

NOTIFICATION

No. C.31012/9/2013-DCA (L), the 21st January, 2014. In pursuance of paragraph 11 of the Sixth Schedule to the Constitution of India, the following Regulations passed by the Lai Autonomous District Council and approved by his Excellency the Governor of Mizoram on 9.1.2014 is hereby published for general information, namely :-

**“THE LAI AUTONOMOUS DISTRICT COUNCIL
(CONTROL OF VEHICLE PRKING) REGULATIONS, 2012”**

P. Singthanga,
Secretary to the Govt. of Mizoram,
District Council Affairs Department.

**“THE LAI AUTONOMOUS DISTRICT COUNCIL
(CONTROL OF VEHICLE PARKING) REGULATION, 2012 “**

A

REGULATION

To provide for the levy and collection of vehicles parking fee within the Lai Autonomous District.

Whereas under sub-paragraph (3) of paragraph 8 of the Sixth Schedule to the constitution of India, the District Council for an Autonomous District is empowered to make regulation for the levy and collection of taxes on vehicles within the District.

Now, therefore, in exercise of the said power and all other powers enabling it is in that behalf, the Lai Autonomous District Council is pleased to make this Regulation in the **Sixty Third Year of the Republic of India** as follows :-

1. Short title, extent and Commencement :

- (1) These regulations may be called the Lai Autonomous District (control of Vehicles Parking) Regulations, 2012.
- (2) It shall extend to the Lai Autonomous District areas of such town or places as the Executive Committee may by notification declare.
- (3) It shall come into force on such date of publication in the Mizoram Gazette.

2. Definitions : In this regulation, unless the context otherwise requires :-

- (a) “ Collector ” means any person authorized by the Executive Committee to collect the parking fees ;
- (b) “ Department ” means Transport Department of the Lai Autonomous District Council ;
- (c) “ District ” means the Lai Autonomous District ;
- (d) “ Executive Committee ” means the Executive Committee of the Lai Autonomous District Council ;
- (e) “ Motor Vehicle ” means all types of vehicle as defined in the Motor Vehicle Act, 1988 ;
- (f) “ Owner ” means a person in whose name a motor vehicle is registered ;
- (g) “ Parking Areas ” of “ Parking Places ” means places declared from time to time by the Executive

Committee or any officer authorized in this behalf by the Executive Committee ;

- (h) " Parking Fee " means fees in this regulation ;
- (i) " Parking Hour " means a period from 8:00am to 10:00am in the morning and from 3:00pm to 5:00pm in the evening or any other period notified by the Executive Committee or any officer authorized in this behalf by the Executive Committee from time to time.

3. Declaration of Parking Areas :

1) The Executive Committee or any officer authorized in this behalf by the Executive Committee may declare and specify parking areas from time to time in different parts of the town areas within the District as parking places for vehicles of different kinds. Such parking areas shall be notified and published in local news papers for information of general public.

Provided that the Executive Committee may by notification constitute an Advisory Committee to select site for parking areas or places.

2) On the recommendation of the Advisory Committee the Executive Committee may also select and declare from time to time suitable areas within the District as parking areas, places or dropping zone taking into consideration of the need of Shopping Centers, Public Officers, Bus Stands, Public Conveniences etc.

3) No motor vehicles shall be parked on any public Street, Road Sides, Thoroughfare or any open space limit of proper town areas except in particular places demarcated specifically by the Executive Committee as parking areas or places.

4. Collection of Parking Fee :

1) The Executive Committee or any officer authorized in this behalf may charge a parking fee on vehicles during the parking hours for parking on such places declared as parking areas as per the rate prescribed in Table 'A' of the Schedule to these Regulations. The Executive Committee may reduce or enhance the rate of parking fees from time to time.

2) Notwithstanding anything contained in sub-rule (1), no parking fees shall be charged to any vehicle belonging to the District Council, Central or State Government.

3) As soon as parking fee is collected on any vehicle the collector shall issue receipt in the form duly approved by Executive Committee, or any person authorized by the Executive Committee. The receipt should specify the kind of vehicle, its registration number, time of entering into parking areas and also the agency who is making collection.

4) The parking fees shall be realized through department employees, duly authorized for the purpose or by any authorized agency appointed by auction or through license on such terms and conditions as the Executive Committee may determine.

5. Parking of Vehicles at Parking Areas at the risk of the owner or Driver :

A vehicle shall be parked in the parking area at the Owner's or Driver's risk and responsibility. The Executive Committee or the Department shall not be held responsible for any loss or damage of the vehicle parked at the parking areas.

6. Prohibition of Parking of Vehicle on the middle of the road :

No Owner or Driver of a motor vehicle shall park his vehicle on the middle of the road or in any inconvenient place other than the places notified as parking areas, stop or any bound corner for embarking and disembarking of passengers and their luggages.

Provided that parking on the road, thoroughfare or any other places other than the parking areas shall not be allowed for more than the time prescribed. Loading and unloading during the peak hours is prohibited unless special permit is granted by the authority.

7. Prohibition of drawing out vehicles from the parking areas without payment of parking fee :

No owner or Driver of any vehicle shall be allowed to move his vehicle from the parking area without payment of parking fee.

8. Prohibition of Parking more than 10 hours without permission :

No vehicle, whether serviceable or unserviceable belonging to District Council, Government or Private, shall be allowed to park at any parking place or any road within the proper town area more than 10 hours continuously whether it is during the working hour or night-time without prior approval of the Executive Committee or any officer authorized in this behalf. However, the Executive Committee may grant permission at the risk of the owner of the vehicle for parking of vehicle at various parking places or public roadside on payment of parking fees prescribed in Table 'B' of the schedule to these regulations.

9. Seizure of Vehicle in case of refusal of payment :

- 1) If the Owner or Driver of any vehicle refuses to pay fine for illegal parking, the vehicle may be seized by the Traffic Police on duty, after observing formalities of such seizures as provided in the Code of Criminal Procedure 1973. If a situation demands, such seized vehicles shall be removed to the Police Station or to a place specified by the Executive Committee at the cost of the owner of the vehicle. A vehicle so seized may be released on payment of additional fine of two hundred and fifty rupees, which may be extended to five hundred rupees, depending on the nature of the offences, public inconvenience or obstruction caused by the offender.
- 2) Defaulter on payment of fine if any shall entail seizure of registration certificate or driving license or with both by the authorized collector.
- 3) The State Police shall extend all necessary assistance to the collectors of parking fees in regulating and mortgaging the places of parking.

10. Authority to impose fines :

Notwithstanding anything contained in any order issued by the Executive Committee or any officer authorized by the Executive Committee, any Executive Magistrate or any Police Officer, not below the rank of Sub- Inspector or any Officer of the Department not below the rank of Motor Vehicle Inspector may compound an offence committed under these Regulations and impose fines as specified in these Regulations on the spot or otherwise. The fined money shall be deposited forthwith to the officer authorized to received payment thereof in this behalf.

11. Power to make rules:

The Executive Committee may by notification make rules for carrying out all or any of the purpose of these Regulations.

SCHEDULE

1. Table 'A'

(Parking fees see rule 4 (1))

Sl.No.	Type of Vehicle	(Parking Hours) for the first hour or part thereof	From 8:00am to 6:00pm for every subsequent hour or part thereof
(1)	(2)	(3)	(4)
1	Heavy/Medium Vehicle	15:00	10:00
2	LMV/Three Wheeler	10:00	5:00
3	Two Wheeler	5:00	5:00

Notes :-

- 1) Town Buses in the demarcated stand/stop within town area 5:00am to 6:00pm are exempted from payment of parking fees. However exemption shall not be given if parked at other places other than their respective stand/stop and fees will be as per rate fixed at Sl.No.1 of the table above.
- 2) Maxi Cab/Tourist Taxi, Local Taxi while parking at their respective stand shall pay Rs. 15/- per day. However, if parked at other places other than their respective stand the fees will be as per rate fixed at Sl.No.2 above.
- 3) Light vehicle belonging to Government/District Council shall pay Rs.10/- per day, parked at parking areas other than their respective office compound/office garage.
- 4) Motor Cycles/ Scooters belonging to Government/District Council servants shall pay Rs 5/-, per day, if parked at parking areas other than their respective office compound/office garage the fees will be as per rate fixed Sl.No.2 above.
- 5) Parking fee for Auto-Rickshaw shall be Rs. 10/- per day of parks in their respective stand. However, if parked in other places other than their respective stand, the fee will be as per rate fixed at Sl.No.2 above.

- 6) Tourist Buses/Night Buses/Bazaar Buses while parking in their respective stand shall may Rs 10/- per day or Rs. 300/- for a calendar month.

However, if parked in other places than their respective stand, the fees will be as per rate fixed at Sl.No.1 of Table 'A'.

TABLE 'B'
Road Side Parking Fees
(See rule 8)

Sl.No.	Types of Vehicle	For permitted vehicle to park for more than 10hours at a time on the demarcated parking areas or any of the public roadside space other than private compound
(1)	(2)	(3)
1	Heavy/Medium Vehicle	Rs.20/-Per day & night or Rs.500/- for a calendar month
2	LMV/Three Wheeler	Rs.10/-Per day & night or Rs.250/- for a calendar month
3	Two Wheeler	Rs.5/-Per day & night or Rs.100/- for a calendar month

Notes :

Vehicle using public road-sides as garage regularly/ irregularly shall be given formal permission to park their vehicles on payment of the above fees.

NOTIFICATION

No. C.31012/3/2013-DCA (L), 11th December, 2013. In pursuance of paragraph 11 of the sixth Schedule to the Constitution of India, the following Regulations passed by the Lai Autonomous District Council and approved by His Excellency the Governor of Mizoram on 18.11.2013 is hereby published for general information, namely :-

**“THE LAI AUTONOMOUS DISTRICT (MOTOR VEHICLES TAXATION)
REGULATIONS, 2013”.**

P. Singthanga,
Secretary to the Government of Mizoram,
District Council Affairs Department.

THE LAI AUTONOMOUS DISTRICT
(MOTOR VEHICLES TAXATION) REGULATION, 2013

A

REGULATION

To provide for the levy and collection of Road Tax on motor vehicles within Lai Autonomous District. In exercise of the powers conferred on it by clause (b), sub-paragraph 8 of the Sixth Schedule to the constitution of India, the Lai autonomous district Council is pleased to make the following regulations in the sixty fourth year of the Republic of India as follows :-

1. Short title, Extent and Commence cement :-

- (1) This Regulation may be called the Lai Autonomous District (Motor Vehicles Taxation) Regulations, 2013.
- (2) It shall extend to the whole of Lai Autonomous District.
- (3) It shall come into force on and from the date of publication in the Mizoram Gazette.

2. Definitions.

1 In this Regulation unless the context otherwise requires:-

- (a) "Check Post" means the Check Post set up under Section 10 of this regulation;
- (b) "District" means the Lai Autonomous District;
- (c) "Executive Committee" means the Executive Committee of Lai Autonomous District Council;
- (d) "License" means a permission granted for the motor vehicles to ply within the District;
- (e) "Licensing Officer" means an Officer appointed by the Executive Committee as such for the purpose of this Regulation;

- (f) "Prescribed" means prescribed by the rules made under this Regulation;
- (g) "Tax" means Tax leviable under this Regulation;
- (h) "Transport Department" means Transport Department of the Lai Autonomous District Council;
- (i) "Year" means the financial year.

2 Words and expressions used but not defined in this Regulation, but defined in the Central as adopted by the Government of Mizoram, Motor Vehicles Act, 1988 shall have the meanings assigned to them in this Regulation.

3. Levy on Tax :

On and from the commencement of this Regulation road tax shall be levied and collected on the Motor Vehicles used or kept for use and plying within the District at the rates specified as follows :

- (1) All motor vehicles described in Column (1) of Schedule I and used or kept for use and plying within the District a tax at the rate specified in the corresponding entry in column (2) of the said Schedule;
- (2) All motor cycles, not being Transport Vehicles, described in Part 'A' of Schedule - II and used or kept for use and plying in the District, a tax at the rate specified in the corresponding entry in column (2) of the said Schedule.
- (3) All motor cars, not being transport vehicles, described in part 'B' of Schedule II and used or kept for use and plying in the District, a tax at the rate specified in the corresponding entry in column (2) of the said Schedule.

4. Payment of tax and grant of License :

- (1) The Tax levied under section 3 of the Regulation shall be paid in advance and in the manner specified in section II by the registered owner of the vehicles or any other person having possession or control thereof, at his choice either quarterly, half-yearly or annually on a license to be taken on by him for the quarter, half-year or year, within fifteen days from the commencement of the quarter, half-year or year, as the case may be. Tax for a half-yearly license shall not exceed twice and the tax for an annual license shall not

exceed four times the tax for a quarterly license. The Executive Committee may grant such rebate as may be prescribed in case of half-yearly an annual license.

- (2) Notwithstanding anything contained in sub-section (1), no person shall be liable to pay tax in respect of a motor vehicle for a particular period, if the tax due in respect of that motor vehicles for that period has already been paid by some other person.
- (3) Where a tax in respect of a motor vehicle is paid by any person for a particular period or if no such tax is payable thereof, the licensing officer shall grant to such person a license, in such form as may be notified by the Executive Committee to use the motor vehicle in any public place in the District during the said period.
- (4) Every license granted under sub-section (3) shall be valid throughout the District.
- (5) Notwithstanding anything contained in section 3, the Executive Committee may, by notification from time to time, direct that temporary license for a period not exceeding thirty days at a time may be issued in respect of a motor vehicle of any class on payment of such tax, and subject to such condition as may be specified in such notification.
- (6) No motor vehicle shall be used in any public place in the District at any time after commencement of this Regulation. Unless a license permitting its use during such time has been obtained as specified in sub-section (3) or sub-section (5).

5. Motor vehicle to stop it on demand by certain officers.

- (1) Any officer of the Transport Department not below rank of Enforcement Inspector or any police officer in uniform not below the rank of Sub-Inspector, or such other officer as may be prescribed may require the driver of any motor vehicles in any public place to stop that motor vehicle and cause it to remain stationary so long as may reasonably be necessary for the purpose of satisfying himself that a license has been duly obtained in respect of such motor vehicles.
- (2) Any person who willfully fail to stop a motor vehicle when required to do so by an officer under sub-section (1) or resists such officer, shall be punishable with fine which may extend to one hundred rupees.

6. Penalty for failure to pay.

If the tax due in respect of any motor vehicles has not been paid as specified Section 4, 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 quarterly tax in respect of the vehicle to be levied by such officer, by order in writing and in such manner as may be prescribed.

Provided that if the lump sum tax under this Regulation 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 lump sum tax payable under sub-section (1) of section 4.

7. Recovery of tax, penalty or fine.

Any tax, penalty or fine due under this Regulation may be recovered by way of detaining or selling such Motor Vehicles or such accessories which are in the possession or control of the person liable to pay the tax, penalty or fine as the case may be.

8. Power to seize and detain motor vehicles in case of non-payment of tax.

Without prejudice to the provisions of sections 6 and 7, where any tax due in respect of any motor vehicles has not been paid as specified in section 4, such officer as may be prescribed, may seize and detain the motor vehicles in respect of which the tax is due under this Regulation and for this purpose take or cause to be taken any steps he may consider necessary for the temporary safe custody of the vehicle, until the tax due in respect of the vehicles, is paid.

9. Exemption, reduction of other modification of tax.

(1) The Executive Committee may, by notification-

- (a) grant an exemption. Make a reduction in the rate or order other modification not involving an enhancement in the rate of the tax payable-
 - (i) by any person or class of person : or
 - (ii) in respect of any motor vehicles or class of motor vehicles or motor vehicles running in any particular area; and
- (b) Cancel or vary such exemption, reduction or other modification.

(2) No motor Vehicle other than motor vehicles belonging to the three Autonomous District Council of Mizoram, State Government or Government of India, shall be exempted from payment of tax if not specially exempted by the Executive Committee for certain periods not exceeding six month. Such exemption or reduction of tax; if any shall be notified in the Mizoram Gazette.

10. Setting up of check posts :-

The Executive Committee may by Notification set up Check post at any suitable place and no Vehicle shall pass through the check post without payment of the tax, unless exempted under section 9 of this Regulation.

11. Manner of payment of dues.

Payment of every amount due under this Regulation shall be made in cash to the office of the Licensing Officer or in such other manner as may be prescribed.

12. Appeal :-

- (a) by an order of levy made under section 6
- (b) by the seizure made under section 8 may, within a period of thirty days from the date of communication to him of the order of levy or the date of seizure, as the case may be, appeal to the Executive Committee in such manner and so payment of such fees as may be prescribed.

13. Protection of Acts done in good faith.

No suit, prosecution or other legal proceeding shall be instituted against any person for anything which is in good faith, done or intended to be done under this Regulation or under the rules made there – under.

14. Trial of Offences.

No court inferior to that of a First Class Magistrate shall try any offence punishable under this Regulation.

15. Procedure in certain cases.

Where an accused person pleads guilty and remits the sum specified by the court, no further proceedings in respect of the offence shall be taken against him.

16. Power to make rules.

- (1) The Executive Committee may, by notification make rules for carrying out all or any of the purpose of this Regulation.
- (2) In particular and without prejudice to the generality of the foregoing provision, such rules may provide for all or any of the following matters, namely :-
 - (a) Levy of tax under section 3.
 - (b) Payment of tax and grant of license under section 4.
 - (c) Penalty for failure to pay under section 6.
 - (d) Recovery of tax, penalty of fine under section 7.
 - (e) Exemption, reduction or other notification of tax under section 9.
 - (f) Any other matter relating to the provision of this Regulation or for carrying out all or any of the purpose of this Regulation.

17. Power to amend Schedule :

- (1) The Executive Committee may, by notification in the official Gazette, increase or, as the case may be, decrease from time to time, the rate(s) specified in the Schedule I and Schedule II in relation to any motor vehicles.
- (2) When a schedule is so amended, any reference to the schedule in this Regulation shall be construed as a reference to such schedule as so amended.

18. Powers to remove difficulty.

If any difficulty arises in giving effect to the provisions of this Regulation in consequences of the transition to the said provisions from the corresponding provisions of the Regulation in force immediately before the commencement of this Regulation or otherwise, the Executive Committee may after previous publication by order published in the Mizoram Gazette, make such provisions not inconsistent with purposes of this Regulation, as appear to them to be necessary or expedient for removing the difficulty.

STATEMENT OF OBJECT AND REASONS

It has been found absolutely necessary to make Regulation by which the District Council augments its revenue resources as empowered under clause (b) sub-paragraph (3) of paragraph 8 of the Sixth Schedule to the constitution of India and the entrustment of powers to the three Autonomous District Council (Vide the Mizoram Gazette Vol-XL Dt.1.9.2011. Issued No.388) to levy and Collect tax on Vehicles within the District.

Hence the Bill

Lallura Chinzah
Executive Member
i/c Transport Department etc
Lai Autonomous District Council
Lawngtlai

SCHEDULE – I
(See Section 3 (1))
RATE OF TAX ON VEHICLES

	DESCRIPTION OF Motor Vehicles	Annual Rate of Tax for each Motor Vehicle
	(1)	(2)
Group	Motor Vehicles fitted solely with pneumatic tyres	Rupees
1	Motor Vehicles (including tricycles) used for transport or haulage of goods or materials the registered laden weight of which:-	
(a)	Does not exceed one ton	Eight hundred only
(b)	Exceeds one ton but does not exceed two ton	One thousand five hundred only
(c)	Exceeds two tons but does not exceed four tons	Two thousand five hundred only
(d)	Exceeds four tons but does not exceed six tons	Three Thousand five hundred only
(e)	Exceeds six tons but does not exceed eight tons	Four thousand five hundred only
(f)	Exceeds eight tons but does not exceed nine tons	Five thousand only
(g)	Exceeds nine tons but does not exceed ten tons	Five thousand five hundred only
(h)	Exceeds ten tons	The rates specified in (g) above plus five hundred for every one tone or part thereof in addition to 10 tons.
II	Motor Vehicles (including tricycles) plying inter District for hire and used for the transport of passengers when:-	

(a)	Licensed to carry not more than two (exclusive driver)	Two hundred fifty only
(b)	Licensed to carry in all more than four passengers (exclusive driver & conductor)	Eight hundred fifty only
(c)	Licensed to carry in all more than four passengers but not more than six passengers (exclusive driver & conductor)	One thousand five hundred only
(d)	Licensed to carry in all more than six passengers but not more than twelve passengers (exclusive driver & conductor)	Two thousand five hundred only
(e)	Licensed to carry in all more than twelve passengers but not more than eighteen passengers (exclusive driver & conductor)	Three thousand five hundred only
(f)	Licensed to carry in all more than eighteen passengers (exclusive driver & conductor)	The rates specified in (e) above plus one hundred twenty for every passenger in addition to eighteen passengers.
III	Motor vehicles (including tricycle) plying inter District for hire used for the transport of passengers (Tourist Vehicles) when:-	
(a)	Licensed to carry in all more than two passengers but not more than four passengers (exclusive driver & conductor)	One thousand only
(b)	Licensed to carry in all more than four passengers but not more than six passengers (exclusive driver & conductor)	Two thousand only
	Licensed to carry in all more than six passengers but not more than twelve	

(c)	passengers (exclusive driver & conductor) Licensed to carry in all more than twelve passengers but not more than eighteen passengers (exclusive driver & conductor)	Three thousand only
(d)	Licensed to carry more than eighteen passengers (exclusive driver & conductor)	Four thousand only
(e)		The rates specified in (d) above plus one hundred fifty for every passenger in addition to eighteen passengers.
IV	Special Purpose: Transport vehicles like: Prime-mover, Tractor, Ambulance, Animal Ambulance, Mobile workshop/X-Van, mobile Canteen, Cash Van, Camper Van/Trailer, Hears, Fire-fighting vehicles, other special Transport vehicles not specified elsewhere in this Schedule	
(a)	Unladen weight up to 500kgs	Five hundred only
(b)	Unladen weight exceeding 500kgs	Two thousand only
(c)	Unladen weight exceeding 2000kgs but less than 4000kgs	Three thousand five hundred only
(d)	Unladen weight exceeding 4000kgs but less than 8000kgs	Five thousand only
(e)	Unladen weight exceeding 8000 kgs	Seven thousand five hundred plus four hundred for every additional 500 kgs or part thereof above 8000 kgs
V	Articulated Trailers	
(a)	Gross Vehicle Weight up to 22600 kgs	Twelve thousand only
(b)	Gross Vehicle Weight exceeding 22600 kgs but less then 26400kgs	Fifteen thousand only

(c)	Gross Vehicle weight exceeding 26400 kgs but less than 36600 kgs	Twenty five thousand only
(d)	Gross Vehicle Weight exceeding 36600 kgs but less than 50000kgs	Thirty thousand only
(e)	Gross Vehicle Weight above 50000kgs	Thirty thousand plus five hundred for every additional GVW or part thereof above 50000 kgs.
VI	Special Purpose : Non-Transport vehicles like: For lift, Vehicle/Trailer fitted with equipment like Rig, Generator, Compressor, etc., Crane mounted Vehicles, Tractor, Trailer to carry personal effects, Tower wagons & Tree trimming vehicles, Tow-Trucks, Breakdown Van, Recovery vehicles, etc., Omni bus for private use, Camper van/ trailer for private use, Other Special non-transport vehicles not specified elsewhere in this Schedule.	
(a)	Unladen weight up to 500 kgs	Five hundred only
(b)	Unladen weight exceeding 500 kgs but less than 2000 kgs	Two thousand only
(c)	Unladen weight exceeding 2000kgs but less than 4000 kgs	Three thousand five hundred only
(d)	Unladen weight exceeding 4000kgs but less than 8000kgs	Five thousand only
(e)	Unladen weight exceeding 8000kgs	Seven thousand five hundred plus four hundred for every additional 500 kgs or part thereof above 8000 kgs
VII	Special Purpose : Non-transport Vehicles :	
(a)	Invalid Carriage	Three hundred only
(b)	Three-wheeler for personal use	One thousand five hundred only

SCHEDULE - II
[See Section 3(2) & (3)]

PART - 'A'
RATE OF TAX ON MOTOR CYCLE AND SCOOTER
(Not being Transport Vehicle)

Sl.No	Description of Motor Vehicles	Annual Rate of Tax
1.	Upto 100 cc	100
2.	Above 100 cc but does not exceed 200 cc	200
3.	Above 200 cc but does not exceed 300 cc	300
4.	300 cc and above	400

PART - 'B'
RATE OF TAX ON MOTOR CARS
(Not being Transport Vehicle)

Sl.No	Description of Motor Vehicles	Annual Rate of Tax
1.	Upto 800 cc	750
2.	Above 800 cc but does not exceed 1000 cc	850
3.	Above 1000 cc but does not exceed 2000 cc	1000
4.	2000 cc but does not exceed 3000 cc	1500
5.	3000 cc and above	1300