

## **RULES AND REGULATIONS GOVERNING CITY PERMITS FOR AUTO RICKSHAWS IN FARIDABAD**

**State: Haryana**

### **Details of city permit procedures are as follows:**

The permits for Auto rickshaws are regulated by the Regional Transport Office on the basis of Haryana Motor Vehicle Rules.

### **Application for Permit:**

Application for the grant of permit shall be made by the owner under his signature in the form (HR No. 24) for Contract Carriage permit. The application shall be accompanied with the following documents namely:

1. Cash Receipt of Treasury Challan for the payment of fees.
2. Certificate of schedule caste, if application is made in reserved percentage.
3. An affidavit to the effect that the applicant held at any time any temporary or regular permit and also the details of the previous permit
4. Clearance certificate regarding the payment of taxes and no objection certificate from the financier for each vehicle.

### **Fees:**

Every application for the grant or renewal of permit shall be accompanied by the fees of Rs.100.

### **Validity of Permit:**

The regional Transport Authority subject to the directions of Haryana State Transport Authority may extend the effect of the permit to any other region or part of a region within the state and may attach conditions of permit with respect to other regions and may vary the conditions of the permit in different regions .The permit is usually under the regulation of Transport Authority and subject to provisions of the rules.

### **Conditions for a permit:**

In case of contract carriage permit, no passenger or goods shall be taken up or set down in any other routes other than provided in the permit. Alterations must be reported to the authorities. The authorities can vary the permit according to the alterations if it is not fixing to the conditions of permit. The authorities may require the permit holder to substitute the vehicle and if the holder fails to follow the requirement, the authority can cancel or suspend the permit. As per section 97 of the Motor Vehicle rules, the change in address which the permit was sought has to be intimated to the authority within fourteen days along with the part of the permit displaying the old address, fees and new address

**Conditions for carriage of Goods:**

As per the Haryana Motor vehicle Rules, No goods liable to foul the interior of vehicle or which makes it in sanitary shall be carried in a contract carriage. The dangerous or hazardous goods as decided by the Haryana Motor Vehicle Rules or by the Regional Transport Authority are not permitted. The carriage of goods must not create any disturbance to passengers. As per section 6, the personal luggage of passengers can be carried free.

**Replacement and Transfer of Vehicle:**

As per the section 70 of the Motor Vehicle Rules, If a holder of a permit wish to replace the vehicle, he shall forward Part A of the permit and apply in writing to the authority by which the permit was issued along with the statement of reasons for replacement and he should follow the conditions as mentioned in the section 70 of the Motor Vehicle Rules.

In the case of the transfer, the permit holder and the person whom he wishes to transfer the permit shall jointly apply to the authority accompanied by the fees mentioned. They must follow the conditions as mentioned in the section 74 of the Motor Vehicle Rules.

**Penalty:**

The violators of the conditions of the permit are liable to get the penalty as per the directions of the motor Vehicles Act, 1988. In addition Haryana Motor Vehicle Rules premise the authorities to cancel or suspend the permit for the contravention of the relevant sections of the rules.