NOTIFICATION FOR COMPULSORY FIXATION OF SPEED GOVERNOR (SPEED CONTROLLING DEVICE) IN THE EDUCATIONAL INSTITUTION VEHICLES USED TO FERRY THE STUDENTS TO AND FROM EDUCATIONAL INSTITUTIONS UNDER THE CENTRAL MOTOR VEHICLES RULES, 1989.

No. SRO A-21(a)/2010.

In exercise of the powers conferred by Rule 118 of the Central Motor Vehicles Rules, 1989, the Governor of Tamil Nadu, hereby notifies that the following classes of Transport Vehicles specified in the Table below, shall be fitted with a speed governor (speed controlling device) conforming to the standard AIS: 037-2004, namely:—

THE TABLE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Type of Vehicle</th>
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<tbody>
<tr>
<td>(i)</td>
<td>Omni buses owned by Educational Institutions.</td>
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<tr>
<td>(ii)</td>
<td>Contract carriage omni buses used under contract with Educational Institutions.</td>
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<tr>
<td>(iii)</td>
<td>Motor cab/Tourist Taxi/Maxi cab used to ferry students to and from Educational Institutions.</td>
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</tbody>
</table>

Conditions:

The maximum speed of such vehicles is fixed at 50 km/hr under sub-section (2) of Section 112 of the Motor Vehicles Act, 1988 (Central Act 59 of 1988);

(2) The permit granting authority concerned in the State shall ensure that “speed governor” is fitted and fixed in each of the aforesaid classes of vehicles and the “official seal” of the permit granting authority concerned shall be put up on such “speed governor” in such a manner that the seal cannot be removed or tampered, without the seal being broken.
3. All the above mentioned classes of vehicles, which are already registered shall be fixed with speed governor within six months from the date of issue of this notification;

4. The speed governor so fitted shall be functionally capable of limiting the speed of the vehicles to the maximum speed as specified by the Government, from time to time;

5. The manufacturer of the speed governor shall obtain a type approval certificate in respect of the speed governor to be fitted from any of the testing agencies referred to in Rule 126 of the Central Motor Vehicles Rules, 1989;

6. The Regional Transport Officer (hereinafter referred to as the RTO) concerned or any officer authorized by the RTO shall seal the points with the official seal after satisfying himself that the speed governor is capable of limiting the speed of the vehicle as specified by the Government;

7. No notified vehicle required to be fitted with a speed governor shall be used in any public place unless it bears the official seal;

8. No person shall open, tamper or otherwise interfere with the official seal on a speed governor;

9. In case, the official seal is broken, damaged or opened due to any reason whatsoever, the vehicle shall not be used in any public place unless a new official seal is affixed by the authority concerned;

10. The owner of the vehicle shall provide an inspection window on the floor of the vehicle just above the gear box or otherwise, where sensor of the speed governor is connected to the gear box for applying the official seal or for inspection of the same;

11. Any officer of the Transport Department not below the rank of Motor Vehicle Inspector Grade-II is authorized to stop a vehicle for such reasonable time, as is necessary to satisfy himself that the official seal is intact and the speed governor is capable of limiting the speed as specified for such vehicle notwithstanding that the official seals on the speed governor appears to be intact;

12. It shall be the duty of the owner of the vehicle to train or educate the driver of the vehicle about the necessity and importance of the speed governor and the official seal therein;

13. Every vehicle required to be fitted with a speed governor shall display the words “SPEED GOVERNOR INSTALLED” legibly written in both Tamil and English at the bottom of both front and rear wind screens. The letters shall be written in white colour and shall be of 15 cms. height with appropriate thickness;

14. If, at any time, it is observed by the driver or the owner that the speed governor is not functioning properly or by any means it is observed that the speed of the vehicle does not limit to the prescribed speed, the driver of the owner shall ply the vehicles, only after necessary rectification. In such an event, it shall be necessary to obtain fresh official seal of the concerned R.T.O. or any officer authorized by the RTO on the speed governor;

15. The penalty provided under Section 177 of Motor Vehicles Act, 1988 (Central Act 59 of 1988) shall apply for violation of this Notification.

K. GNANADESIKAN,
Principal Secretary to Government.