Annexure 7 (Part A)
Suggestions from Transport Department
(Issuing of Registration Certificates)
ADMINISTRATIVE REFORMS IN TRANSPORT SECTOR – AUTHORIZING DEALERS TO ISSUE REGISTRATION CERTIFICATES TO NON-TRANSPORT VEHICLES ON FIRST STAGE

Mission
To empower as Registering Authority any dealer who fulfills the terms and conditions as may be specified from time to time by the Govt. for the purpose of registration of non-transport vehicles on first stage under sub sections (3) (5) and (6) of section 41 of the Motor Vehicles Act 1988 (59 of 1988).

Objectives
To initiate Governance reforms, particularly at the level of public-Government inter-face, with a view to mitigating the hardships, difficulties, delays, arising out of outdated procedures and processes.

Scope
The dealer as Registering Authority shall effect registration of non-transport vehicles on first sale, made only by him and manufactured only by the manufacturer whose dealership he holds. He shall register only that make/category/class of vehicles for which he is empowered by the Govt. in the Transport Deptt. This condition has to be specifically observed by such dealers who hold dealership of more than one manufacturer.

Obligations of dealer acting as registering authority
The dealer shall obtain trade certificates from the Transport Department and have the same renewed as prescribed, so that at no point of time, the dealer carries on operation without a valid trade certificate.

✓ The dealer shall have full responsibility for proper compilation of record required to be maintained by the Registering Authority under the Motor Vehicle Act, 1988 and rules framed thereunder for each vehicle registered by him. The said record shall be submitted to the relevant office of the Transport Department by the dealer with a covering letter in duplicate so as to facilitate second sale, issued of duplicate registration certificate and transfer, migration etc. as and when applied for, in respect of the vehicles registered by him by that office.

✓ The dealer shall file monthly returns in the prescribed format to the Transport Department regarding the vehicles sold and registered by him in floppies.

✓ The dealer shall be responsible to collect and deposit the prescribed registration fees and other statutory levies with the Transport Department periodically within the stipulated time.
The dealer shall deposit one month advance of the road tax and registration fee based on the expected number of vehicles to be registered by the dealer on the basis of past quarterly trends of sales in the dealership with accounts branch of Transport Department.

The dealer shall be liable for any shortfall in the amounts deposited as against the vehicles registered during the week.

The dealer shall be bound to follow the rules and regulations framed by the Transport Department under the MV Act 1988 from time to time.

Obligations of Transport Department-

The Transport department will issue appropriate notification to empower dealer as registering authority to register non-transport vehicles on first sale.

The Transport Department shall assist the manufacturer and the dealer in effectively discharging the functions of Registering Authority from time to time.

The Transport Department shall clearly specify the documents to be maintained and changes therein from time to time to all the dealer to facilitate registration of non-transport vehicles on first sale by the registering authority.

The Transport Department shall advise the dealer on the changes in procedure, documentation and other related issues from time to time for efficient discharge of their functions.

The Transport Department shall provide the pre-printed serialized blank registration certificate free of cost to the dealer on the basis of his quarterly requirement.

Action Plan

The notification (Annexure-1) as well as the terms and conditions for the dealers to act as Registering Authority will be issued after following the due process of law and approval of the competent authority after the code of conduct is withdrawn.
ANNEXURE-1

GOVERNMENT OF PUNJAB

DEPARTMENT OF TRANSPORT

(TRANSPORT-II BRANCH)

Notification

The 2009

No ----------

In exercise of the powers conferred by clauses (b) and (d) of sub section (2) of Section 65 and sub section (2) of Section 111, read with Section 212 of the Motor Vehicles Act 1988 (Central Act 59 of 1988) and all other powers enabling him in this behalf, the Governor of Punjab is pleased to make the following rules further to amend the Punjab Motor Vehicles Rules 1989:-

RULES

1. (i) These rules may be called Punjab Motor Vehicles (______ Amendment) Rules, 2009.

   (ii) They shall come into force on and with effect from the date of their publication in the Official Gazettee.

2. In the Punjab Motor Vehicles Rules, 1989 (hereinafter referred to as the said rules), in rule 33, after sub-rule(1) the following sub-rule shall be inserted namely:-

   “(1-A) For the purpose of registration of non-transport vehicles on first sale under sub-sections (3) (5) and (6) of section 4 of the Motor Vehicles Act, 1988, the Government may empower as registering authority a dealer holding valid trade certificate subject to such terms and conditions as may be specified by it from time to time.

D S JASPAL
Principal Secretary to Government of Punjab
Department of Transport