

Notification

6th JULY, 2013

No. Pari Vi-411/2011 721—Road tax, Additional Tax and Fees (including fine) pertaining to motor vehicles in the State of Jharkhand are presently deposited by the vehicle owners through offline mode in the concerned District Transport Office. Now the Government of Jharkhand is having a developed system of information technology with the facility of online transaction and the Finance Department, Government of Jharkhand has, vide its notification no. 3582 dated the 28th November, 2008 approved a system of collecting Government revenue (Taxes and Fees) through online transaction. this facility of online transaction has been provided inter alia to the Transport Department, Government of Jharkhand. Accordingly, by e-payment system taxes/fees would be paid through online transaction to facilitate hassle free payment of taxes/ fees by the vehicle owners. Vehicle Owners may now make payment of road taxes, additional taxes and fees (including fine) of anywhere under this facility and they will not be required to visit the District transport Offices for the same.

In order to deposit road tax, additional tax and fees (including fines) of motor vehicles in the State of Jharkhand through online transaction, in exercise of powers conferred under section 31 of Jharkhand Motor Vehicles Taxation Act, 2001 the Governor of Jharkhand hereby pleased to make the following amendments in different Rules of Jharkhand Motor Vehicles Taxation Rules, 2001.

1. After clause (1) of rule 5 following proviso is inserted :

Provided the tax can also be paid or by way of internet through the especially designed payment module developed by the Transport Department to the Taxing Officer.

2. After clause (1) of rule 6 following proviso is inserted :

Provided the money receipt(s), as obtained through online transaction via the department e-payment gateway, shall be treated as duly issued tax token.

3. After clause (3) of rule 6 following sub clause are inserted :

Sub clause (4) Notwithstanding anything contained in this rule, any vehicle owner may opt to pay his due taxes payable under this rule by way of internet. Such e-payment is to be made through the especially designed payment module developed by the Transport Department in the departmental website.

Sub clause (5) All such vehicle owners opting for e-payment of their due taxes shall deposit such taxes with such scheduled banks or any branch as approved and authorised by the State Government in this behalf, or the State Bank of India or with Reserve Bank of India or the Treasury Branch of the State Bank of India.

Sub clause (6) Notwithstanding anything contained in this rule, the date of payment of such taxes shall be the date of payment into such scheduled bank or any branch of the State Bank of India as approved by the State Government in this behalf.

Sub clause (7) A person desirous of making payment of such taxes will go to the departmental website and will select the function(s) for which he intends to pay the taxes and will then proceed to deposit the taxes through the approved payment gateway. The payee will be able to get an on-line receipt indicating the details of taxes deposited and such money receipt(s) shall be treated as a valid "tax token" under the rule. Signature of the Taxing Officer shall not be required on such money receipt/tax tokens.

By order of the Governor,

Surendra Singh,

Secretary,
Transport Department.
