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Regn.No. KERBIL/2012/45073 dated 05-09-2012 with RNI Reg No.KI/TV(N)/634/2018-20

കേരള ഗസറ്റ് KERALA GAZETTE

CONTRACTIONARY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത് PUBLISHED BY AUTHORITY

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GOVERNMENT OF KERALA

Transport(B) Department

NOTIFICATION

G.O.(P)No.30/2019/Trans.

31st August, 2019

Thiruvananthapuram

S. R. O. No. 594/2019

In exercise of the powers conferred by sub-section (1) of section 200 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988) and in supersession of the Notification issued under G.O.(P) No.14/2010/Trans., dated 2nd March, 2010 and published as S.R.O No. 221/2010 in the Kerala Gazette Extraordinary No. 510, dated 5th March, 2010, the Government



of Kerala hereby authorize,-

- (i) all officers of and above the rank of Assistant Motor Vehicle Inspector of the Motor Vehicles Department and officers of and above the rank of Sub-Inspector in the traffic branch of the Police Department, and where there is no traffic branch, all officers of local police of the area of and above the rank of Circle Inspector of Police to compound the offences punishable under various sections of the said Act specified in column (2) of the Schedule below for the amounts specified in column (3) thereof;
- (ii) all officers of and above the rank of Inspectors of Kerala State Road Transport Corporation to compound the offences punishable under sub-section(1) of section 178 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988) for offences detected in Kerala State Road Transport Corporation buses subject to the condition that the amount of fine collected shall be remitted towards the fund of Kerala State Road Transport Corporation.

SCHEDULE

Sl No (1)	Penal Provision (2)	Amount (Rs) (3)
1	Sec. 177	500
2	Sec.178(1)	500
3	Sec.178(2)	500
4	Sec.178(3)(a)	50
5	Sec.178(3)(b)	500
6	Sec.179(1)	2,000



7	Sec.179(2)	2,000	
8	Sec.180	5,000	
9	Sec.181	5,000	
10	Sec.182(1)	10,000	
11	Sec.182(2)	10,000	
12	Sec.182A(1)	1,00,000 per such motor vehicle	
13	Sec.182A(3)	1,00,000 per such component	
14	Sec.182A(4)	5,000 per such alteration	
15	Sec.183 (1)(i)	1,500	
16	Sec.183 (1) (ii)	3,000	
17	Sec.184 (limited to item (c) of the Explanation)	3,000 and to undertake community se	ervice
18	Sec.186	1,000	
19	Sec.189	5,000	
20	Sec.190(2)	10,000	
21	Sec.192(1)	 (a) Non-transport vehicle (b) Transport vehicle (i) Two and Three wheeler vehicles (ii) Light Motor Vehicles (iii) Medium Motor Vehicles (iv) Heavy Motor Vehicles 	2,000 2,000 3,000 4,000 5,000
21 22	Sec.192(1) Sec.192A	 (a) Non-transport vehicle (b) Transport vehicle (i) Two and Three wheeler vehicles (ii) Light Motor Vehicles (iii) Medium Motor Vehicles 	2,000 3,000 4,000
		 (a) Non-transport vehicle (b) Transport vehicle (i) Two and Three wheeler vehicles (ii) Light Motor Vehicles (iii) Medium Motor Vehicles (iv) Heavy Motor Vehicles 	2,000 3,000 4,000 5,000
22	Sec.192A	 (a) Non-transport vehicle (b) Transport vehicle (i) Two and Three wheeler vehicles (ii) Light Motor Vehicles (iii) Medium Motor Vehicles (iv) Heavy Motor Vehicles 10,000 Rs.20,000 + Rs.2,000 for every additional of excess load together with the liability 	2,000 3,000 4,000 5,000



26	Sec.194B(2)	1,000
27	Sec.194C	1,000
28	Sec.194D	1,000
29	Sec.194E	10,000
30	Sec.194F	1,000
31	Sec.196	2,000
32	Sec.198	1,000

The notification shall come into force on and from the 1st day of September, 2019.

By order of the Governor, K R JYOTHILAL, Principal Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

As per sub-section (1) of section 200 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988) as amended by the Motor Vehicles (Amendment) Act, 2019 (Central Act 32 of 2019) any offence whether committed before or after the commencement of the said Act punishable under section 177, section 178, section 179, section 180, section 181, section 182, sub-section (1) or sub-section (3) or sub-section (4) of section 182A, section 182B, sub-section (I) or sub-section (2) of section 183, section 184 only to the extent of use of hand held communication devices, section 186, section 189, sub-section (2) of section 192A, section 194A, section 194B, section 194C, section 194D, section 194E, section 194F, section 196, section 198, may either before or after the institution of the prosecution, be



compounded by such officers or authorities and for such amount as the State Government may by notification in the Official Gazette specify in this behalf.

As per the amendment brought to the Motor Vehicles Act 1988, (Central Act 59 of 1988) by virtue of the Motor Vehicles (Amendment) Act ,2019 (Central Act 32 of 2019) provisions regarding certain offences have been newly incorporated and the penalties for the offences have also been enhanced . As a deterrent measure to curb traffic offences, the Government have decided to specify the amount for the composition of such offences and to specify the officers and authorities for compounding such offences.

The notification is intended to achieve the above object.

