# NO.F.18 (19)-TRANS/2012 (PART) GOVERNMENT OF TRIPURA TRANSPORT DEPARTMENT

F	EC	E	EL	,
Vo.	3	87		
Date	61	12/	12	
. :				 زن ځي
		rapa	:3	,

Dated, Agartala, the 31st January, 2017.

# MEMORANDUM

Whereas the provision in Sub-rule (1) of rule 125 of the Central Motor Vehicles Rules, 1989, stipulate that from 1994 onwards every manufacturer of Motor Vehicles other than Motor-Cycles and 3-Wheelers of engine capacity not exceeding 500 CC shall equip every such vehicle with a seat belt for the driver and the person occupying the front seat.

#### AND

Whereas, rule 125 (1A) requires that the manufacturer of every motor vehicle that is used for carriage of passengers and their luggage and comprising no more than 8 seats in addition to the driver's seat, shall equip it with a seat belt for a person occupying the front facing rear seat.

## AND

Whereas further as per sub-rule (2) of the 138 of Central Motor Vehicle Rules, the driver and the person seated on the front seat of the motor vehicle are by law required to wear the seat belts, while the vehicle is in motion.

#### AND

Whereas any person contravening these provisions of law and not wearing the seat belt as required shall be punished under Section 177 of the motor Vehicles Act, 1988.

### AND

Whereas recently, the CoRS appointed by the Supreme Court also observed that there should be strict enforcement of wearing of seat belts.

#### AND

ke,ec. · Now, therefore, the Police and Transport Department officials engaged in the implementation of the above laws shall ensure wearing of seat belt by the drivers and the persons sitting in the front seat.

By order of the Governor,

(Sriram Taranikanti)

Principal Secretary to the Government of Tripura

RECEIVED

O/o.the Supcl. of Police (RSV Gomati Danne L Uniaipur.

No. 102 (H) Date......15/02/2017

Tooks to an

perusal pl

ice (C/S