

The Andhra Pradesh Motor Vehicles Taxation (Amendment) Act, 1987

Act 15 of 1987

Keyword(s): Licensing Officer, Registered Owner, Tax, Year, Half Year and Quarter

Amendments appended: 11 of 1992, 15 of 1994, 23 of 1995, 32 of 1997, 12 of 2002, 5 of 2003, 33 of 2006, 11 of 2010

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THE ANDHRA PRADESH MOTOR VEHICLES TAXATION (AMENDMENT) ACT, 1987

ACT, NO: 15 OF 1987*

[16th February, 1987]

An Act further to amend the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Thirty-Eighth Year of the Republic of India as follows:-

1. (1) This Act may be called the Andhra Pradesh Motor Vehicles Taxation (Amendment) Act, 1987.

Short title and Commencement.

*Received the assent of the Governor on the 15th February, 1987. For Statement of Objects and Reasons, please see the Andhra Pradesh Gazette, Part IV-A, Extraordinary, dated the 22nd January, 1987, at page 6.

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(2) It shall come into force on the 1st April, 1987.

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Amendment of Section 3, Act 5 of 1963.

2. In the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (hereinafter referred to as the Principal Act) in section 3,—

(i) after the first proviso to sub-section (2), -the following proviso shall be inserted, namely:—

"Provided further that in the case of motor cycles (including motor scooters and cycles with or without attachment), invalid carriages, motor cars and jeeps and other non-transport vehicles not exceeding 2286 Kgs, in unladen weight except omni buses and chassis of motor vehicles, the tax shall be levied at the rates specified in the Third Schedule."

(ii) in the second proviso, for the words "provided further", the words "Provided also" shall be substituted.

Amendment of Section 4. 3. In section 4 of the principal Act,-

(1) in sub-section (1), \div

(i) after clause (a), the following shall be inserted, namely:---

"(aa) Notwithstanding anything in clause (a), the tax levied under the second proviso to sub-section (2) of section 3 shall be for the life time of the motor vehicle and shall be paid in advance in lumpsum by the registered owner of the motor vehicle or any other person having possession or control thereof:

Provided that if the tax in respect of the motor vehicles referred to in the second proviso to sub-section (2) of section 3 has already been paid under sub-section (2) of section 3 prior to the 1st April, 1987 the tax specified under the aforesaid second proviso shall be levied after the expiry of the period for which the tax was so paid and such tax shall be paid within one month from the date of the expiry of the said period.";

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(ii) after clause (b), the following clause shall be inserted, namely :---

"(bb) Notwithstanding anything in clause (b), where lumpsum tax has been paid as specified in clause (aa) a refund of the tax at such rates as may be from time to time be notified by the Government, shall be payable subject to such conditions as may be specified in the notification in the case of removal of the vehicle to any other State on transfer of ownership or change of address.".

(2) in sub-section (3) to clause (a), the following proviso shall be added, namely :---

"Provided that where a lumpsum tax is payable under this Act, payment of such tax by any personshall be recorded in the certificate of registration and no licence shall be granted to such person.".

4. To section 6 of the Principal Act, the following Amendment of section 6, proviso shall be added, namely :---

"Provided that if the lumpsum tax under this Act has not been paid, the registered owner or the person having possession or control thereof shall, in addition to payment of the tax due, be liable to penalty which may extend to twice the lumpsum tax payable under clause (aa) of sub-section (1) of section 4.".

"Third Schedule (see second proviso to subsection (2) of section 3).

"THIRD SCHEDULE,

[See SECOND PROVISO TO SUB-SECTION (2) OF SECTION 3].

~1		Motor C including Cycle, M Scooters	Tri- lotor and	·	Cars and Jeeps and other non- transport vehicles other than Om ni-Buses not exceeding 2286 Kgs, in ULW,					
SI. No.	Period/Class of Vehicle.	Cycles w without a memt. Vchicles not ex- cceding 60 CC.	utach- Vehicles exceed- ing	Invalid corriage.	Weighing nat more than 500 Kgs. ULW	Weighing more than 500 K25, but not more than 1524 Kgs, ULW.	but not more than	Additional tax payable in respect of rehicles under Cols, 6 to 3 used for drawine trailors.		
_(1)	(2)		(3)	(4)	(5)	(6)	(7)	(8) (9)		
		Rs.	. Rs.	Rs.	Rs.	Rs.	Rs.	Rs.		
I.	At the time of Registration of New Vehicles	. 700	900	330	2,100	3,600	4,000	1.240		
2.	If the vehicle is already regis- tered and its age from the month of registration is :									
	I. Not more than 2 years.	. 640	830	300	1,940	3,300	3,680	1,140		

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٦	more than 3 years. More than 3 years but not	-	580	760	270	1,780	3.000	3,360	1.040	
2.	more than 4 years.		520	69 0	240	1,620	2,700	3,040	940	
4.	More than 4 years but not more than 5 years.		460	620	210	1,460	2,400	2,720	840	
5.	More than 5 years but not more than 6 years.		400	550	180	1,300	2,100	2,400	740	
6.	More than 6 years but not more than 7 years.		340	480	150	1,140	1,890	2,080	640	
7.	More than 7 years but not more than 8 years.		280	410	120	980	1,500	1,760	540	щ
8.	More than 8 years but not more than 9 years.		220	340	90	820	1,200	1,440	440	07
9.	More than 9 years but not more than 10 years.		160	270	60	660	950	1,120	340	
10.	More than 10 years but not more than 11 years.		100	200	40	400	630	670	200	
н.	More than 11 years but ne. more than 12 years.	••	40	130	20	260	300	550	140	
12	More than 12 years,						Nil.		• •	

THE ANDHRA PRADESH MOTOR VEHICLES TAXATION (AMENDMENT) ACT, 1992.*

ACT NO. 11 OF 1992.

[15th April, 1992].

An Act further to amend the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Forty-third Year of the Republic of India as follows :--

1. Short title :- This Act may be called the Andhra Pradesh Motor Vehicles Taxation (Amendment) Act, 1992.

2. Substitution of new Schedules for the First, Second and Third Schedules:- For the First, Scond and Third Schedules to the Principal Act, the following shall be substituted, namely:-

* Received the assent of the Governor on 15th April, 1992. For Statement of Objects and Reasons, Please See the Andhra Pradesh Gasette, Extraordinary dated the 27th March, 1992 Part IV-A, at Page 14& 15.

"THE FIRST SCHEDULE

[Proviso to subjection (2) of Section 3]

	Class	es of	Motor Va	hiclex A	ted wit⊦ p⊷en	r alic tyres		Q	laximum uart vily e Of tax ,
	_				1)				(2)
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			Bieyel es essa	below	350 CC if u	ot used for	drawing a tr.	:j`cr 0r	60.00
•		and	b icycles	of and	50 CC if use abeve 350 C car or not	d for drawi	ng a trailer o used for dra	or side cai	70, a
		-	Tricyc ¹ c		••			••	00.08
2.	- hiva	ł ja o	arriages		••		••		30-0(
3.	Gœ	kls C	arriages -						
	(a)	Veh	icles not	excaedin	ng 306 kgs,i	n laden weig	ght	••	600.00
	(6)	Vehi lade	cl es e xce an weight	cding 3	00 kg3., but	no! exceed 	ding 1000 kg	s., in 	750.00
	(c)	Veh Lide	icles exce en weight	eding 10	000 kgs., bu 	t not excee	ding 1500 kj 	ys,in	1.050.00
	(d)	Vehi Jade	ie les exe en weight	æding 1	500 hgs, bu	t not excee	ding 3000 kg	s., in 	1200,0
	(c)	Vehi lade	ieles exce weight	cding 3	300 kgs., bu	t not excee	ding 4500 kg	s, in	1950 .00
	Ю		icles exce en weight		500 kgs, bu	1 not excee	ding 5500 x	gs., ia 	0.0081
;	(g) N		l⊷ excee en weight		0 kgs., but	not exceed	ling 9900 kg	s., in	2400 .0

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(h) Vehicles exceeding ,000 Kgs, but not exceeding12,000 Kgs, in laden weight
 (i) Vehicles exceeding 12,000 Kgs., but not exceeding 15.000Kgs. in luces weight. 3,600.00
(j) Vehicles exceeding 15,000 Kgsin
(Lor every 250 Kgs at past there of in everss of 15,000)
(1) Additional tax payable in respect of goods carriages used for drawing trailers.
 (i) For each trailer not exceeding 1,000 Kgs. in laden weight
 (ii) For each trailer exceeding 3,000 Kgs in laden weight. 1,200.00 Provided that two or more goods carriages shall not be chargeable under this clause in respect of the same trailer.
4 Motor Vehicles plying for hire or used for transport of passengers and in respect of which permits have been issued under the Motor Vehicles Act, 1988 (Central Act 59 of 1988)
(i) Vehicles permitted to carry in all not more than five persons. 250.00
(ii) Vehicles permitted to carry more than five persons but not more than seven persons in all for every person other than the driver which the vehicle is permitted to carry. 100 60
(iii) Vehicles permitted to carry more than six passengers and plying as Stage Carriages on town service roules .
 (a) In respect of vehicles permitted to ply as Express Service 600.00 for every passengers (other than the driver and the conduc- tor) which the Vehicle is permitted to carry.
 (b) In respect of vehicles permitted to ply as ordinary services, for every passenger (other than the driver and conductor) 500,00 which the Vehicle is permitted to carry.
(ir) Vehicles permitted to carry more than six passengers and plying as stage carriages on routes other than town service routes.
 (a) In respect of vehicles permitted to ply as Express Service for every passenger (other than the driver and conductor) which the Vehicle is permitted to carry,

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(b) in respect of vehicles permitted to ply as Ordinary-services;	Rs. Ps.
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"which the vehicle is permitted to carry.	^(+0-,0
(r) yVehicles permitted to carry more than six passengers and plying as contract carriages for every passengers (other than the driver and productor); which the vehicle is permitted by the carry.	ii6hA (2) ₀ #2 :000 .0
	-,
 (ii) Vehicles permitted to carry more than six passengers and (ii) B plyingastrantradicarriages drainterssitate realises drainter and permits under sub-section (8) of Section 88 of the Motor Vehicles Act 1988 (Central Act 59 of 1988) and on inter- 	(î.)
Vehicles Act, 1988 (Central Act, 59 of 1988) and on, internation of State routes (within the State of Andhra Pracesh) for every passengers other than driver which the vehicle is permitted to	(ji)
 carry. carry.	2,000.00 1
any one contiguous district. for every passenger other than driver.	2,000.00-
Motor Vehicles not themselves constructed to carry any load other than water, fuel, accumulators and other, equipments used for the purpose of propulsion, loose tools and loose transmittent use for	
haulage soley and weighing together with the large number of trailers proposed to be drawn. (* noircas to (*) noircas de of osivors?	1,500.00
(1) Fire engines, fire tenders and road water sprinklers	300.00
(ii) Additional tax payable in respect of such vehicle used for draw, iii) Willers including fire engines and trailer pumps. 3314 2010 pump	Classes of in the Bour Bog and
Provided that two or more vehicles shall not be chargeable buissquarded this independent respect of the same trailer.	
Oracle Boses with a seating capacity of more than six (excluding difference), and used for transport of persons for every person other filling the driver).	200.00
Motor vehicles other than those liable to tax under the foregoing provision of this Schedule.	•
(1) (a) Weighing not filore idan J62 kgs unladen (1)	<u></u>
 (b) Weighing mure than 762 kgs but not more than 1524 kgs unlade. (c) weighing re than 1,524 Kgs, but not more than 2,286 Kgs. 	-
unlacien.	230.00 -
(d) weighing more than 2,286 Kgs. but not more than 3,048 Kgs.	280,00
(2) weighing more than 3,048 Kegihit hadinoit Hali weighing a set and the set of the set	. Моюн См 10 360-бө 10 11 - бө
05)OfweighingPuble than 4,000 Kgs. unladen. (for every 250 kgs. or part thereof in excess of 4,000 Kgs.)	****46.00
J. No. 1056-5.	eD Lilevei .!

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		(1)		(1)				
				Ps Ps.				
(g)	Addi draw	tional (ax payable in respect of such vehicles) (ing trailers :	used for	-				
	(h	for each trailer not exceeding 1,015 Kgs, in	weight unladen	86,0				
	(ii)	for each trailer exceeding 1,016 Kgs, in wei	right unladen (* 150.00)					
		Provided that two or more vehicles shall m under this clause in respect of the same	ot he chargeable trailer	2				
-		SECOND SCHEDULE	<u></u>	, k				
	_	[Proviso to sub-section (4) of sec	tion 41	-				
Class	ses of r	aptor vehicles	Maxim	um fax				
160 991	un bra	Lunatic tyres						
(20)	111 212	uunatic tyres	For a period not exceeding seven days	For a perild exceeding seven days				
<u>-</u>		.umatic tyres 	not exceeding	For a period exceeding seven days bot not ex- cooding				
		•	not exceeding seven days	For a peril d exceeding seven days but not ex- execting thirty days				
		•	not exceeding seven days	For a perild exceeding seven days bot not ex- exeding thirty days (3)				
- Mc		(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	not exceeding seven days (2)	For a peril d exceeding seven days but not ex- execting thirty days				

	(1)	(2)	(3)
- 3. Ga	ods Carriages :	R ₅ , Ps.	Rs. Ps.
(a)	Vehicles not exceeding 1,000 Kgs., in laden weight.	113.09	375,00
(b)	Vehicles exceeding 1,000 Kg5., but not exceeding 1,500 Kgs., in laden weight.	158.00	525 .00
(c) -	Vehicles exceeding 1,500 Kgs., but not exceeding 2,300 Kgs in ladea weight	169,00	563.00
(d)	Vehicles exceeding 2,300 Kgs., but not exceeding 3,000 Kgs., in laden weight	180.09	600,000
(c)	Vehicle exceeding 3,000 Kgs-, but not exceeding 4,300 Kgs-, in laden weight	203,60	675.00
(f)	Vehicles exceeding 4,300 Kgs. (but not exceeding 5,660 Kgs., in laden weight	270,00	900 .0 0
(g)	Vehicles exceeding 5,600 Kgs., but not exceeding 7,600 Kgs., in Inden weight	315.00	1050.00
(h)	Vehicles exceeding 7600 Kgs., but not exceeding 9,100 Kgs., in laden weight	360,00	1200.00
(i)	Vehicles exceeding 9,100 Kgs., but not exceeding 10,700 Kgs., in laden weight	450.00	1500.00
(j)	Vehicles exceeding 10,700 Kgs., but not exceeding 12,700 Kgs., in laden weight	495 .00	1650.00
(k)	Vehicles exceeding 12,700 Kgs., but not exceeding 14,700 Kgs., in laden weight	518.00	1725.00
(1)	Vehicles exceeding 14,700 Kgs, but not exceeding 15,500 Kgs., in laden weight	540.00	1809,00
(m)	Vehicles exceeding 15,500 Kgs., in laden weight	540,00 15,00 (for every 250.Kgs,	1800,00 50,00 (for every 250 Kgs,

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SI. No.	Period Class of Vehicle . (2)	and Cycles v without atta Vehicles nu- exceeding ô., CC (3)	Mor Scooters with or chorent t Vehicles excenting fn C'(*) (+)	 Monation Mon	ກະ ກະ ກະ ກະ ການ ການ ການ ການ ການ ການ ການ ການ ການ ການ	and othe Questing optimize Kgs. but more to ±524 to ±524 to ±524 to ±224 to ±2	Weig more 1524 but n but n Kes Kes	ور الجور المراجع المحمد الم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم المحمد المحمد المحم الم	more that 5 5	S Vdožin Voble i Incles (Cob. 6	ent tig nesser nes ns ver ng te dio ng te dio
τίς 5' ΙΙ.	The time of Registration New Vehicles. The vehicle is already gistered and its age from a month of registration is:	R3. 750	R». 1,350	12 Ibis clai	for each trailet exceeding 1,016 weight unlighter 2 5 5	Sector Sector		jago Res. u	wielning more than 362 Kgs. but not 此 2,286 Kgg 纳斯尔语语 资 波	weighing not more the 1762 Kgs. ((199) of this schedula (1990)
ہ 'ا	Not more than 2 years but More than 2 years but	687	212 i	120 	33 9		i) Addin citis u	(c) weigh	licion ((a) weigh	of this set

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THIRD SCHEDULE

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(See Second proviso to sub-section (2) of section 3)

5). No 	Period Class of Vehicle	Motor Cycle Cricycle Mo and Cycles w without attac Vehicles not exceeding 50 CC	tor Scooters with or chment	O.n lı Carriage W no tha	ni Buttes not nvalid Vighting We t more mo n 500 500 s. ULW not vha	exceeding 23 Sighing We ore than mo Kgs. but 152- more but 1 n 1524 that	186 Kgs, ir lighing re than	 vehicles other that ULW. Additional tax payable in respect of vehicles under Cols, 6 to 8 used ior drawing trailers.
(I)	(2)	(3)	(1)	(5)	(6)	(7)	(8)	(9)
		Rs.	Rs.	Rs.	Ks.	Rs.	Rs.	Rs,
1. A 0	A, the time of Registration If New Yebicles.	750	1,350	475	4,200 or 5 of the cost of the vchicle whichever is higher	7,200 or 5 of the cost of the vehicle whichever is higher	8.000 or 5 of the cost of the vehicle whicheves is higher	:
<i>i</i> i	f the vehicle is already egistered and its age from he month of registration is:			·	-		,	
1	. Not more than 2 years.	687	5,245	450	3,880	6,600	7,360) 1,710
. 2	 More than 2 years but not more than 3 years. 	623	1,140	405	3,560	ú,000	6,72	0 1,460

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(f)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
		Rs.	Rs.	Rs.	Rs.		Rs.	R 5.
	Aore than 3 years but not nore than 4 years.	558	1,035	360	3.240	5,460	5,030	1,410
	fore than 4 years but not fore than 5 years.	474	730	315	2.720	4.800	5.440	1,260
	fore than 5 years but not to e than 6 years.	427	820	270	2,600	4.200	4,800	1,110
	fore than 6 years but not fore than 7 years.	365	720	225	2,380	3,600	4,160	750
7. N	fore than 7 years but not	300	615	180	1.760	3,000	3,520	840
	fore than 8 years but not fore than 7 years,	237	- 510	135	1,640	2,400	2,880	669
	fore than 7 years but not nore than 10 years.	173	405	70	1,320	1,700	2,240	510
0. N M	fore than 10 years but not nore than 11 years,	103	300	60	860	1,260	1.340	304
1. M 197	fore than 11 years but not tore than 12 years.	44	175	30	300	600	1,100	310
2. N	fore than 12 years.							

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6. Noewithstanding any thing in any judgement, decree. Validation. order of any Court. Tribunal or other authority to the contrary, no levy and collection of tax on any motor vehicle used or Keptflor use in apublic place in the State as specified in item 4 (vi) of the Schedule appended to G.O.Ms. No. 175. Transport, Roads and Buildings (TR.II) Depuriment, dated the 18th May, 1985 shall be deemed to be invalid or over to have become invalid by reason only of the fact that such levy and collection of tax was made, without issuing a notification under subsection (4) of section 4 of the principal Act and accordingly the levy and collection of tax on Motor Vehicles as specified in item 4 (vi) of the Schedule to the afore spid Government or definition in the defined to have been iaw ully levied and collected under the said order, and accordingly.

(a) no suit or other proceeding shall be maintained or coutinued in any Court against the States Confernment of any person draauthority what so ever for the refund of any tax on Motor Vehicle; and

(b no Court shall ear stree affy degree git or defe diffecting the region of such tax.

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Atore than 13 years.	נוסות נורח אל אמרע מים אניו אוסות נורח אל אמרע מים אניו	אספר ואמת 10 צפאוש לענו מאג מעטיפ נאמת 11 צפאוש	אסוב ואסה Y אבערג אסו אסו אסוב ואנות או אבערג.	unoran in Adena Working in Sheria	ben tud stray V medt stold	οιοιο τήση ο γεειες μαι ποι πικειο ήσιο Ο γεειες	uto e ipar o kenis' Naus ipar o kenis'	માંબદ દ્વાંસક ટું તેલ્લાં સંગ્રંથ મળદ ખુજાદ દ્વાંસક ટું તેલ્લાં સંગ્રંથ	biore than 3 years but not		(2)	
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THE ANDHRA PRADESH MOTOR VEHICLES TAXA-TION (AMENDMENT) ACT, 1994.

ACT No. 15 OF 1994*.

[23rd April, 1994.]

AN ACT FURTHER TO AMEND TO ANDHRA PRADESH MOTOR VEHICLES TAXATION ACT, 1963.

BE it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Forty-fifth Year of the Republic of India as follows:-

1. (1) This Act may be called the Short title Andhra Pradesh Motor Vehicles Taxation and (Amendment) Act, 1994.

(2) It shall come into force on such date as the Gvoernment may, by notification, appoint.

*Received the assent of the Governor on the 16th April, 1994. For Statement of objects and Reasons, Please see Andhra Pradesh Gazette, Part IV-A, Extraordinary, dated the 22nd December, 1994 at Page 6.

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Insertion of 2. In the Andhra Pradesh Motor Vehicles her section 6A. Texation Act, 1963, after section 6, the following section shall be inserted, namely:-

"Levy of tar on δA . Notwithstanding certain motor vehicles anything in suctions based on gross traffic 3_r 4, 5 and δ_r "

(1) every registered owner, who owns or keeps in his possession or control morethan two thousand motor vehicles for plying on hire or reward, shall pay in respect of all such motor vehicles, a tax' at such rate, not exceeding fifteen percentum of the gross traffic sarnings, as may be specified by the Government, by notification, from time to time.

Explanation: - For the purposes of this section, -

(a) the term "gross traffic earning" shall mean the total amount collected towards fares, freights, including luggage charges and any amount collected towards hire or reward by or on behalf of such registered owner, either directly or indirectly, in respect of all the motor vehicles, as may be determined in the manner prescribed:

(b) while computing the "percentum of the gross traffic earning," the Government shall, as far as practicable, take into account the amount of tax collected for the preceding year from such owner, the changes in the rates of tax under clause (3) during the current year if any; and the approximate growth in the traffic during the current year.

(2) in order to determine the amount of tax payable under this section in any year, the registered owner shall make and deliver a declaration, within such time to such authority and in such form as may be prescribed, stating the gross traffic earning for the preceding year, together with ten percentum of such gross traffic earning and containing any other prescribed particulars, in respect of all motor vehicles used or kept for use by him in the State in the preceding year;

(3) on receipt of such declaration, the prescribed authority shall, on the basis of such declaration, determine the amount of tax to be paid by such registered owner provisionally and communicate the same to the registered owner by issuing an order of provisional assessment of tax for the year within such period and in such form as may be prescribed;

• Provided that it shall be open to the prescribed authority to review any order. of provisional assessment of tax for the year, in any case where it is considered necessary so to do and pass a fresh order of provisional assessment of tax;

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(4) the amount of tax provisionally determined under clause (3) shall be paid by the registered owner of the motor vehicles or any other person having possession or control thereof, to the prescribed authority in four quarterly instalments, within fifteen days from the date of communication of the order of the provisional assessment or the commencement of the quarter, as the case may be, in the manner specified in section 11;

(5) the registered owner shall thereafter deliver within the prescribed time, the final declaration stating the gross traffic earning of the year and containing such other particulars as may be prescribed. Such declaration shall be accompanied, by the details of provisional payment of tax paid to the prescribed authority in pursuance of the order of provisional assessment issued for the year and by such other documents as may be prescribed;

(6) on receipt of such final declaration, the prescribed authority shall verify the number of motor vehicles used or kept for use by the registered owner during the year for which the tax is payable, the amount of fares, freights, luggage charges and hire or rewards collected and such other particulars as may be deemed necessary and shall finally determine the amount of tax leviable at the rate fixed under clause (1), and communicate the same, to the registered owner by issuing an order of final assessment of tax for the year in such form as may be prescribed;

(7) where the amount of tax is finally . determined under clause (6), taking into consideration the amount paid by the registered owner or other person under clause (4), the difference, if any, that may be due shall be paid by, or refunded to, the registered owner in such manner and within such time as may be prescribed;

(8) the prescribed authority may, for purposes of this section, require the registered owner of the motor vehicle or the person having the possession or control thereof, to produce before it any accounts, registers, records or other documents or to furnish any information and examine the accounts, registers, records or other documents; and the registered owner or other person shall comply with any such requisition so made;

(9) the registered owner or other person having the possession or control of the motor vehicle who commits default in the payment of tax as required under this section, shall be liable to pay such amount towards penalty, not exceeding onefourth of the amount of the tax payable, as may be levied by the prescribed authority.".

> R. SATYANARAYANA MURTHY, Secretary to Government, Legislative Affairs, Law Department.

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THE ANDHRA PRADESH MOTOR VEHICLES TAXATION (AMENDMENT) ACT, 1995,

Act No. 23 of 1995*

.24 th April 95.]

An Act further to amend the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

Be it enacted by the Legislative Assembly of the State of, Andhra Pradesh in the Forty-sixth Year of the Republic of India. as follows :---

1. (1) This Ast may be called the Andhra Pradesh Short fitte Motor Vehicles Taxation (Amendment) Act, 1995. ficement

and Comme-

(2) It shall come into force on such date as the State Government may, by notification, appoint,

2. In the Andhra Pradesh Motor Vehicles Taxation Act, Substitution 1963, for the Third Schedule, the following shall be substituted, of new Schedule for namely :--the Third

Scaedule. Act 5 of 1963.

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*Received the assent of the Governor on the 22nd April, 1995. For statement, object & Reasons please see the Andhra Pradesh Gazette, Part-IV-A, Extraordinary, dt. 3-4-1995 at page 6.

Ĺ			TH	IIRD SCI	HEDULE			
2 -		(<i>See</i> Sec	nd Proviso	to Sub-se	ction (2) of S	Section 3)		
	Sl. Period/Class of No. vehicle	Motor Cyc including T Motor Scor	ri-cycles.	Invalid carriage			her Non-transp not exceeding 2 in ULW	
		Cycles with attachment.	OF WILDOUL		Weighing	Weighing	Weighing	Additional
		Vehicles not exceed- ing 60 CC			not more than 500 Kgs. ULW	more than 500 Kgs. but not more than 1,524 Kgs. ULW	moré than 1,524 Kgs. but not more than 2,286 Kgs. 6 ULW	tax payable in respect of vehicles under Cols. i to 8 used fo drawing trailers.
_	(1) (2)	(3)	(4)	(5)	· (6)	(7)	(8)	(9)
		Rs.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs ∙
1	i At the time of Registration of new Vehicles.	1,050 or 7% of the cost. whichever is higher.	1,890 or 7% of the cost. whichever is higher.	693/-	5,880 or 7% of the cost. whichever is higher.	10,080 or 7% of the cost, whichever is higher.	ii,200 or 7% of the cost. whichever is higher.	6 2,604/-
1	 If the vehicle is already registe red and its age from the month of Registration is : 				-			
	1) Not more than 2 years	965/-	1,740/-	638/-	5,405/-	9,265/-	10,290/-	2,394/-
	(2) More than 2 years but not more than 3 years	880/-	1,590/-	583/-	4,930/-	8,450/-	9,380/-	2,184/-

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_	i) (2) .	(3)	(4)	(5)	(6)	(7)	(8)	. (9)
_		R.	Rs.	Rs.	Rs.	Rs.	Rs.	Rs.
	More than 3 years but not more than 4 years	795/	1,440/-	528/-	4,455/-	7,635/-	8,470/-	1,97
	More than 4 years but not more than 5 years	710/-	1,290/-	473/-	3,980/-	6 820/-	7,560/-	1,76
	More than 5 years but not more than 6 years	625/ -	1,140/-	418/-	3,505/-	6,005/-	6,650/-	1,554
6.	More than 6 years but not more than 7 years	540/.	990/-	363/-	3,030/-	5,190/-	5,740/-	• 1,34
7. :	More than 7 years but not mo e than 8 years	455/-	840/~	308/-	2,555/-	4,375/-	4,830/-	1,134/
8.	More than 8 years but not more than 9 years	370/-	690/-	253/-	2,080/-	3,560/-	3,920/-	924/
9.	More than 9 years but not more than 10 years.	285/-	540/-	198/-	1,605/-	2,745/-	3,010/-	714
10. r	More than 10 years but not nore than 11 years	200/-	390/-	143/	1,130/-	1,930/-	2,100/-	504/
	More than 11 years but not more than 12 years.	115/-	240/-	88/-	655/-	1,115/-	1,190/-	. 294
12	More than 12 years.	•••	**			<i></i>		

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178

THE ANDHRA PRADESE MOTOR VEHICLES TAXATION (SECOND AMENDMENT) ACT, 1997.

ACT No. 32 OF 1997*

[19th December, 1997]

An Act further to amend the Andhra Pradesh Motor Vehicles Taxation Act, 1963.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Forty-eighth Year of the Republic of India as follows:-

*Received the assent of the Governor on 17th December, 19-1 For Statement of the Objects and Reasons. Please See the A.P. Gazette Part IV-A Extraordinary dated 30th July, 1997 at P-3. Short title 1. (1) This Act may be called the Andhra and Commence- Pradesh Motor Vehicles Taxation (Second. ment Amendment) Act, 1997.

> (2) It shall come into force on such date as the Government may, notify in the Andhra Pradesh Gazette.

Amendment of section 1963.

2. In the Andhra Pradesh Motor Vehicles Taxation Act, 1963, in section 3, after 3. Act 5 of the third proviso to sub-section (2); the following proviso shall be inserted namely:-

> "Provided also that in respect of Motor Vehicles operated with Battery/Compressed Natural Gas/Solar Energy, no tax shall be levied for a period of five years from the date to be notified.".

G., BHAVANI PRASAD. Secretary to Government, Legislative Affairs & Justice. Law Department.

ANDHRA PRADESH ACTS, ORDINANCES AND REGULATIONS Etc.

The following Act of the Andhra Pradesh Legislative Assembly received the assent of the Governor on the 27th April, 2000 and the said assent is hereby first published on the 28th April, 2000 in the Andhra Pradesh Gazette for general information.

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ACT NO. 12 OF 2000

AN ACT FURTHER TO AMEND THE ANDHRA PRADESH URBAN AREAS (DEVELOPMENT) ACT, 1975.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Fifty-first Year of the Republic of India as follows:- Short title 1. (1) This Act may be called the and com- Andhra Pradesh Urban Areas (Development) mencement. (Amendment) Act, 2000.

> (2) It shall be deemed to have cone into force on and from the light February, 1998.

Amendment 2. In the Andhra Fradesh Urban Areas of section (Development) Act, 1975, in section 38, 38. Act I in sub-section (1), in the proviso for of 1975. the words "in the aggregate exceed six years" the words "in the aggregate exceed two years", shall be substituted.

Validation. 3. Notwithstanding anything contained in the principal Act, the continuation of the Special Officer, Puttaparthi Urban Development Authority appointed in G.O.Ms.No. 109, Nunicipal Administration. Department, dated the 10th February, 1992 during the period from 19th February, 1998 to the 4th April, 1998 shall not be deemed to be invalid or ever to have become invalid and accordingly,--

(i) anything done or any action taken by such Special Officer during the said period shall be deemed to have been validly done or taken as if such Special Officer has not ceased to hold office; and (ii) the Special Officer appointed in the said Government Order shall continue to hold office with effect from the 19th February, 1998 as if his appointment has been extended upto 4th April, 1998, the date on which the Sri Satya Sai Urban Development Authority was constituted in G.O.NS.NO.139, M.A. & U.D. Department, dated 4-4-1998 in supersession of the orders issued in G.O.NS. No.109, M.A., dated 19-2-1992.

> G. BHAVANI PRASAD, Secretary to Government, Legislative Affairs & Justice, Law Department.

STATEMENT OF OBJECTS AND REASONS

According to sub-section (1) of section 38 of the Andhra Pradesh Urban Areas (Development) Act, 1975 (Act No.1 of 1975) where for any reason, there is delay in the constitution or reconstitution of the Orban Development Authority, the Government may appoint a Special Officer to manage the affairs of the Authority for a period which shall not exceed one year from the date of such appointment. The proviso to sub-section(1) of section 38 of the said Act provides that the said period may extend beyond one year. Therefore, the period of Special Officer in Sri Satya Sai Urban Development Authority, Puttaparthi was extended from time to time upto 6 years due to administrative reasons. It is felt that the term of six years is too long and it is decided to reduce the maximum period to 2 years. Hence, the Government have decided to amend the proviso to sub-section(1) of section 38 of the Andhra Pradesh Urban Areas (Development) Act, 1975 suitably.

Whereas, the Andhra Pradesh Urban Areas (Development) (Amendment) Bill, 1999 has been introduced in the Legislative Assembly of the State on the 27th March, 1999 as Legislative Assembly Bill No. 10 of 1999, the same has lapsed due to disolution of the Tenth Legislative Assembly.

The Bill seeks to give affect to the above decision.

 P. 2d. FAROOK,
 Minister for Municipal Administration and Orban Development.

ANDHRA PRADESH ACTS, ORDINANCES AND REGULATIONS Etc.

The following Act of the Andhra Pradesh Legislative Assembly received the assent of the Governor on the 19th April, 2003 and the said assent is hereby first published on the 10th April, 2003 in the Andhra Pradesh Gazette for general information.

ACT No. 5 OF 2003.

AN ACT FURTHER TO AMEND THE ANDHRA PRADESH MOTOR VEHICLES TAXATION ACT, 1963.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Fifty-fourth Year of the Republic of India as follows:-

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Short 1. (1) This Act may be called the Andhra title Pradesh Motor Vehicles Taxation (Amendment) Act, 2003.

. (2) It shall be deemed to have come into force on the 24th January, 2003.

Amendment of section 3, Act 5 of 1963.

ment:

2. In the Andhra Pradesh Motor Vehicles Taxation Act, 1963, (hereinafter referred to as the principal Act), in section 3, in sub-section (2), in the second proviso, for the words "except omni buses and chasis of motor vehicles", the expression "and omni buses with a seating capacity of (8) eight persons in all but not exceeding (10) ten persons in all and their chasis", shall be substituted.

Substitution of Third Schedule. 3. In the principal Act, for the Third Schedule, the following new schedule shall be substituted, namely:-

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"THIRD SCHEDULE

(See second Proviso to sub-section (2) of section-3)

		·						<u></u>	
SI.	Period/Class		es including	Invelid		eps and other		ort Vehicles	Omni
No.	of vehicle	Tri Eycle Scoolers e with or attachment	-	Carriage	not exceedi:	ng 2286 Kgs	in ULW		bus with scating capacity between
		Vehicles	Vchicles		Weighing	Weighing	Weighing	Additional	8 in all
		nat	exceeding		not more	more than	more	Tax	& 10 in
		exceeding	60 CC -		than 500	500 kgs	than	payable in	bhe lla
		60 CC			kgs ULW .	but not more than	1524 kgs but not	respect of vehicles	their chasis.
,						1524 kgs ULW	more than	under Col.6 to 8	
				•			2286 kgs	for 4	
							ULW	drawing	
								trailors	
1.	2.	3.	4.	5.	6.	7.	8.	9.	10,
1.	At the time of	9% of the	9% of the	Rs.901/-	9% of the	9% of the	9% of the	RJ.3385/-	9% 0[
	registration of new vehicles	cost.	COSt.		cost.	cost.	cost.		the cost.
2.	If the vehicles		,			· .			_
	is already registered and							`	
	its age from								
{	the month of								
	registration is				•				
<u> </u>	:				<u> </u>				
.	(1) Not more	8% cost of	8% cost	Rs.\$29/	8% cost	8% cost	8% cost	-/12 ا3.2R	8% cost
	• than 2 years	the	of the		of the	of the	of the		of the
I		<u>vc</u> hicle	vehle <u>ie</u>		vehicle	vehicle	vchicle		vehicie

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2.	3.	4,	5.	<u>б.</u>	7	8,	9.	10.
 (2) More than 2 years but not more than 3 years.	7% cost of the vehicle	7% cost of the vehicle	ks.758/-	7% cost of the vchicle	7% cost of the vehicle	7% cost of the vehicle	Rs. 2839	7% cost of the vchicle
(3) More thán 3 years but not more than 4 years.	6% cost of the vehicle	6% cost of the vehicle	Rs.686/-	6% cost of the vehicle	6% cost of the vchicle	6% cost of the vehicle	Rs.2566/-	6% cost of the vehicle
(4) More than 4 years but not more than 5 years.	5% cost of the vehicle	5% cost. of the vehicle	Rs.615/-	5% cost of the vehicle	5% cost of the veluicle	5% cost of the vehicle	Rs.2293/-	5% cost of the vehicle
(5) More than 5 years but not more than 6 years.	4% cost of the vchicle	4% cost of the vehicle		4% cost of the vehicle	4% cost of the vehicle	4% cost of the vehicle	-2020/-	4% cost of the vehicle
(6) More than 6 years but not more than 7 years.	3.5% cost of the vehicle	3.5% cost of the vehicle		3.5% cost of the vehicle	3.5% cost of the vehicle	3.5% cost of the vehicle	Rs.1747/-	3.5% cost of the vehicle
(7) More than 7 years but not more than 6 years.	3% cost of the vchicle	3% cost of the vchicle		3% cost of the vehicle	3% cost of the vehicle	3% cost of the vehicle	Rs.1474/-	3% cost of the vehicle
(8) More than 8 years but not more than 9 years.	2.5% cost of the vehicle	2.5% cost of the vehicle		2.5% cost of the vehicle	2.5% cost of the vehicle	2.5% cost of the vehicle		2.5% cost of the vehicle
(9) More than 9 years but not more than 10 years.	2% cost of the vehicle	2% cost of the vehicle	Rs.257/-	2% cost of the vehicle	2% cost of lhc vchicle	2% cost of the vehicle	R\$.928/-	2 cost of the vehicle

. 2.	. 3.	t	4	5.	6.	7.	8.	9.	10.
(10) than 10 but not than 11 y	years of more vel	the	1.5% cost of the vehicle	Rs.186/-	1.5% cost of the vehicle	1.5% cost of the vehicle	1.5% cost of the vehicle	Rs.655/-	1.5% cost of the vehicle
(11) than 11 y	cars (he		1% cost of the vehicle	Rs.114/-	1% cost of the vehicle	1% cost of the vchicle	1% cost of the vehicle	Rs.382/-	1% cost of the vehicle.",

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Repeal 4. The Andhra Pradesh Motor Vehicles of Taxation (Amendment) Ordinance, 2003 is Ordinance herfeby repealed.

K.G. SHANKAR,

Secretary to Government, Legislative Affairs & Justice (FAC), Law Department.

STATEMENT OF OBJECTS AND REASONS

According to second proviso to sub-section (2) of section 3 of the Andhra Pradesh Motor Vehicles Taxation Act, 1963 a tax shall be levied in the case of motor cycles (including motor scooters and cycles with or without attachment) invalid carriages motor cars and jeeps and other nontransport vehicles not exceeding 2286 Kgs. in un laden weight except Omni Buses and chasis of motor vehicles at the rates specified in the Third Schedule. The said tax @ 7% of the cost of the vehicles specified in the Schedule is being levied since 1995. In view of the increase in the cost of vehicles and as there is no revision of the tax from more than 7 years the Government have decided to enhance the said percentage from 7% to 9% of the cost of the vehicles.

Further, Omni Buses with seating capacity of more than six persons other than the Driver are being levied a tax @ Rs, 189/- per seat per quarter with effect from 27-11-2002. These vehicles are similar in class and usage in respect of two and four wheelers for which life tax is being collected. The differentiation between Omni Buses and Personal Motor Cars in taxation is artificial and these vehicles have been given the facility of paying a tax either Quarterly, Half-Yearly or Annually. In case of Quarterly payment of taxes, the owners of above vehicles have to come to the office regularly for every quarter for payment of tax. In most of the cases these vehicles are found to be used by owners as personalised vehicles and if the life tax is introduced for the above category of vehicles there is relief to the owners from approaching the office and also facilitate to the administration to maintain the records promptly. Therefore the Government have decided to bring the omni buses with the seating capacity of 8 to 10 person in all and their chasis within the purview of the third schedule so as to levy lumpsum tax treating them as non transport vehicles by amending the second proviso to sub-section (2) of section 3 and the III Schedule of the Andhra Pradesh Motor Vehicles Taxation Act 1963 suitably. It is also decided to levy tax on all the vehicles, whose period of registration is more than 11 (eleven) years by removing the maximum ceiling limit of twelve years by amending the Third Schedule.

39

As the Legislative Assembly of the State was not then in session having been prorogued, the Andhra Pradesh Motor Vehicles Taxation (Amendment) Ordinance, 2003 (A.P. Ordinance 2 of 2003) was promulgated by the Governor on the 23rd January, 2003 and the same has been published in the Extra ordinary issue of the Andhra Pradesh Gazette dated the 24th January, 2003.

This Bill seeks to replace the said ordinance.

P. DAMODAR REDDY, Minister for Law and Courts.

(b) Clause (1) of section 4 of this Act shall be deemed to have come into force with effect from 10th April, 2001.

(c) The remaining provisions of this Act shall be deemed to have come into force with effect from 25th May, 2006.

Amendsection 3. 2. In the Andhra Pradesh Motor Vehicles Taxation Act, 1963 (hereinafter refered to as the principal Act), in section 3, in sub-section (2),--

Act 5 of 1963.

(i) for the second proviso the following provisos shall be substituted namely:-

"Provided further that in the case of motor cycles (with or without attachment), invalid carriages, motor cars and jeeps and other non-transport vehicles not exceeding 2286 Kgs in unladen weight and omni buses with a seating capacity of eight (8) persons or more in all but not exceeding ten (10) persons in all, High End Motor Cabs of the cost of three lakhs fifty thousand and above, the tax shall be levied at the rates specified in the Third Schedule.

Provided also that in the case of Road Rollers the rate of tax shall be levied at the rates specified in the Fourth Schedule.".

Insertion of new sections 3. In principal Act, after section 3, the following sections shall be inserted namely:-

3-A and 3-B. "Levy of additional tax on vehicles misused. 3-A (1) Notwithstanding anything contained in section 3, it shall be competent for the Government to provide for levying an additional tax in respect of a motor vehicle specified in

one category or class notified under section 3, if misused or used not in accordance with the purpose for which the vehicle was registered, or the permit was granted, attracting higher rate of tax as a vehicle falling in another category or class: **Registered No. HSE/49**



[Price : Rs. 0-60 Paise.

ఆంధ్రప్రదేశ్ రాజపత్రము

THE ANDHRA PRADESH GAZETTE PART IV-B EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 44] HYDERABAD, TUESDAY, SEPTEMBER 19, 2006

ANDHRA PRADESH ACTS, ORDINANCES AND REGULATIONS Etc.,

The following Act of the Andhra Pradesh Legislative Assembly received the assent of the Governor on the 17th September, 2006 and the said assent is hereby first publisehd on the 19th September, 2006 in the Andrha Pradesh Gazette for general information:-

ACT No. 33 OF 2006

AN ACT FURTHER TO AMEND THE ANDHRA PRADESH MOTOR VEHICLES TAXATION ACT, 1963.

Be it enacted by the Legislative Assembly of the State of Andhra Pradesh in the Fifty-seventh Year of the Republic of India as follows:-

1. (1) This Act may be called the Andhra Pradesh Short Motor Vehicles Taxation (Amendment) Act, 2006. title

title and commencement.

2. (a) Section 3A inserted by the section 3 of this Act shall be deemed to have come into force with effect from 1st June, 2002.

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September 19, 2006] ANDHRA PRADESH GAZETTE EXTRAORDINARY 3

Provided that the additional tax so levied shall be a sum equal to the difference of amount between the tax already levied and collected and the tax which shall be leviable in respect of such vehicle falling in another category.

(2) The registered owner or the person who is in possession or control of such vehicle misused or used not in accordance with the purpose for which the vehicle was registered or the permit was granted, shall pay the additional tax so levied under sub-section (1).

"Levy of 3-B There shall be levied and collected an Green additional tax called "Green Tax" in addition to the Tax. tax levied under section 3, on the motor vehicles suitable for use on roads for the purpose of implementation of various measures to control air pollution in such manner to such categories, such amounts as may be notified:

Provided that the rates of tax shall not exceed the maximum specified in the Fifth Schedule.

	4. In the First schedule to the principal Act, in entry	Amend-
4		ment of
ч,-		First

ent of st Schedule.

(i) Under item (iv) against sub-item (a) for the figures "1800" in column (2), the figures, "4000" shall be substituted.

(ii) item (vii) and the corresponding entry relating thereto in column (2) shall be omitted.

5. In Third Schedule to the principal Act, in the table, Amendment of in column 10, for the heading, the following heading shall Third be substituted namely:-Schedule.

"Omni buses with seating capacity between 8 in all and 10 in all and High End Motor Cabs of the cost of rupees three lakhs fifty thousands and above.".

ANDHRA PRADESH GAZETTE EXTRAORDINARY [Part IV-B

Insertion 6. After the Third Schedule to the principal Act, the of new following schedules shall be added namely:-Schedules. **"FOURTH SCHEDULE**

(See Third Proviso to sub-section (2) of Section 3)

SI.	Period	Rate of Tax
No.		Road Rollers
(1)	(2)	(3)
1.	At the time of registration of new vehicle	7.5 % (Seven and half percent) of the Cost.
2.	If the vehicle is already Registered and its age from the month of the Registration is:	
	(i) Less than 3 years	Rs. 7,700/-
	(ii) More than 3 years and	
	Less than 6 years.	Rs. 6,600/-
	(iii) More than 6 years	Rs. 5,500/-

FIFTH SCHEDULE

	(See sub-section (1) of S	Section 3-B)
SI.	Class of vehicles	Amount of Tax
No.		
(1)	(2)	(3)
1.	Motor vehicles other than Transport vehicles which have completed 15 years from the date of their registration,-	
	(i) Motor Cycle	Rs. 1000/- P.A.
	(ii) Other than motor Cycle	Rs. 5000/- P.A.
2.	Transport vehicles which have completed 7 years from the dat of their registration.	

September 19, 20061 ANDHRA PRADESH GAZETTE EXTRAORDINARY 5

7. Notwithstanding any thing contained in any Validation of Tax judgement, decree, order of any court, Tribunal or other levied and authority to the contrary, the levy and collection of tax on collected. any motor vehicle where contract carriages covered by inter-State, State-wide, District-wide permits and idle Contract carriages are misused as Stage carriages as specified in entry (iv) in explanation (vi) under item 4 (v) of the Schedule appended to the notification issued in G.O.Ms.No. 75, TR & B, dated 27-4-1993 as amended by G.O.Ms. No. 152, TR & B, dated 1-12-2001 which was subsequently amended in G.O.Ms. No. 77, TR & B, dated 1-6-2002, shall never be deemed to be invalid or never to have become invalid by reason only of the fact that such levy and collection of tax was made without a specific charging provision in the principal Act and accordingly, the levy and collection of such tax made on such Motor Vehicles as specified in the aforesaid Government order shall be deemed to have been lawfully levied and collected and accordingly:-

(a) no suit or other proceeding shall be maintained or continued in any Court against the State Government or any person or authority what so ever for the refund of any tax on Motor Vehicle: and

(b) no Court shall enforce any decree or order directing the refund of such tax.

8. The Andhra Pradesh Motor Vehicles Taxation Repeal of Ordi-(Amendment) Ordinance, 2006 is hereby repealed. nance

6 of 2006.

T. MADAN MOHAN REDDY,

Secretary to Government, Legislative Affairs & Justice, Law Department.

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5. In the Principal Act, for the Third Schedule the following new Schedule shall be substituted, namely:-

THE THIRD SCHEDULE

(See second Proviso to Sub-section (2) of Section-3)

Sl. Period/Class No. of Vehicle		Motor Cycles including Tri cycles, Motor Scooters and Cycles with or without attachment.		Invalid Carriage
		Vehicles not exceeding 60 CC.	Vehicles exceeding 60 CC.	
1.	2	3	4	5
1.	At the time of registra- tion of new vehicles.	9% of the cost	9% of the cost	Rs. 901/-
2.	If the vehi- cles is already registered and its age from the month of registration is:			
	(1) Not more than 2 years	8% cost of the vehicle	8% cost of the vehicle	Rs. 829/-
	(2) More than2 years butnot more than3 years	7% cost of the vehicle	7% cost of the vehicle	Rs. 758/-

Registered No. HSE/49

[Price : Rs. 0-90 Paise.



ອວເຜົາລີດີສ໌ ເກສລິເອີລົມ

THE ANDHRA PRADESH GAZETTE

PART IV-B EXTRAORDINARY

PUBLISHED BY AUTHORITY

No. 18] HYDERABAD, SATURDAY, JULY 31, 2010.

ANDHRA PRADESH ACTS, ORDINANCES AND REGULATIONS ETC.

The following Act of the Andhra Pradesh Legislature rceived the assent of the Governor on the 30th July, 2010 and the said assent is hereby first published on the 31st July, 2010 in the Andhra Pradesh Gazette for general information.

ACT No. 11 OF 2010.

AN ACT FURTHER TO AMEND THE ANDHRA PRADESH MOTOR VEHICLES TAXATION ACT, 1963.

Be it enacted by the Legislature of the State of Andhra Pradesh in the Sixty first Year of the Republic of India as follows:-

[1]

A. 152-1

Short 1. (1) This Act may be called the Andhra Pradesh Motor Vehicles Taxation (Amendment) Act, 2010.

(2) It shall be deemed to have come into force on and from the 2nd February, 2010.

Amend-
ment of
section 3.
Act No. 52. In the Andhra Pradesh Motor Vehicles Taxation Act,
1963 (hereinafter referred to as the principal Act), in section
3, in sub-section (2),-

of 1963.

(i) for the second proviso, the following proviso shall be substituted, namely:-

"Provided further that in the case of motor cycles with or without attachment, invalid carriages, the tax shall be levied at the rates specified in the Third Schedule,".

(ii) for the third proviso the following proviso shall be substituted namely:-

"Provided also that in the case of Construction Equipment vehicles including Road Rollers, the rate of tax shall be levied at the rates specified in the Fourth Schedule.".

(iii) for the fourth proviso, the following provisos shall be substituted, namely:-

"Provided also that in the case of three or four wheeler motor vehicles including Motor Cars coming under nontransport category, omni buses upto a seating capacity of (10) ten persons in all, new Motor Cabs and the Motor Cabs of other States that are entering into the rolls of this State by way of change of address or transfer of ownership, the tax shall be levied at the rates specified in the Sixth Schedule:

Provided also that Non-Transport Vehicles meant for carrying persons, owned by Companies/Institutions/ Societies/Organisations upto a seating capacity of (10) ten in all and second or more personalized vehicles upto a

July 31, 2010] ANDHRA PRADESH GAZETTE EXTRAORDINARY 3

seating capacity of (10) ten in all owned by an individual, the tax shall be levied at the rates specified in the Seventh Schedule.".

3. For section 12 of the principal Act, the following Substitution of new sec-

new section for section

12.

(a) by an order of levy of additional tax imposed under section 3-A;

"12. Appeal:- any person aggrieved,-

(b) by an order of levy under section 6; or

(c) by the seizure under section 8,

may within a period of thirtydays from the date of communication to him of the order of levy or the date of seizure as the case may be, appeal to such authority in the manner and on payment of such fees as may be prescribed.".

4. The Andhra Pradesh Motor Vehicles Taxation (Second Amendment) Ordinance 2010 (Ordinance No. 5 of 2010) is hereby repealed."

7. In the Principal Act, for the Sixth Schedule, the following new Schedule shall be substituted, namely:-

THE SIXTH SCHEDULE

(See Fourth Proviso to Sub-section(2) of Section 3)

1.	2	3	4
S.No	o. Period/Class of vehicle	Three or four wheeler motor vehicles inclu- ding Motor Cars, Jeeps coming under non- transport category, omni buses upto a seating capa- city of (10) ten per- sons in all and new Motor Cabs and the Motor Cabs of other States that are enter- ing into the rolls of this State by way of change of address or transfer of ownership the cost of which does not exceed rupees ten lakhs.	Three or four wheeler motor vehicles inclu- ding Motor Cars, Jeeps coming under non- transport category, omni buses upto a seating capa- city of (10) ten per- sons in all and new Motor Cabs and the Motor Cabs of other States that are enter- ing into the rolls of this State by way of change of address or transfer of ownership the cost of which exceeds rupees ten lakhs.
1	2	3	4
1.	At the time of registration of new vehicle.	12% of the cost of the vehicle.	14.0% of the cost of the vehicle.

July 31, 2010] ANDHRA PRADESH GAZETTE EXTRAORDINARY 5

1. 2	3	4	5
(3) More than	6% cost of	6% cost of	Rs. 686/-
3 years but	the vehicle	the vehicle	
not more than			
4 years			
(4) More than	5% cost of	5% cost of	Rs. 615/-
4 years but	the vehicle	the vehicle	
not more than			
5 years			
(5) More than	4% cost of	4% cost of	Rs. 543/-
5 years but	the vehicle	the vehicle	
not more than			
6 years			
(6) More than	3.5% cost of	3.5% cost of	Rs. 472/-
6 years but	the vehicle	the vehicle	
not more than			
7 years			
(7) More than	3% cost of	3% cost of	Rs. 400/-
7 years but	the vehicle	the vehicle	
not more than			
8 years			

<u>6</u>	ANDHRA PRADE	SH GAZETTE	EXTRAORDINARY	[Part IV - B
1.	2	3	4	5
	(8) More than8 years butnot more than9 years	2.5% cost of the vehicle		Rs. 329/-
	(9) More than 9 years but not more than 10 years	2% cost of the vehicle	2% cost of the vehicle	Rs. 257/-
	(10) More than 10 years but not more than 11 years			Rs. 186/-
	(11) More than 11 years	1% cost of the vehicle		Rs. 114/-

July 31, 2010] ANDHRA PRADESH GAZETTE EXTRAORDINARY 7

6. In the Principal Act, for the Fourth Schedule, the following new Schedule shall be substituted, namely:-

THE FOURTH SCHEDULE

SI.	No. Period	Rate of tax on Road Rolle and Construction Equipme Vehicles.
	1. 2	3
1.	At the time of registration of new vehicle.	7.5% of the cost of the vehicle.
2.	If the vehicle is already regis- tered and its age from the month of the registration is:	
	(i) Less than 3 years.	6.5% of the cost of the vehicle.
	(ii) More than 3 years but less than 6 years.	5.0% of the cost of the vehicle.
	(iii) More than 6 years.	4.0% of the cost of the vehicle.

ANDHRA PRADESH GAZETTE EXTRAORDINARY [Part IV - B July 31, 2010] ANDHRA PRADESH GAZETTE EXTRAORDINARY 9 12 2. 1. 3 2 3 1 4 (5) More than 5 years but 11% of the cost of the not more than 6 years. vehicle. 2. If the vehicle is already registered and its age from (6) More than 6 years but 10.5% of the cost of the the month of regisnot more than 7 years. vehicle. tration: is: (7) More than 7 years but 10% of the cost of the (1) Not more than 11% of the cost of the 13.0% of the cost of the

(8) More than 8 years but not more than 9 years.

not more than 8 years.

(9) More than 9years but not more than 10 years.

(10) More than 10 years but not more than 11 years.

(11) More than 11 years but not more than 12 years.

(12) More than 12 years

vehicle. 7.5% of the cost of the vehicle.

8% of the cost of the

9.5% of the cost of the

9% of the cost of the

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R. RAMACHANDRA REDDY.

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Secretary to Governmet, Legislative Affairs & Justice, Law Department.

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A. 152-2

2 years.

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vears but not

more than 4

vears.

(3) More than 3

(4) More than 4

(5) More than 5

(6) More than 6

(7) More than 7

years but not

more than 8 years.

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years but not

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9% of the cost of the

8.5% of the cost of the

8% of the cost of the

1.	2	3	4
	(8) More than 8 years but not more than 9 years.	7.5% of the cost of the vehicle.	9.5% of the cost of the vehicle.
	(9) More than 9 years but not more than 10 years.	7% of the cost of the vehicle.	9.0% of the cost of the vehicle.
	(10) More than 10 years but not more than 11 years.	6.5% of the cost of the vehicle.	8.5% of the cost of the vehicle.
	(11) More than 11 years but not more than 12 years.	6% of the cost of the vehicle.	8.0% of the cost of the vehicle.
	(12) More than 12 years.	5.5% of the cost of the vehicle.	7.5% of the cost of the vehicle.

July 31, 2010] ANDHRA PRADESH GAZETTE EXTRAORDINARY 11

8. In the Principal Act, after the Sixth Schedule, so amended the following new Schedule shall be added, namely:-

THE SEVENTH SCHEDULE

(See Fifth Proviso to Sub-section(2) of Section 3)

1.	2.	3
SL. No.	Period/Class of vehicle	Non-Transport vehicles meant for carrying persons owned by Companies/Insti- tution/Societies/Organisa- tions upto a seating capacity of (10) ten in all and second or more personalized vehi- cles upto a seating capacity of (10) ten in all owned by an individual.
1.	At the time of registration of new vehicles.	14% of the cost of the vehicle.
2.	If the vehicle is already regis- tered and its age from the month of registration is:	
	(1) Not more than 2 years.	13% of the cost of the vehicle.
	(2) More than 2 years but not more than 3 years.	12.5% of the cost of the vehicle.
	(3) More than 3 years but not more than 4 years.	12% of the cost of the vehicle.
	(4) More than 4 years but not more than 5 years.	11.5% of the cost of the vehicle.
