions received from the public in respect of the said draft rules have been duly considered by the Central Government;

Now, therefore, in exercise of the powers conferred by section 39 of the Motor Vehicles Act, 1988 (59 of 1988), the Central Government hereby makes the following rules further to amend the Central Motor Vehicles Rules, 1989, namely:-

1. Short title and commencement. - (1) These rules may be called as the Central Motor Vehicles (Twenty-Sixth Amendment) Rules, 2022.

(2) They shall come into force with effect from the 1st day of April, 2023.

2. In the Central Motor Vehicles Rules, 1989 (hereinafter referred to as the said rules), in rule 52,-

(a) in sub-rule (1), after the words "owner of a motor vehicle", the words "or authorised dealer of registered vehicle" shall be inserted;

(b) after sub-rule (1), the following explanation shall be inserted, namely:- "Explanation.- For the purpose of this sub-rule, an authorised dealer of registered vehicle shall be a dealer who is authorised to engage in sale or purchase of registered vehicles."

3. In rule 53 of the said rules, for sub-rule (1), the following sub-rule shall be substituted, namely: -

"(1) If at any time the certificate of registration is lost or destroyed, the owner of a motor vehicle or authorised dealer of registered vehicle shall intimate the fact in writing to any registering authority in the State in which the vehicle is currently registered."

4. In rule 55 of the said rules, in sub rule (1), for the words "the transferor", the words "the owner of a motor vehicle or authorised dealer of registered vehicle" shall be substituted.

5. After rule 55 of the said rules, the following rules shall be inserted, namely -

"55A. Authorisation of dealers of registered vehicles. - (1) No person shall act as dealer of a registered vehicle without a valid authorisation certificate issued in Form 29B by the registering authority in whose jurisdiction, he has place of business.

(2) An application for grant or renewal of authorisation certificate for sale of registered vehicle shall be made electronically on portal in Form 29A, accompanied by appropriate fee as specified in rule 81, to the registering authority, in whose jurisdiction he has place of business.

(3) On receipt of an application under sub-rule (2), the registering authority may, if satisfied, issue to the applicant the authorisation certificate, electronically on portal, in downloadable and printable form, in Form 29B, within thirty days from the date of receipt of such an application and if it is not disposed of within the said period of thirty days, the application shall be deemed to be approved and authorisation certificate shall be deemed to be granted or renewed, as the case may be, through the portal.

(4) No application for grant or renewal of authorisation certificate shall be refused by the registering authority unless the applicant is given an opportunity of being heard and reasons of such refusal are given in writing.

(5) An authorisation certificate granted or renewed shall be valid for a period of five years from the date of initial grant or renewal.

(6) The authorisation certificate so granted shall be exhibited at conspicuous place, at the business place of authorised dealer of registered vehicles.

(7) The authorised dealer of registered vehicles is not permitted to park or store his inventory of vehicles for sale on any public road.

55B. Intimation about the fact of delivery of vehicle to authorised dealer of registered vehicles. - (1) Registered owner of a motor vehicle shall intimate the registering authority, with whom the vehicle is currently registered, the fact of delivery of vehicle to authorised dealer of registered vehicles, through Form 29C, submitted electronically on portal, dually signed by him and authorised dealer of registered vehicles and on successful submission of Form 29C on the portal, acknowledgement number shall be auto generated through the portal.

(2) Registered owner of a motor vehicle shall intimate the registering authority, to whom the intimation under sub-rule (1) has been given, the fact of taking back vehicle from authorised dealer of registered vehicles, through Form 29D, submitted electronically on portal, dually signed by him and authorised dealer of registered vehicles and on successful submission of Form 29D on the portal, acknowledgement number shall be auto generated through the portal.

55C. Power and responsibility of authorised dealer of registered vehicles. - (1) After submission of Form 29C, the authorised dealer of registered vehicles shall be deemed owner of the motor vehicle and shall be solely responsible for validity of all relevant documents of the vehicle and all incidents related to such vehicle.

(2) The authorised dealer of registered vehicles shall be competent to apply for renewal of registration certificate or renewal of certificate of fitness, duplicate registration certificate, No Objection Certificate, insurance, transfer of ownership of motor vehicle, in relation to vehicles in his possession through Form 29C.

(3) The authorised dealer of registered vehicles shall maintain the record of inventory electronically, in Form 29E on portal.

55D. Purposes for which motor vehicle in possession of authorised dealer of registered vehicles to be used. – An authorised dealer of registered vehicles shall not use any vehicle which is in his possession under rule 55B in a public place for any purpose other than the following, namely:-

- (a) for a reasonable trial or demonstration by or exhibition by or for the benefit of a prospective purchaser; or
- (b) for proceeding to or returning from a service center with the objective of painting or for repairs; or
- (c) for proceeding to or returning from vehicle inspection and certification center or Pollution Under Control center for the purpose of renewal of certificate of registration or certificate of fitness or Pollution Under Control Certificate, as the case may be;

Provided that during use of such vehicles in public place, authorisation certificate number shall be exhibited legibly on conspicuous part of vehicle, which can be easily readable from a distance of at least fifteen meters.

55E. Maintenance of vehicle trip register. - (1) An authorised dealer of registered vehicles shall maintain an electronic register in Form 29F on the portal.

(2) The particulars referred to in Form 29F, except the time of return under column (7), shall be entered before the commencement of each trip by the holder of the authorisation certificate or his representative and print out of Form 29F for such vehicle shall be carried during the trip by the driver of the vehicle and shall be produced on demand by any officer empowered to demand production of documents by or under the Act.

(3) The holder of an authorisation certificate shall, at the end of a trip, fill in column (7) of the Form 29F electronically, which shall be open for inspection by the registering authority.

55F. Suspension or cancellation of authorisation certificate. - If the registering authority has reason to believe that the holder of any authorisation certificate has not complied with the provisions of rules 55C to 55E, it shall report the fact of non-compliance of the said provisions along with reasonable proof, to the head of the Motor Vehicles Department established under section 213. The said head of the department may, after giving the holder of authorisation certificate an opportunity of being heard, by an order suspend or cancel the authorisation certificate held by him.

55G. Appeal. - Any person aggrieved by the order under rule 55A or 55F may, within thirty days of the receipt of any such order, appeal to the concerned authority as authorised by the State Government or Union Territory Administration.

55H. Procedure for appeal. - (1) The appeal referred to in rule 55G shall be preferred in duplicate in the form of a memorandum, setting forth the grounds of objections to the order of the concerned authority and shall be accompanied by appropriate fee as specified in rule 81 and a certified copy of the order appealed against.

(2) The appellate authority, after giving an opportunity to the parties to be heard and after such enquiry, if any, as it deems necessary, pass appropriate orders within the period of thirty days from the date of receipt of such an appeal."

6. In rule 58 of the said rules, in sub-rule (1), after the words "in respect of a motor vehicle shall be made", the words "by the owner of a motor vehicle or authorised dealer of registered vehicles" shall be inserted.

7. In rule 81 of the said rules, in the TABLE, -

(a) after serial number 1 and the entries relating thereto, the following shall be substituted, namely:-

(1)	(2)	(3)	(4)	(5)
"1A.	Grant or renewal of authorisation certificate	Twenty Five thousand rupees	55 A (2)	”;

(b) after serial number 3 and the entries relating thereto, the following shall be inserted, namely:-

(1)	(2)	(3)	(4)	(5)
"3A.	Appeal under rule 55G	One thousand rupees	55 H	”;

(c) for serial number 4 and the entries relating thereto, the following shall be substituted, namely:-

(1)	(2)	(3)	(4)	(5)
"4.	Issue of certificates of registration or assignment of new registration mark:-		47(1) 54(1) 76(1)	
	(a)Invalid carriage	Fifty rupees	78(1)	
	(b)Motor cycle	Three hundred rupees		
	(c)Three wheeler / Quadricycle	Six hundred rupees		
	(d) Light motor vehicle	Six hundred rupees		
	(e)Medium Goods/ Passenger vehicle.	One thousand rupees		
	(f)Heavy Goods/ Passenger vehicle.	One thousand five hundred rupees		
	(g)Imported motor vehicle (Two or Three wheeled)	two thousand five hundred rupees		
	(h)Imported motor vehicle (Four or more wheeled):	Five thousand rupees		
	(i)Any other vehicle not mentioned above	three thousand rupees		
	Note 1: Additional fee of two hundred rupees shall be levied if the certificate of registration is a laminated card without chip or smart card type/ issued or renewed in Form 23A.			”;

(d)after serial number 4A and the entries relating thereto, the following shall be inserted, namely:-

(1)	(2)	(3)	(4)	(5)
"4B.	Renewal of certificate of registration:-		52(1)	
	(a)Invalid carriage	Fifty rupees		
	(b)Motor cycle	One thousand rupees		
	(c)Three wheeler/Quadricycle	two thousand five hundred rupees		
	(d) Light motor vehicle	Five thousand rupees		
	(e)Imported motor vehicle (Two or Three wheeled)	Ten thousand rupees		
	(f)Imported motor vehicle (Four or more wheeled):	Forty thousand rupees		
	(g)Any other vehicle not mentioned above	Six thousand rupees		
	Note 1: Additional fee of two hundred rupees shall be levied if the certificate of registration is a laminated card without chip or smart card type/issued or renewed in Form 23A.			”.

	Note 2: In case of delay in applying for renewal of certificate of registration, an additional fee of three hundred rupees for delay of every month or part thereof in respect of motor cycles and five hundred rupees for delay of every month or part thereof in respect of other classes of non-transport vehicles shall be levied.			
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8. In Form 26 of the said rules, -

(a) for paragraph beginning with the words "I/We hereby declare that I/We on..... (date) have filed a complaint (copy enclosed) with the police about the loss of Certificate of Registration immediately after the loss has been noticed.", the following paragraph shall be substituted, namely:- "I declare that the certificate of registration is lost/ destroyed and it has not been impounded by any agency nor it has been suspended or cancelled by any authority.";

(b) for the entry "Signature/ thumb impression of applicant", the entry "Signature /digital signature/ e-signature of owner of motor vehicle or authorised dealer of registered vehicles" shall be substituted.

9. In Form 28 of the said rules, -

(a) in PART-I relating to APPLICATION, for the entry "Signature or thumb-impression of Registered owner", the entry "Signature /digital signature/ e-signature of owner of motor vehicle or authorised dealer of registered vehicles" shall be substituted;

(b) in PART-III relating to OFFICE ENDORSEMENT, for the entry "The Registered Owner.....", the entry "The owner of motor vehicle / authorised dealer of registered vehicles....." shall be substituted.

10. In Form 29 of the said rules, for the entry "Signature or thumb-impression of the Registered Owner (Transferor)", the entry "Signature /digital signature/ e-signature of owner of motor vehicle or authorised dealer of registered vehicles" shall be substituted.

11. After Form 29 of the said rules, the following Forms shall be inserted, namely: -

"FORM 29A

[See rule 55 A (2)]

Form of Application for grant or renewal of authorisation certificate

To

The Registering authority

I/We hereby apply for grant of/renewal of an authorisation certificate: -

1.	Applicant's name
2.	Son/wife/daughter of
3.	Applicant's full address
4.	Place of business- (lay out plan with area to be attached)
5.	Applicant's mobile number
6.	Applicant's e mail address
7.	Certificate of Incorporation or Shop Act Registration or Udyam Aadhar
8.	Valid Goods and Services Tax registration
9.	Valid PAN (Permanent account number)
10.	Amount of fee paid

11	If the application is for renewal indicate the authorisation number, date of issue and date of expiry in respect of which renewal is applied	
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Declaration

I/We do hereby declare that the authorisation certificate is required by me for bona fide trade purpose and I shall be solely responsible for any incident regarding vehicles in my possession and I will maintain inventory of vehicles electronically on portal.

Place.....

Signature/digital signature /e-signature of the applicant

Date.....

FORM 29B

[See rule 55 A (1)]

Authorisation certificate

1.	Full name of Authorisation certificate holder	
2.	Address of Authorisation certificate holder	
3.	Place of business of Authorisation certificate holder	
4.	Authorisation certificate number assigned	
5.	Date of issue of authorisation certificate	
6.	Date of expiry of authorisation certificate	
7.	Amount of fee paid	

Date.....

Place.....

Signature/digital signature of Registering authority

FORM 29C

[See rule 55 B (1)]

Intimation to the registering authority, about the fact of delivery of vehicle to authorised dealer of registered vehicles

Acknowledgement number..... (to be auto generated through portal)

To

The Registering Authority..... (In whose jurisdiction the vehicle is currently registered)

I..... resident of..... have on the.....day of the year..... delivered my Vehicle No..... make.....Chassis No..... Engine number or motor number in the case of Battery Operated Vehiclesto Shri/Smt/Ms..... (authorised dealer of registered vehicles) having place of business as.....

Authorisation certificate number

Issued by

Valid up to.....

The Registration Certificate, PUC and Insurance Certificate have been handed over to him/her/them.

Declaration

I hereby declare that no demand of tax is pending on my vehicle, nor any challan is pending on vehicle. Vehicle is not covered by any permit / permit of the vehicle is surrendered to permit granting authority. Vehicle is not involved in any criminal case or case regarding transportation of prohibited goods, nor any case of accident is pending on vehicle. Vehicle is not held under an agreement of hire-purchase/ lease/hypothecation. To the best of my knowledge and belief, the vehicle is not superdari and is free from all encumbrances and information furnished is true. I undertake to hold myself responsible for any inaccuracy or suppression of information and I hereby authorise above mentioned authorised dealer of registered vehicles to apply on my behalf for renewal of registration certificate/ renewal of certificate of fitness, duplicate registration certificate, NOC, insurance, transfer of ownership of motor vehicle.

Signature/digital signature /e-signature
of the Registered owner of motor vehicle

The above mentioned vehicle, its Registration Certificate, PUCC and Insurance Certificate have been taken in possession by me and I shall be solely responsible for validity of relevant documents of vehicle and any incident regarding this vehicle henceforth.

Date.....

Signature /digital signature /e-signature
of authorised dealer of registered vehicles

FORM 29D

[See rule 55 B(2)]

Intimation to the registering authority, about taking back of vehicle from authorised dealer of registered vehicles

Acknowledgement number.....(to be auto generated through portal)

To

The Registering Authority..... (to whom intimation is given in Form 29C)

I..... resident of..... have on the.....day of the year..... taken back my Vehicle No..... make.....Chassis No..... Engine number or motor number in the case of Battery Operated Vehiclesfrom Shri/Smt..... (authorised dealer of registered vehicles) having place of business as.....

Date of intimation in Form 29 C.....

acknowledgement number of handing over vehicle through Form 29 C -----

Authorisation certificate number

Issued by

Valid up to.....

The Registration Certificate, PUCC and Insurance Certificate have been taken back by me.

Declaration

The above information is true to and I undertake to hold myself responsible for any inaccuracy or suppression of information.

Signature/digital signature /e-signature
of the Registered owner of motor vehicle

The above mentioned vehicle its Registration Certificate, PUCC, Insurance Certificate have been given to the registered owner of motor vehicle by me.

Date.....

Signature /digital signature /e signature
of authorised dealer of registered vehicles

FORM 29E

[See Rule 55C (3)]

Digital Register of inventory to be maintained on VAHAN portal

1. Authorisation certificate number
2. Name of authorised dealer of registered vehicles
3. Address of place of business
4. District
5. State

Sr. No.	Vehicle registration number	Vehicle Class	Chassis number	Engine Number	Date of Intimation in Form 29C	Registering authority, to whom intimation in Form 29C given
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Date of sale of vehicle	Date of Transfer of ownership	RTO where transfer was affected	Date on which vehicle is returned back to original owner	Acknowledgement number generated on submission of Form 29C	Acknowledgement number generated on submission of Form 29D	
(8)	(9)	(10)	(11)	(12)	(13)	(14)

FORM 29F

[See rule 55E]

Electronic Vehicle trip register

1. Authorisation certificate number
2. Name of authorised dealer of registered vehicles
3. Address of place of business
4. District
5. State

Date	Registration number of the vehicle	Purpose for which vehicle sent out	Driver's name	License No. of driver	Time and date of leaving the premises by the vehicle	Time and date of returning back to the premises of the vehicle
(1)	(2)	(3)	(4)	(5)	(6)	(7)".

12. In Form 30 of the said rules,-

(a) in PART-I relating to FOR THE USE OF THE TRANSFEROR, for the entry "Signature or thumb-impression of the Transferor", the entry "Signature/digital signature/e-signature of owner of motor vehicle or authorised dealer of registered vehicles" shall be substituted;

(b) in PART-III relating to OFFICE ENDORSEMENT, for the entry "The transferor....", the entry "The owner of motor vehicle/authorised dealer of registered vehicles" shall be substituted.

[F. No. RT-11036/16/2022-MVL (Part.I)]

MAHMOOD AHMED, Addl. Secy.

Note : The principal rules were published in the Gazette of India, Extraordinary, Part-II, Section 3, Sub-section (i), vide notification number G.S.R.590(E), dated the 2nd June, 1989 and last amended vide notification number G.S.R. 888(E), dated the 19th December, 2022.