West Bengal Act IX of 1979

THE WEST BENGAL MOTOR VEHICLES TAX ACT, 1979.

	West Ben. Act XXXIII of 1979.
	Wcsi Ben, Act XXV of 1980. Act
	Wesi Ben. XLIV of 1981. Act
	West Ben. XXIV or 1982. Act
Amended	West Ben. XLVI of 1983. Aci XIII
	Wcsl Ben, of 1986. Act VI of
	West Ben, 1992. Acl VI or 1999.
	Wesl Ben. Acl xvm of 2001.
	West Ben. [26th April 1979.]

An Acl to consolidate and amend the law relating w imposition and levy of tax on motor vehicles in the Stute of West Bengal.

WHKKCAS it is expedient to consolidate arid amend IHE law relating to imposition and levy of lax on motor vehicles in the Slate of West Bengal;

It is hereby enacted in the Thirtieth Year of the Republic of India, by ihe Legislature or West Bengal, as follows:----

{1) This Acl may be called the West Bengal Motor Vehicles Tax Acl, 1979.
 (2) It extends to the whole of West Bengal.

(3) It shall come into force on such date³ as the State Government may, by notification in the *Official Gazette*, appoint.

2. (1) In this Act, unless there is anything repugnant, in the subject or context,-

•'(la) "Ambulance or clinic van" means an omnibus or motor vehicle adapted to be used as such for carrying patients or other medical purpose;

For Statement or Objccls anil Reasons, *see* ihc *Cakulta Gazelle. Extraordinary.* Part [V of (he 7ih February, 1979, page 241; for proceedings of the Wcsl Bengal Legislative Assembly, *see* the proceedings of Ihc mccling oft hill Assembly held on [he 20th February, 1979.

This Aet came into force w.e.f. Ihe In day of June, 1979, vide notification No. 63 IS VT. dated llie 23rd May, 1979, published in ihc Calcutta Gazelle, Extraordinary, Pan J or ihc 24th May, 1979, page 1053.

Clause (I a) inserted by 5,2(1)(a)tif Lhc Wwl Bengnl Molor VehiclesTux (A mind me nl) Aft, 1992 (Wesi Hen. Act VI or 1992).

Slion litle. extern and commencement.

Definitions.

[West Ben. Act

imi

1988.

(Section 2.)

'(2a) "autorickshaw" means a motor vehicle having three wheels constructed or adopted and used lo carry nol more ill an ihree passengers Tor hire or reward excluding the driver.

Explanation.—For the purposes of this clause, a motor vehicle having ilirce wheels constructed or adopted and used lo carry more lhan three passengers but not more than twelve passengers for hire or reward excluding the driver shall not be treated as autorickshaw. Such motor vehicle shall be regarded as molorenb or maxicab, considering its seating capacity under the Motor Vehicles Acu 1988; 51 of (938.

- (a) "certificate of registration" means a certificate of registration of a motor vehicle issued under [lhe Motor Vehicles Act, 1988;]
 - ³(al) "crane" means any motor vehicle which is fitted with a mcchnnical crane of a designed capacity and is capable of being used for towing vehicles or lifting materials, and includes a breakdown van;
 - ¹(a2) "dealer" has the same meaning as in the Motor Vehicles Act, 1988;
- (b) "motor vehicle" includes a vehicle, carriage or other means of conveyance propelled, or which may be propelled, on a road by elcctrical or mechanical power either entirely or partially;
- (c) "permit" means a permit as defined in ^[clause (31) or *159 of section 2 of the Motor Vehicles Act, 1988;]
- (d) "prescribed" means prescribed by rules made under this Act;
- (e) "registering authority" means the authority empowered under '159 of

ⁱfthe Motor Vehicles Act, 1988,] to register motor vehicles; (0 "the

lax" means the tax imposed under this Act;

'Clause (2a) was inserted by s. 2 of ihe We&i DenE.il Motor Vehicles Tax (Amendment) Act. 1999 (WesL Ben, Act VI of 1990).

The words and figures within die square brackets wetu substituted far l tic words and figures "the Motor Vehicles Aci, 1939; 4 of 1939." by s. 2(1)(b) of (he Wesi Bengal Molor Vehicles Tax (Amendment) Aci. 1992 (West Ben. Aci VI of 1993).

'Clauses (ul) and (a2) were inserted by s. 2(t){c). *ibid*.

The words, figures and brackets within ilii! square brackets were substituted for the words, figures and brackets "clause (20) of section 3 of the Motor Vehicles Act, 1939: 4 or 1939." by s. 2(1)(d). *ibid*.

The words and figures within liic square brackets were substituted for the words and figures "the Motor Vehicles Act. 1939; 4 of 1939." by s. 2(l)(c>, ibal.

(Section 3.)

- (g) "Taxing Officer" means any person or persons or agency .is the Stale Government may, by notification in the *Official Gazette*, appoint, to exercise, within such areas as may be specified in the notification, ihe powers conferred and to perform Ihe dulies imposed by or under this Act;
- (h) "tractor" means a motor vehicle which is notilselfconsirucied to carry any load (other than equipment used for the purpose of propulsion), but does noi include a road-roller * *;
 - ³(hl) "trade certificate" means the certificate issued in accordance wilh the provisions of the rules made under the proviso lo scciion 39 of the Moior Vehicles Act, 1988;
 - (i) "trailer" means any vehicle drawn or intended to be drawn by a motor vehicle.

(2) All other words and expressions used in this Act but noi defined shall have the same meanings as in ^J[Lhe Motor Vehicles Acl, 1988.]

3. (1) Every owner of **a** registered motor vehicic or every person **imposition** who owns or keeps in his possession or control any motor vchicle shall ^{oriax}- pay tax on such vehicle at the rate specified in the Schedule.

 \bullet *(2) Every person who keeps in his possession or control any motor vehicle as a dealer shall, whether or not the motor vehicle is driven in any public place on the basis of a trade certificate, pay lax on such motor vehicic at the rate specified in part H of the Schedule. The tax shall be collected by the Taxing Officer having jurisdiction at the time of first registration of the motor vehicle, whether temporary or permanent, as a lump sum irrespective of the period of use, and not be refundable:

Provided that if such tax has been paid in respect of any motor vehicle before any Taxing Officer in West Bengal and adequate evidence of such payment is produced by the owner or such motor vehicle, such lax shall not be collected twice in respect of such motor vehicle:

Provided further that if a motor vehicle is brought to West Bengal from outside West Bengal on temporary registration and is produced for permanent registration for the first time, tax shall be levied on such motor vehicle at the rate specified in pari H of the Schctlulc:

Tilt: words "or a iKiclor used solely for agricultural purposes" by s. 2(I)(0- of the West Benyul Motor Vehicles Ta* (Amendment) Act. 1992 (West Ben, Act VI of 1092).

Clauic (hi) vfiis inserted by s. 2(t)(g), ibiil.

'The words and figures within ihe square brackets were subslilued for the words and figures "the Motor Vehicles Acl. 1939; A of 1939." s. 2(2). *ibid*.

^Sub-sections f 2:■ and (3) were substituted for the oritiinnl sub-* eel inn (21 by s. 3. ibid.

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The We.si Bengal Motor Vehicles Tax Act, 1979.

[Wcsl Ben. Act

(Section 4.)

Provided also lh.il if a nioior vehiele is brought Lo Wcsl Bengal on * transfer after having permanent registration from outside West Bengal, no tax shall be levied on such molor vehicle at (he rate specified in part H of the Schedule

'(3) Every owner of a registered molor vehicle and every person who owns or keeps in his possession or control any motor vehicle shall, in addition to the tux payable under sub-section (I), pay a special lax at the rale specified in pari 1 of the Schedule, if any air-conditioning machine has been fitted in such motor vehiele.

Truobc 4. (1) The lax payable under section 3 shall be paid for the year whoicjMr^{an}/_n advance by the person liable to pay the tux within such period in advance. as may be determined by the Taxing Officer;

Provided that in the ease of transport vehicles the Taxing Officer shall allow payment of lax for²* * * periods of three '* * * months each in the manner as may be determined by him. Such tax shall nol exceed a quarter of the lax payable for the year. A rebate of five per cent, shall be allowed if the tax is however paid for the year in advance:

"Provided further that notwithstanding anything in the foregoing provisions of this sub-seclion, the Taxing Officer may, in order tu avoid overcrowding of taxpayers during any particular period of a year, allow payment of tax in respect of any transport vehicle or non-lransporl vehicle for any period, not exceeding six months at a time, as may be determined by him.

Explanation.-"Non-Iransport vehicle" shall mean a vehicle which is nol a transport vehicle.

^s(1A) Notwithstanding anything to the contrary contained in subsection (1)----

- (a) where tax for any period, yearly or quarterly, as the case may be, in respeel of a motor vehicle has been paid, tax for the said motor vehicle in respect of any subsequent period may be paid within fifteen days from ihe date on which the lax for such subsequent period becomes payable;
- (b) in case of earthquake, flood or any such natural calamity occurring in any part of the Stale, the Stale Government may, if it considers it necessary so Lo do, by order condone delay in payment or the lax and specify the period within which the lax in reaped of vehicles registered in the area mentioned in the order shall become payable.

'See foot-note 4 on page 77, ante.

The word "quancrly" was omiucd by s. 4(1)(a)(i) of the Wcsl Bengal Molov Vehicles Tn (Amendment) Aci, 1992 (Wcsl Hen. Aci VI of 1992).

The word "calendar" was oitiilled by s. 4(l)(;i)(ii), ibid.

The word calculate was onlined by a hereby a hereby a more and the second proviso was inserted by s, J(1)(h), *ibid*. ¹Sub-section (1A) was inserted by s, 2 of ihe Wesl Bengal Molor Vehicles Tax (Amendment) Aci. 1979 fWcsl Ben. Ai* XXX111 of [0191

(Section 4.) The West Bengal Motor Vehicles Tax Acl, 1979. 79

IX or 1979.]_{2) (a) In Lhc ease or a motor vehicle temporarily registered under}

159 or section 25 of 'fihe Motor Vehicles Act, 1988,] only one-twelfth of the '988.1 tax payable for the year shall be paid in respect or such vehicle as so

registered.

(b) In the case of a motor vehicle registered outside West Bengal,

whether temporarily under section 43 of the Motor Vehicles Act,

1988,J or otherwise, and which is used or kept For use in West Bengal temporarily, lax shall be payable Tor every week or part thereof For which liie motor vehicle is so used or kepi for use in West Bengal, at the rate of one-fifiysecond part of the lax payable for the year, per week.

^J(c) In the case of a transport vehicle registered in any Stale other than West Bengal but plying within West Bengal without valid permit and without payment of lax payable in West Bengal under this Acl, the duration of such plying shall, notwithstanding anything contained in this section or elsewhere in litis Acl, be reckoned as a period of seventeen weeks prior to ihe date of interception, and such transport vehicle shall be liable to pay arrcar lax at the rate specified in Part II under the subheading "B. Vehicles for carrying passengers plying for hire or reward:"

under Ihe heading "Description of Motor Vehicles And Rate or Tax" in the Schedule, Tor a period of sevenleen weekes from the date of every interception of Ihe transport vehicle together with a line or an equivalent sum.

⁴(d) Where a vehicle, not being a transport vehicle, registered oulside West Bengal, but kept in West Bengal for a temporary period, is found plying in West Bengal while continuing to have its registration oulside West Bengal and without making payment or tax in West Bengal, such vehicle shall be liable lo pay tax at the rate specified in Part I under the sub-heading "A. Vehicles for carrying passengers not plying Tor hire or reward:" under the heading "Description of Motor Vehicles And Rale of Tax" in the Schedule. In such case, tax shall be realised for a period of one year preceding the dale of interception of such vehicle together with a fine of an equivalent sum, in addition to realisation oF tax For a further period of one year from the date of interception of such vehicle without fine.

^J(e) ir the registered owner of a vehicle, which is registered oulside West Bengal and which has been brought Lo West Bengal, approaches a registering authority in West Bengal for making payment of lax under

The words nnd figures within lhc square brackets were substituted for the words and figures "the Motor Vcchicles Acl. 1939: j of 1939." by s. 4(2)(a) of lhc Wesi Bengal Mo lor Vehicles Tax (A mend men l) Acl, 1992 (Wesi Ben. Aul VI of 1992)

The words and figures wilhin Ihc square brnckcls were subsliluled for lhc words and figures "scciion 25 of the Moior Vehicles Acl, 1939: 4 or Clause (c) was inserted by s. 3(0 or lnc words and figures "scciion 25 of the Moio
 Clause (c) was inserted by s. 3(0 or lnc West Bengal Molor Vehicles Tax (Amendinenl)
 Acl, t999 (West Ben, Acl VI or 1999).
 'Clause': (d) and fe) were inserted hy s, 3(2V

[West Ben. Act

(Seciion 5.)

this Act or for recording change of address or for assignment of new regisLralion mark, such registered owner shall be asked to produce any convincing document regarding the arrival of ihe vehicle in WCSL Bengal,

failing which Lhe duration of ihe arrival of such vehiele shall, nolwithsianding anything contained in this section or elsewhere in Lhis Act, be reckoned as a period of more than one year and, in such ease,

tax shall be realised in accordance with the provisions of clause (d) together with a fine of an equivalent sum:

Provided that on the production of convincing document regarding the arrival of the vehiele in Wcsl Bengal, tax shall be realised from the date of arrival of the vehiele together with such fine as may be required to be paid under this Act.

(3) If a Taxing Officer is satisfied that the certificate of registration and the token delivered under section 8 on payment of the tax in respect of a motor vehicle has been surrendered or that a motor vehicle has not been used or kepi for use Tor any complete calendar month, he shall, on application under section 13, refund or remil in respect of the said vehicle one-twelfth of ihe tax payable for the year for every calendar month for which the said vehicle lias not been used:

Provided that where a motor vehicle, olher than a molor vehicle for the transport of goods or plying for hire for lhe carriage of passengers,

has not been used for any period in West Bengal by reason of its being removed and kept outside West Bengal during such period, [he Taxing Officer shall nol refund or remil in respect of the same vehicle any portion of the tax for lhe quarterly period during which the said vehicle is so removed,

(4) Notwithstanding anything contained in sub-section (1) no person shall be liable to pay tax during any period on account of any motor vehicle in respect of which tax is payable under this Act if the lux due in respect of such vehicle for the same period has already been paid by some other person.

5. (1) Every person who is liable to pay lax in respect of a motor vehicle under this Act shall fill up and sign a declaration in the prescribed form stating truly the prescribed particulars and shall deliver the declaration as so filled up and signed to lhe Taxing Officer and shall pay to the Taxing Officer the tax which he appears to be liable, by such declaration, to pay in respect of such vehicle.

(2) Where u motor vehicle is altered so as Lo render a person liable lo the payment of an additional tax under section 6, such person shall fill up and sign an additional declaration in the prescribed form showing the naLure of lhe alteration made and containing the prescribed particulars

Dcdaralicm by person keeping a molor vehiele for use. and shall deliver such additional declaration as so filled up and signed to the Taxing Officer and shall pay to the Taxing Officer ihe additional lux payable under section 6 which he appears lo be liable, by such additional declaration, to pay in respect of such vchicle.

'5A. (1) Every person who is liable to pay under this Act lax in re.specl of a contract carriage plying on a specified route shall, at Hie lime of paying ihe tax to the Taxiug Officer, furnish a 'noobjectioncerlificate' from lhc person with whom life registered owner of the contract carriage has entered inlo a hire-purchase agreement (such person being hereafter in this section referred Lo as the financier).

(2) The provisions of sub-sections (6) to (9) of section 51 of the Motor Vehicles Act, 1988,1 - 1988.

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altered until such amount of lax has been paid.

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shall apply, *mutatis mutandis*, lo every 'nci objection certificate' from ihe financier.

Piiynicni oT additional

Special provision

recanting

Reccipit of Estringe.

6. Where any motor vehicle in respect of which the tax has been paid is altered in such a manner as to cause the vchicle lo become a vehicle in respect of which a higher rale of lax is payable, ihe person who keeps such vehicle shall be liable to pay an additional tax of a sum which is equal lo lhc difference between the lax already paid in respect of such vehicle and the lax which is payable in respect of such vehicle after its being so

altered, and the registering authority shall not grant a fresh certificate of registration in respect of such vchicle as so

7. (1) The Taxing Officer shall granl and deliver Lo every person who payslo him the lax or additional tax in respector any motor vehicle a receipt in which shall be specified such particulars as may be prescribed.

(2) The Taxing Officer shall endorse lhc particulars of the tax paid in the certificate of registration of the vehicle concerned.

8. (1) The Taxing Officer shall at the time of granting a receipt for the lax deliver to lhc person paying the lax a token in such form and containing such particulars as may be prescribed.

(2) Every person lo whom such loken is delivered shall cause it to be exhibited in the prescribed manner on ihe vehicle in respect of which the tax is paid.

Taken lo be exhibited on motor vehicles.

'Scciicn 5A wis' inserted by s. 2 oflic Weil Bengal Motor Vehicles Tax (A men fan cm) Act.]%2 (West lien. Acl XXEV of 19K2), The words, figures and brackeis wiihir. Ihc square hruckcis were subslilued for ihc words, figures. letters and brackets "suh-icclion (5AJ Lo (5D) or sociion 31A oJ~ llii: Motor Vehicles Acl, 1930; 4 of 1939," by *s*, 5 of lhc Wesi Bengal Moior Vehicles Tax (Amendmeni) Acl. 1992 (West Ben. Acl VI of 1992).

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Appeal,

(Seelions 9-U.)

[Wcsl Ben. Act

J. (J) Any person aggrieved by any order made by a Taxing Officer under this Act may appeal against the order to such appellate authority, in such manner, within such lime and on payment of such fees as may be prescribed.

(2) Any such appeal shall be heard and decided by the appellate authority in such manner as may be prescribed and the decision of the appellate authority on such appeal shall be final:

Provided that no appeal shall be decided without giving the appellant an opportunity of being heard.

Liability lo pay La* by [he transferee or llic porson in possession of a vehidc.

10. If the tax payable in respect of any vehicle remains unpaid by any person liable for the payment thereof and such person before paying his lax transfers the ownership of such vehicle or ceases to be in possession or control of such vehicle, the person to whom the ownership of the vehicle has been transferred or lhe person who is in possession of such vehicle, shall be liable lo pay the said tax:

Provided that nothing contained in ihis section shall be deemed to affect the liability to pay the said lax on the person who has transferred the ownership or has ceased lo be in possession or control of such vehiele.

Liability to pay penally for nonpayment ol" tax in time. II. If the tax payable under section 3 has not been paid '[wilhin the period determined by the Taxing Officer under sub-sec lion (1) of section 4 or wilhin the period referred to in clause (a), or within the period as may be specified by lhe Stale Government under clause (b), of subsection {1 A) of section 4, as the case may be,] the person liable to pay such tax shall—

(a) in the case of a transport vehicle, pay penalty-

(i) of one-quarter of the lax if payment is made within thirty days after the 'Uxpiry of the period determined by the Taxing Officer under sub-section (1) of section 4 or the expiry of Lhe period referred lo in clause (a), or the expiry of the period as may be specified by the Statu Government under clause (b), of subsection (1 A) of section 4, as the case may be,]

The words wilhin the square brackets were substituted Tor the unfits "during the prescribed period." by s. 3(u) or the Wcsl Bengal Molor Vehicles Tn (Amendment) Aci, 1979 {WCM Ben. Act XXXIII of 1979},

The words within the square brackets were substituted for the words "expiry of the prescribed period," by s. 3(b). *ibid*.

IX of 1979.] The West Bengal Momr Vehicles Tax Act, J 979.

(Suction 11 A.)

(ii) of one-half of Lhe Lax if payment is made after ihirly days, buL wilhin sixty days after the '[expiry of lhe period determined by the Taxing Officer under subsection (1) or section 4 or lhe expiry of the period referred lo in clause (a), or the expiry of lhe period as may be specified by lhe Stale Government under clause (b), of sub-section (1A) of section 4, as lhe ease may be,]

(iii) equal 10 lhe amount of lax if payment is made after sixty days:

- (b) in case of olher vehicles, pay penally-
 - (i) of one-quarter of Lhe annual lax if payment is made within thirty days after the '[expiry of ihe period deicrmined by lhe Taxing Officer under sub-section (1) of section 4 or the expiry of Lhe period referred la in clause (a), or the expiry of the period as may be specified by the SiaLc Government under clause (b), of sub- section (1A) of section 4, as lhe case may be,]
 - (ii) one-half of the annual lax if paymeni is made after thirty days, bui within sixty days after lhe '[expiry of lhe period deierniined by ihe Taxing Officer under subsection (1) of section 4 or the expiry of lhe period referred lo in clause (a), or the expiry of lhe period as may be specified by lhe State Government under clause (b), of sub-section (1A) of section 4, as the case may be, J
 - (iii) equal lo the amount of annual lax if payment is made after sixty days.

³11A. (1) Notwithstanding anything **Lo** Lhe conlrary contained in this AcL, **Lhe** Stale Government may, ir it considers necessary so to do in **Lhe** public **interesl**, by no **Li** Heal ion in the *Official Gazette*, **•**'[specify lhe rate] of penally for non-payment of lax under ihis AcL payable by—

Power to specify ¹**" rule of penally in cenain cases,

'iec fool-nolc 2 on pjge 82, unlr.

Seciion 11A was inscned by s. 2 »r lhe Wesl Bengal Molor Vehicles Tax (Amendment) Aci, 1980 (West Ben. Act XXV rsf 19K0). The same was substituted by s. 2 of the West Bengal Motor VehiclesTax (Amendment) AU 1983 (West Ben. Aci XLVI of 19K3), Prior lo ihis substitution lhe words "this Act" were substituted by the words and figures "lhe Motor Vehicles Aci, 1939" hy s. 1 of lhe West Bengal Miilur Vehicles Tax (Amendment) Act, 19SI (West Ben. Aci XLJV of I'M I),

'The words "fixed" was omilled by s. 2(1) of the WeM Bengal Molor Vehicles Tax (Amendmenl) Act, 19K6 (Wesl Ben. Act XIII of 1986),

"The words wilhin lhe square brackets were subs lilu led for lhe words "specify a rue J rale" by 5, 2(2). ibid.

The I Vest Banjul Motor Vehicle's' Tax Act, J979.

[West Ben, Act

(Section 12.)

- (a) Hie owner of any motor vchicle who is authorised lo operate ill [lie State of West Bengal by virtue of n national permit granted under '[sub-section (12) of Keciion 88 gf the Motor '[59of I9f>8,| Vehicles Acl, 1988,1 or
- (b) any '[«oods carriage] who is permitted to operate, subject to any rules made or deemed to have been made under •¹[the Motor Vehicles Act, 1988,] in the Slate of West Bengal by virtue of a public carrier's permit granted under ^J[sce(ion 79] of thai Acl.

(2) The notification under sub-scciion (i) may specify the dale from which lhc '* * rate of penalty shall come into force or shall be deemed to have come into force.

^{fi}{3) The Slate Government may, if il thinks it necessary and expedient so to do, exempt, either totally or partially, any motor vehicle from lhc payment of any fine imposed on such motor vehicle for non-payment of tax under this Act.

Pennils lo be invalid in case or nonpayment of ia\ '(in lime I, 12. Notwithstanding anything contained in ^a[ihe Motor Vehicles Act, 1988,] if the lax due in respect of a transport vehicle is not paid within Ithc period delermined by the Taxing Officer under sub-section (1) of section 4 or within the period referred lo in clause (a), or within the period as may be specified by the Stale Government under clausc (b), of sub-section (1A) of section 4, as Lhe case may be,] the permit shall be invalid from lhe date of expiry of ^J[lie period determined by lhe Taxing

Officer under sub-section (1) of scciion 4 or within Lhc period referred lo in clause (a), or, within lhc period as may be specified by the State Government under clause (b), of sub-section (IA) of section 4, as the case may be.l till the lax is actually realised.

The word-;, figures an J brackets wilhin live square brackets were subsliluled Tor lhc words, 11 ;4>i t cs and Vimckels "sub-see lion (11) of scetion 63 of i:ic Moior Vehicles Acl, 1939; 4 or 1939". by s. 6(1) of Lhc West Bengal Molur Vehicles Tax (Amendment) Act, 1992 (Wesi Ben, Act VI nf 1992).

"t he words within ihc square hmckcu uvrc substituted far tlte words "public carrier" by s. G(2)(a). *ibiil*.

JT.j words arid figures wilhin lhc square brackets were substituted for the words and figures 'lhc Motor Vchicle,-; Acl, 1939; A of 1939." by s. fi(2)(b), *ibid*.

The word and figures wilhin ihe figures "section 5G" by s, 6(2)(c), *ibui* The word "fixed" was omitted by s, 2(3) of the Wesi Bengal Motor Vehicles Tax (Amendment)

The word "fixed" was omitted by s, 2(3) of the Wesi Bengal Motor Vehicles Tax (Amendment) Acl, 1986 {West Ben. Act XIII of 198fi).

"Sub-section (3) was inserted by s. ■! or the Wesi Bengal Motor Vehicles Tnx (Amendment) Acl. 1999 (We.vi Bcu. Acl VJ of 1999). Tlic words wilhin the square brackcu were subslilued **T**UT inc words "wilhin lhe prescribed

period" by s. 4(i) of lhc West Bengal Motor Vehicles Tax (Amendment) Acl, 1979 (Wesi Ben. Ael XXXIIt or 1979).

"The words and figures wilhin lhe square brackets were substituted for lhe words and figures "the Motor Vehicles Act, 1939; 4 of J 939." by s. 7 of lhe We.it Bengal Motor Vehicles Tax (Amendment) Acl, 1992 (West Den. Acl VI of 1992).

The words, brackels, figures anil Idler wilhin the square brackets were substituted for the word*, "ihc prescribed period' by v 4(ii) of the West Bengal Motor Vehicles Tax fAmendment Acl 1979 fWcti U.-n An vvvin of imm

(Sections 13-16.)

13. A person claiming to be entitled to a retime! or remission of lax under subsection (3) of section 4 shall, wilhin such lime as may be prescribed, make to the Taxing Officer an application in this behalf in writing which shall be accompanied by such documents as may be prescribed.

14. Any **Lax**, penally or fine **may** be recovered in the same manner as an arrcar oF land revenue. The molor vehicle in respect of which the tax, penally or fine is due or its accessories **may** be distrained or sold whether or nol such molor vehicle or accessories are in possession or control of the person liable to pay lhe tax, penalty or fine.

15. If any person liable lo pay lax **under** this Act ceases to reside or have **his** place of business at the address recorded in the declaration under section 5 be shall, within thirty days from such ceasing, report such change or address lo **Lhe** Taxing Officer in such manner as may be prescribed.

16. (1) Any officer c>r the Stale Government not below such rank Search and as may be notified or any Police Officer not below Lhe rank of Sub-^{SEIZurc}- Inspector or such other officers as may be prescribed may require the driver of any molor vehicle to slop lhe molor vehicle and cause ii to remain staiionary for lhe purpose of satisfying himself that Lax has been duly paid in respect of such molor vehicle.

(2) Any officer referred lo in sub-section (1) may enter any building or place without a search warram lo inspect any motor vehicle lo verify whether tax has been paid for such vehicle.

(3) Notwithstanding anything contained elsewhere in this Act, any officer referred La in sub-section (1) may seize and detain in such manner as may be prescribed, any motor vehicle in respect of which tax is due until lhe person liable lo pay ihe tax,—

- (a) has satisfied the Taxing Officer having jurisdiction wilhin thirty days of the detention thaL the tax has actually been paid,
- (b) has wilhin thirty days of such detention paid lo the Taxing Officer having jurisdiction lhe lax due together with the penally lo be paid for non-payment of lax within the prescribed lime.

 1 (4) (a) On the expiry of the period of thirty days the vehicle seized and detained may, subjecLto the provisions of this Aci, be sold in auciion unless lhe person liable lo pay tax has, within a further period of fifteen

'Sub-section (4) was renumbered as dausc (a) nT <ubr/>h-scction (4) arJ Ificn clause (b) was inscriber by s, 3 of lhe Wesl Bengal Molor Vehicles Tast (Amendment) Aci, 1986 (West Ben. Aci Xtll of 1986). Thereafter clause (o) was substituted by s. 8(1) of lhe Wesl Bengal Molor Vehicles Tax (Amendment Act. 1992 (Wtsl Den Act Vt of 1992)

Manner of claiming refund or remission.

Recovery of lax. penally or fine as ancar of land revenue.

Change of address in be reported.

(Section 16.)

days, paid lo lhe Taxing Officer having jurisdiction double the amount of the total lax due, including lhe penally under section 11, in respect of such vehicle (hereinafter referred lo as the aggregate amount).

'(b) The sale of the vehicle seized and detained may be effected either by Lhe Taxing Officer having jurisdiction or by any other Taxing Officer wilhin whose jurisdiction the vehiele has been seized and detained under this section, and the proceeds of sale shall be disposed of in lhe same manner as an arrear of land revenue.

 $^{2}(5)$ (a) Upon the seizure or a molor vehicle under sub-section (3),

the officer, other lhan the Police Officer, who seized the motor vehicle shall issue a notice to the owner, through lhe driver, of the molor vehicle requiring him to make payment of lhe aggregate amount lo the Taxing Officer having jurisdiction within a period of thirty days from lhe dale of such seizure and lo produce before him the documents of such paymeni.

(b) Where the driver leaves the motor vehicle, lhe officer, oiher than the Pol ice Officer, who seized the motor vehicle shall issue by registered post with acknowledgement due lhe notice to the owner of the motor vehicle, calling upon him to make payment of the aggregate amount lo the Taxing Officer having jurisdiction within a period of thirty days from the date of such seizure and to produce before him the documents of such paymeni.

(c) A copy of lhe notice under clause (a) or clause (b) shall be sent to the Taxing Officer having jurisdiction.

(d) Where the officer who seizes a motor vehicle under sub- seciion [3) is a Police Officer, he shall, immediately after such seizure,

send a report with all necessary particulars to the Taxing Officer of the area in which (he motor vehicle has been seized. Upon reccipt of lhe report, the Taxing Officer shall proceed in accordance with the provisions of this sub-section.

(e) Whenever a molor vehicle is seized under sub-section (3), a seizure list shall be prepared by the officer who seizes the motor vehicle

in accordance with the provisions of lhe Code of Criminal Procedure, 2 of 1974, 1973.

(f) If the owner of the motor vehicle does not comply with the notice issued under clause (a) or clause (b) and if, within \Box further period of fifteen days referred to in clause (a) of sub-section (4), such owner has not paid to the Taxing Officer having jurisdiction the aggregate amount,

then a notice, specifying lhe dale on which the motor vehicle shall be

Fool-noie 1 on page SS, ante.

^Sub-sections (5), (6), (7), (8). (9) and (10) were inserted by s. 8f2) of (he Wcsl Bengal Molor Vehicle.; Tax (Amendment) Aci, 1992 (Wesl Ben, Act VI of 1992).

[West Ben. Act

IX or 1979.]

(Section 16.)

sold in auction unless lhe owner or Lhe said moior vehicle makes payment of lhe aggregate amount plus 20 per cent, thereof as administrative cost on or before the date of auction together with the particulars of the motor vehicle, shall be published in at least two newspapers, one of which shall be in Bengali. In such case, the date of auction shall not be earlier than one month from Lhe date of publication of the notice in the newspapers,

¹(6) If adequate papers are not available in a motor vehicle, which is slopped under sub-section (I), lo assess the actual tax due or if Che driver of the motor vehicle leaves the motor vehicle as soon as it is so stopped, any officer referred lo in sub-section (I) may seize and detain the motor vehicle in such manner as may be prescribed. Upon such seizure, if it is noL possible to ascertain the correct name and address of Lhe owner or to gel further particulars from the concerned registering authority or the Taxing Officer as per lhe displayed registration number in lhe motor vehicle or, if no one turns up claiming lhe ownership of the motor vehicle within thirty days from the dale of such seizure, the Taxing Officer in whose area the vehicle has been seized shall sell the vehicle in auciion in such manner as may be prescribed.

'(7) There shall be recovered from lhe sale proceeds of a motor vehicle sold in auction under sub-section (4) the aggregate amount referred to in that sub-section;

Provided lhai notwithstanding anything contained in the West Bengal Additional Tax and One-time Tax on Moior Vehicles Act, 1989, any additional tax or one-time tax due from the owner of a motor vehicle under that Act together with lhe penally, if any, as may be payable by him under that Act shall be recovered from the balance of the sale proceeds as aforesaid, if any:

Provided further lhal if there is still any excess amount, any other claim on the same motor vehicle by lhe State Government or any bank or any other financier shall be recovered from such excess amount:

Provided also lhai if the sale proceeds realised falls short of the total dues under this ACL and the West Bengal Addiiional Tax and One-time Tax on Moior Vehicles Act, 1989. including any other dues to the Stale Government, if any, in respect of the motor vehicle sold in auction under this Act, the balance shall be recoverable from the owner of Lhe motor vehicle as if it is a public demand under the Bengal Public Demands Recovery Act, 1913:

Provided also **that** if there is any amount left after the recovery of the dues **as** aforesaid, **the** same shall be repayable to **Lhe** owner of **the** motor vehicle in such manner as may be prescribed:

^L.S*c^ fncl-nmc 2 on Dace 86. aiire.

Wesi Ben.

Act XIX of

1989

Ben. Act 111 of 1913.

The West Bengal Motor Vehicles Tax Aci, 1979.

[Wcsl Ben. Act

(Sections !6A, 168.)

Provided also lhat if one owner is not available, [he amount shall remain in deposit for three years from ihe date of auction of the motor vehicle and shall thereafter be forfeited to the Stale.

 1 (H) The sale proceeds of a motor vehicle sold in auction under subsection (6) shall be forfeited to the Slate Government.

'(9) When a molor vehicle has been sold in auction under this Act, such vehiele shall be freed and discharged from any tiust, obligation, mortgage, charge, lien and nil other encumbrances affecting il, and any attachment, injunction, decree or order of any Court or other authority restricting the use or such motor vehicle in any manner or appointing any receiver in respect of lhe motor vehicle shall be deemed to have been withdrawn.

'(10) The procedure for ihe sale in auction of any molor vehicle seized under this Act shall be such as may be prescribed.

Disposal of com mod i-

lies.

16A. (i) Whenever a motor vehiele is seized under this Act and is found to contain perishable commodities and the owner of lhe motor vhicle is not readily available or does not lake back ihe motor vehicle after making paymeni of (he dues by such time that the commodities do nol gel perished or deteriorated, [he Taxing Officer within whose jurisdiction lhe motor vehicle has been seized shall dispose of the same by public auction after publicity in the locality and [he nearby markets.

(2)Whenever a molor vehicle is seized under this Act and is found to contain non-perishable commodities and the owner of the motor vehicle does not take back the motor vehiele after making payment of lhe dues within such period as may be allowed to him under section 16, such commodities shall be disposed of in accordance with the provisions of lhat section.

(3) The sale proceeds of the perishable and non-perishable commodities under ihis section shall be disposed of in such manner as may be prescribed.

Release of motor vehiele < seized under lhe Aci,

-I6B. No Court shall release a motor vehicle seized under this Act unless lhe person in whose favour the motor vehicle is released furnishes a bank guarantee equivalent to one and a half limes of lhe total tax due including the additional lax due under the West Bengal Additional Tax and One-time Tax on Motor Vehicles Act, 1989, and the amount of penally for non-payment of such tax, and also an undertaking to make payment of the same West wilhin four weeks from the dale of release of the motor vehicle.

Ren. Acl XIX of 1989.

'Jee fool-note 2 cn page 86, time.

^Sections L6A and 16B were instiled by s. 9 of lhe Wcsl Bengal Motor Vehicles Tn* (Amendment) Act, 1592 (Wcsl Ben Act VI of 1992).

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(Sections 17-19.)

17. Any person liable to pay lax under this Act shall noi use or RMtncuon . u o

allow the use of any motor vehicle where he has reason to believe thai motor the tax token, tax receipt and permii have been forged, tampered or ^{vchicle m} fraudulently obtained.

18. (I) Any person who submits a false or incorrect declaration Penaiiic&. under section 5 shall, on conviction, be punishable with a fine which may extend to five hundred rupees.

(2) Any person who fails to exhibit the lax token in the manner prescribed under sub-section (2) of section 8 shall, on conviction, be punishable with a Fine which may extend lo two hundred rupees.

(3) Any person who wilfully fails to stop a motor vehicle when required to do so under sub-section (I) of section 16 shall, on conviction, be punishable with a fine which may extend to five hundred rupees.

(4) Any person who fails to report change of address under section . 15 shall, on conviction, be liable to pay a fine which may extend to five hundred rupees.

(5) Any person who obstructs an officer referred to in subsection (2) of secLion 16 in the discharge of his duties shall, on conviction,

be liable to pay a fine of one thousand rupees.

(6) Any person who contravenes the provisions of section 17 shall, on conviction, be liable to simple imprisonment which may extend lo six months or to fine which may extend lo one thousand rupees or to both. The vehicle shall also be forfeited lo lhe Stale Government.

'(7) Any person who drives any moior vehicle in respect of which the lax has not been paid shall be punishable with a fine which may extend (o one thousand rupees.

¹(8) (a) Any offence punishable under this section, whether committed before or after the commencement of the West Bengal Motor Vehicles Tax (Amendment) Acl, 1992, may, either before or after the institution of the prosecution be compounded by such officers or authorities and for such amount as lhe State Government may, by notification in the *Official Gazette*, specify in this behalf.

(b) Where an offence has been compounded under clause (a), the offender, if in custody, shall be discharged and no further proceedings shall be taken against him in respect of such offence.

19. No court inferior lo lhac of a Metropolitan Magistrate or a Trial of Judicial Magistrate of the first class shall try any offence punishable $^{\circ}$ rfcncw. under this Act.

'Sub-seciians (7) and (8) were inserted by s. 10 of ihc WCSL Bengal Motor Vehicles Tax (Amendment) Acl. 1992 fWeci Ben. Acl VI of 1992V

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The West Bengal Motor Velticlex Tax Act, 1979.

[West Ben. Act

(Sections 20-23.)

20. (IJ The Stale Government may, subject lo lhe conditions of previous; publication, make rules lor tarrying oui the purpuses o(~ this Acl.

(2) In particular and without prejudice io ihc generality of the foixgint power such rules may provide for all or any of the mailers which may be, or arc required to be, prescribed.

21. The Stale Government, if it thinks fit so to do in lhe public interest, may. by notification in the *Official Gazette*, exempt cither totally or partially any motor vchicle or class of motor vchicles from lhc payment of tax.

22. (1) The Slate Government shall pay annually lo the Corporation r>f '[Kolkutn] lhe sum of four and a half lakhs of rupees being approximately ihc nci amount of' the taxes derived by the Corporation from the taxation of mutor vehicles under the '[Kolkata] Municipal Act, 1923, for the year ending on lhc 31 si March. 1930, i« compensate ihc said Corporation for the future loss of revenue under this head.

(2) The contribution fixed under sub-section (1) shall be paid in such Hen. Acl in instalments, in such manner and on such dates as lhc State Government may determine.

- 23. (1) The Bengal Motor Vehicles T; ix Act, 1932. is hereby repealed.
- (2) Such repeal shall not al'Fecl—
 - (a) the previous apcraiion of (tic said Act or anything duly done or suffered thereunder; or
 - (b) itny right, privilege, obligation or liability acquired, accrued or incurred under llie said Act; or
 - (c) any fine, pcrahy, forfeiture or punishment incurred in respect of any offence committed against lhe said Act; or
 - (d) any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, fine, penally, forfeiture or punishmeni as aforesaid, and tiny such investigation, legal proceeding or remedy may be instituted, continued or enforced, and any such fine, penalty, forfeiture or punishment may be imposed, as if this Act had not been passed.

(3) Subject to llic provisions of sub-scelion (2). anything done or any action taken, including any appointment or delegation made, notification, order, instruction, or direction issued or any rule, regulation or form

The word wilhin iliiisquait bratkcis tins subsliluled for ihe wonJ "Calnitta" fry s. 5 nl" the Wesi Bengal Capiiiil Cily (Change of Name) Acl, 2001 (West Ben. Acl XVI \parallel of 2001), w.e.f. lhe I Ml January, 5001,

Contribut ion payable U) Ihc Corporjiiun of [Kolkui ;i].

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Ben. Aci I (>f 19.12. IX of 1979.]

(The Schedule,)

framed, any certificate, licence or permit grained or registration effected, under lhe said Aci shall be deemed to have been respectively done, taken, made, issued, framed, granted and effected accordingly, unless and until superseded by anything done or any action taken under this Act,

(4) Notwithstanding anything contained in sub-section (I), any application, appeal or other proceeding made or preferred to any officer or authority under (he said Aci and pending at the commencement of this Act. shall, after such commencement, be transferred to and disposed uf by the officer or authority who would have had jurisdiction to entertain such application, app&al, or other proceeding under this Act as if this Act had been in force on the dale on which such application, appeal or oiher proceeding was made or preferred,

Annual Rate of Tax

Rs, 100.

'THE SCHEDULE (See section 3.)

DESCRIPTION OP MOTOR VEHICLES AND RATE OF TAX

A. Vehicles for carrying passengers nol plying

for hire or reward:

I. -[Motor Vehicles including omni- huscs—]
(1) Those registered in lhe name of individuals, society, partnership firm, proprietorship firm, corporate body, whether registered or not, educational institution,

organisation and trust (excluding those owned by companies regis- i «r

Itered under the Companies Act,

1956):—

(a)	Motor	Cyci	es-

(i)	Up to 100 cubic centimeires	
	engine capacity	Rs. 80,
(ii)	Above 100 and up lo 200	

- cubic centimetres engine capacity
- (iii) Above 200 cubic
 - centimcircs engine capacity Rs. 150.

'The Schedule was .substituted for the origin J1 SuhcduJc by s. II of the Wcsl Bengal Motor Vehicles Tax (Amcndincnl) Act, 1992 (Wcsl Ben. Aul V[of 1992).

The words within the square brackets were substituted for the ivordt "Motor Vehicles other than omnibuses—" by s. 5(1)(a)(i) of the West Bengal Motor Vehicles T_M (Airvendinent) Aci, 1999 {West Ben. Aci Vt of 1999).

The West Hcugal Molor Vehicles Tax Aci. IV79.

[West Ben. Act

{The Schedule.) Annual Rate or Tax (b) Motor Cycle Combinations-(i) Up to 100 uubic ccniimctres engine ca-Rs. 100. pacity (ii) Above 100 and up to 200 cubic centimetres engine capacity Rs. 150. (iii) Above 200 cubic centimcircs engine capacity Rs. 200. '(c) Motor cars kepi lor personal use and registered in the name of an individual— (i) Rs. 240 (or unladen weight up U> 500 kilograms (ii) Rs. 360 for unladen weight 1'rom 501 to 800 kilograms (iii) Rs, 420 lor uniaden weight rrom 801 to 1000 kilograms (iv) Rs. 480 for unladen weight From 1001 Lo 1200 kilograms (v) Rs. 1.200 ("or unladen weight from 1201 to 2000 kilograms (vi) Rs. 1,800 for unladen weight from 2001 lo 3000 kilograms (vii) Rs. J.BOU/j/i«Rs. 120 for every 100 kilograms unladen weight or pnn thereof, above 3000 kilograms.

'Ilein lc> ami [he cniries ivlwmg Ihereio was subsliiulcd for lhe original iitiin (c) tiy s. S(I)la)tii)lA) or Ihe Wcsi Bengal Molor Vehicles Tax (Amendment) Aci. 1999 (WUM Ben. Aci V[of-IflWl,

IX of 1979.]

The West Bengal Motor Vehicles Tux ,4c/, 1979.

(The Schedule.)

Annual Rule of Tax

'(d) Motor cars registered in llic name of a society, partnership firm, proprietorship firm, or corporate body, whether registered or not, or an educational institution, organisation, or trust (excluding those owned by companies registered under the Companies Act, 1956)—

- (i) Rs. 200 for unladen weight up to 500 kilograms
- (ii) Rs. 300 Tor unladen weight from 501 to 800 kilograms
- (iii) Rs. 350 For unladen weight from 801 to I (XJ0 kilograms
- (ivj Rs, 400 for unladen weight from 1001 to 1200 kilograms
 - (v) Rs. 1,000 for unladen weight from 1201 to 2000 kilograms
- (vi) Rs, 1,500 for unladen weight from 2001 to 3000 kilograms
- (vii) Rs. 1,500 plus Rs. 100 far every 100 kilograms unladen weight or part thereof, above 3000 kilograms
- (e) Omnibus registered as nontransport vehicles with seating
 - capacity for—
 - (i) nol more than 8 including driver
 - (ii) more than 8 but not more than 20 includ-
 - Rs, 1,320 for 9 *plus* Rs, 120 for every additional seat beyond 9 up to 20,

Rs. 1.200.

'Item <d) and="" c="" lhe="" nines<="" th=""><th>ing driver</th><th>rd.uing [hereio was inserted by s. 5(I</th></d)>	ing driver	rd.uing [hereio was inserted by s. 5(I
Bengal Motor Vehicles Tax	e	(Amendment) Aci. IW9 < Wcsl Ben. Aci Vt of
1999),		

of the Vfel

I ill' 1956

[West Ben. Act The Wesi Bengal Motor Vehicles Tout Act, 1979.

(The Schedule.)

	(iii) more than 20 including driver Annual Rate or Tax	Tor every additional seat beyond 21.	
(2)	Rs. 2,560 for 21 <i>plus</i> Rs. 120 Those registered in lhe name of a company registered under lhc Companies Acl, 1956, for carrying employees or olher passengers:— (a) Moior Cycle— (i) Up lo 100 cubic ccniimeires engine ca-		(if J9?G,
	pacity (ii) Above 100 and up to 200 cubic ccniimeires engine		
	capacity (iii) Above 200 cubic centimetres engine ca-	Rs. 150.	
	(b) Motor Cycle Combinations—	Rs. 200.	
	(i) Up to 100 cubic centimetres engine ca- pacity	Rs. 300.	
	(ii) Above 100 and up lo 200 cubic ccniimeires engine capacity		
	(iii) Above 200 cubic ceniimetres engine ca-	Rs. 200.	
	pacity (c) Moior Car—	Rs. 300.	
	(i) Rs. 500 For unladen		
	weight up to 500 kilo- grams	Rs. 400.	
	(ii) Rs. 900 for unladen weight from 501 lo 800 kilograms		
	(iii) Rs. 1,000 for unladen weight from 801 lo 1000 kilograms		
	(iv) Rs. 1,200 for unladen weight from 1001 lo 1200 kilograms		

The West Bengal Motor Vehicles Tux ,4c/, 1979.

(The Schedule.)

- (v) Rs. 2,500 for unladen weight from 1201 to 2000 kilograms
- (vi) Rs. 4,000 for unladen weight from 2001 to 3000 kilograms
- (vii) Rs. 4,000 *plus* Rs. 200 for every 100 kilograms unladen weight or pari thereof, above 3000 kilograms.

[Omnibuses (other than those registered as nan-transport vehicles) including private service vehicles not plying for hire or

- II. reward with seating capacity for—]
 - (a) Not more than 8 including that of driver
 - (b) More lhan 8 but not more than 20 including that of driver

B. Vehicles for carrying passengers plying Tor hire or reward:

I. Stage carriages with sealing capacity for—

(a) Not less than 8 but not more lhan 26 including thai of driver

(b) Not less than 27 but not more lhan 32 including that of driver

Rs. 750 for 8 *plus* Rs. 75 for every additional seat beyond 8 and up lo 26.

Rs. 2,155 for 27 *plus* Rs. 55 For every additional seat beyond 27 and up to 32.

Annual Rale of Tax

(c) More than 20 including that of driver Rs. 1,000.

Rs. 1,100 for 9 *plus* Rs. 100 for every additional seat beyond 9 and up Ip 20.

Rs. 2,300 Tor 21 *plus* Rs. 100 Tor every additional seal beyond 21.

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The VV<?iV Bengal Motor Vehicles Tax Acr. 1979.

[West Ben. Act

(The Schedule.)

(c) 33 or more including thai of driver Annual Rate of Tax	Rs. 2,475 for 33 <i>plus</i> Rs. 40 for every additional scat beyond 33.
 II. Vehicles other than stage carriages (including [hose owned by Molor Training Schools) with scaling capacity for— (a) Not more than 4: 3 wheelers 	beyond 5.
4 wheelers (excluding metered laxis)(b) More lhan 4 including lhaL of driver	Rs. 312.50.
	Rs. 625.
C. Goods carriages on rigid chassis (including those owned by Molor Training Schools):(a) Up lo 2000 kilograms gross vehicle	Rs. 1,365. Rs.
weight (h) Exceeding 2000 kilograms but nol exceeding 4000 kilograms gross vehicle weighL	1,812.50. Rs.
 (c) Exceeding 4000 kilograms bui nol exceeding 6000 kilograms gross vchiclc weight 	2.625. Rs.
 (d) Exceeding 6000 kilograms bui not exceeding 8000 kilograms gross vehicle weight 	3,687.50. Rs.
 (e) Exceeding 8000 kilograms bui not exceeding 10000 kilograms gross vehicle weight 	4,437.50. Rs.
 (0 Exceeding 10000 kilograms but noi exceeding 12000 kilograms gross vehicle wcighi (g) Exceeding 12000 kilograms but noL exceeding 13000 kilograms gross vchiclc weight ' (h) Exceeding 13000 kilograms hul nol exceeding 14000 kilograms gross vehicle wcighi 	5,000.
Rs. 260.	
P ₅ 600	

Rs. 600.

Rs. 800 for 5 plus Rs. 100 Tor every additional seal

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(The Schedule.)

	Annual Rate of Tax
 (i) Exceeding 14000 kilograms bui not exceeding 15000 kilograms gross vchicle weight (j) Exceeding 15000 kilograms but not exceeding 16250 kilograms gross veliicle weight 	Rs. 5.500 <i>plus</i> Rs. 137.50 for every additional 250 kilograms gross vehicle weight or pan thereof, above 15000 kilograms.
(k) Exceeding 16250 kilograms gross vehicle weight Rs. 5.500.	Rs. 6,500 <i>phis</i> Rs. 250 for every additional 250 kilograms gross vehicle weight or part thereof, above 16250 kilograms.
 D. Tractors and cranes/breakdown vans used Tor lowing vehicles; (a) Up to 500 kilograms unladen weight (b) Exceeding 500 kilograms but not exceeding 2000 kilograms unladen weight 	kilograms or part thereof, above 4000 kilograms.
(c) Exceeding 2000 kilograms but not exceeding 4000 kilograms unladen weight	
 (d) Exceeding 4000 kilograms but not exceeding 8000 kilograms unladen weight Rs. 400. 	
Rs. 400 <i>plus</i> Rs. 70 for every additional 250 kilograms or part thereof, above 500 kilograms,	
Rs. 820 <i>plus</i> Rs. 100 for every additional 250 kilograms or part thereof above 2000 kilograms.	

Rs. 1,620 plus Rs. 350 Tor every additional 250

[West Ben. Act The Wesi Bengal Motor Vehicles Tout Act, 1979.

(The Schedule.)

(c) Exceeding 8000 kilograms unladen weighi Annual Rale of Tax	kilograms or part thereof, above 8000 kilograms.
Rs, 7,220 plus Rs. 400 for every additional	250
E. Trailers:	Rs. 2,900.
 (a) Up lo 2000 kilograms gross vehic weight 	cle
(h) Exceeding 2000 kilograms but ne exceeding 4000 kilograms gro vehiele wcighi	
(c) Exceeding 4000 kilograms but r exceeding 6000 kilograms gro vchiclc weight	10.0,200.
 (d) Exceeding 6000 kilograms hut r exceeding 8000 kilograms gro vehicle weighi 	NS. 5,750.
(c) Exceeding 8000 kilograms bul r exceeding 10000 kilograms gro vehiele weight	Rs. 6.650.
(0 Exceeding 10000 kilograms but r exceeding 12000 kilograms gro vehicle weighi	ol every additional 250 ^{SSS} kilograms gross vehicle
(g) Exceeding 12000 kilograms but r exceeding 13000 kilograms gro vehicle wcighi	above 15000 knograms.
(h) Exceeding 13000 kilograms but r exceeding 14000 kilograms gro vehicle weighi	
 (i) Exceeding 14000 kilograms bul r exceeding 15000 kilograms gro vehicle weight 	
(J) Exceeding 15000 kilograms gro vchiclc wcighi Rs. 500.	DSS

Rs. 900.

Rs. 1,350.

Rs. 1,950.

The West Bengal Motor Vehicles Tax Acl, 1979, IX of 1979.]

(The Schedule.)

Tractors or trailers which arc used solely Cor agricultural purposes or exclusively wilhin tea gardens and are. under no circumstances, used on public roads, may be exempted from payment of lax, provided the owner of such tractor or trailer, as the case may he. complies with lhc provisions of subscctiun (3) of section 4 and scciion 13 of this Act.

F. Articulalcd trailers:

- (a) Up to 22600 kilograms gross vehicic weight
- (b) Exceeding 22600 kilograms but not exceeding 26400 kilograms gross vchicle weight
- (c) Exceeding 26400 kilograms but not exceeding 36600 kilograms gross vchicle weight
- (d) Exceeding 36600 kilograms bui not exceeding 50000 kilograms gross vehicic weight
- (e) Exceeding 50000 kilograms gross vehicle weight
- Rs. 12.000.

G. Ambulance (including clinic van):

- (a) Up to 1200 kilograms unladen weight
- (b 1 Exceeding 1200 kilograms bui not exceeding 2000 kilograms unladen weight
- (c) Exceeding 2000 kilograms but not exceeding 3000 kilograms unladen weight
- (d) Exceeding 3000 kilograms unladen weight
- Rs. 1.000.

Rs. 2,000.

Rs. 3,000.

Rs. 3.000plus Rs. 200 for every additional 250

kilograms unladen weight or pari thereof, above 3000 kilograms.

Rs. 30,000.

Rs. 15,000.

Rs. 25.000.

Rs. 30,000 *plus* Rs. 500 for every additional 500 kilograms gross vehicle weight or part thereof, above 50000 kilograms.

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Annual Rate of Tax

The West Bengal Motor Vehicles Tax Act, 1979,

[West Ben. Act IX of 1979.]

(The Schedule.)	
	Tax payable
H, Moior vehicles in [he prossession or control of dealers and cupnblc t>l being moved on ihe strength of	Rs. 50,
trade ceriincales	Rs, 100.
	Rs, 200.
Class of Molor Vehiele	Rs, 500,
(a) Motor Cycle	(e) Heavy Moior Vehicles
(b) Three Wheelers	including chassis Rs, 1,000.
(c) Lighi Motor Vchicles	I. Special tax lor different
(d) Medium Molor Vehicles	categories of air- conditioned vehicles:
'(a) Non-transport vchiclc	conditioned venicles.
(i) Unladen weighi up to (100 kilograms	Rs. 600 per annum.
(ii) Unladen weight above 1200	
kilograms	Rs. 1,200 per annum.
(b) Transport vehicle	
(i) Passenger transport vchiclc	
(A) Up to 35	scaling
capacity	Rs. 2,000.
. (B) Above 35	sealing
capacity	Rs. 5,000.
(ii) Goods vehicle	Rs. 5,000.

'lion UJ and the entries relating ihcrelo was subsiliuictl Tor the original ilein (a) by s 5(2) or (he Wcsl Bengal Mnlor Vehicles Tan (Amendment) Aci. 1995 (West Ben. Act VI uf 199V),