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 National Road Traffic (Amendment) Regulations, 2016
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FEDERAL ROAD SAFETY COMMISSION (ESTABLISHMENT) ACT, 2007

NATIONAL ROAD TRAFFIC (AMENDMENT) REGULATIONS, 2016



ARRANGEMENT OF REGULATIONS

Regulation :

- 1. Regulation 37 of the Principal Regulations amended.
- 2. Regulation 38 of the Principal Regulations amended.
- 3. Regulation 41 of the Principal Regulations amended.
- 4. Regulation 46 of the Principal Regulations amended.
- 5. Regulation 49 of the Principal Regulations amended.
- 6. Regulation 58 of the Principal Regulations amended.
- 7. Regulation 66 of the Principal Regulations amended.
- 8. Regulation 103 of the Principal Regulations amended.
- 9. Regulation 109 of the Principal Regulations amended.
- 10. Regulation 110 of the Principal Regulations amended.
- 11. Regulation 117 of the Principal Regulations amended.
- 12. Regulation 119 of the Principal Regulations amended.
- 13. Regulation 123 of the Principal Regulations amended.
- 14. Regulation 126 of the Principal Regulations amended.
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- 16. Regulation 143 of the Principal Regulations amended.
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- 33. Regulation 199 of the Principal Regulations amended.
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- 39. Regulation 211 of the Principal Regulations amended.
- 40. Regulation 219 of the Principal Regulations amended.
- 41. Regulation 226 of the Principal Regulations amended.
- 42. Citation.
- 43. Amendment of Schedule 5 to the Principal Regulations.
- 44. Amendment of Schedule 11 to the Principal Regulations.
- 45. Amendment of Schedule 16 to the Principal Regulations.

S. I. No. 2 of 2016

FEDERAL ROAD SAFETY COMMISSION (ESTABLISHMENT) ACT, 2007

NATIONAL ROAD TRAFFIC (AMENDMENT) REGULATIONS, 2016

[4th Day of January, 2016]

In exercise of the powers conferred on the Federal Road Safety Commission ("Commission") by Section 5 of the Federal Road Safety Commission (Establishment) Act, 2007 and of all other powers enabling it in that behalf, the Commission makes the following Regulations—

The National Road Traffic Regulations, 2012 (referred to in these Regulations as the "Principal Regulations") is hereby amended as provided in these Regulations—

1. Regulation 37 of the Principal Regulations is amended as follows, that is—

(a) In sub-regulation (1) by inserting in line 1 before the word "The" the phrase "Notwithstanding the provisions of regulation 36 of these Regulations".

(b) In sub-regulation (2) by deleting the existing paragraph (c) and replacing it with a new paragraph (c) as follows—

"(c) a motorcycle, one at the rear with the plate having white background with blue lettering for private, green lettering for the Federal, State or Local Government, black lettering for the Armed Forces, Paramilitary Services and red lettering for commercial, so that every letter or figure on the plate is up-right and easily distinguishable".

(c) In sub-regulation (4) by deleting in line 2 the word "displayed" appearing immediately after the word "mark" replacing it with the word "embossed".

(d) By inserting immediately after the existing sub-regulation (4) thereof the following new sub-regulations (5) and (6), that is—

(*i*) A vehicle identification number plate shall not be tampered with, altered or covered with any material as to obscure or alter the lettering.

(*ii*) Any person who acts in contravention of sub-regulation (5) shall be liable on conviction to a fine of N50,000.00 or a term of imprisonment for a period of 1 year or both.

Regulation 37 of the Principal Regulations amended.

Commencement.

Vehicle Identification Number

2. Regulation 38 of the principal Regulations is amended by deleting the existing regulation 38 and substituting it with a new regulation 38, that is—

"38(1)(a) A vehicle shall carry a Vehicle Identification Tag as specified in Form MVA 25 of Schedule 5 to the principal Regulations which shall be issued along with the Vehicle Number Plate and shall carry the same number with the plate and be affixed to the rear windscreen.

(b) Any person who drives a vehicle on any public road in contravention of sub-regulation (1)(a) above commits an offence and liable on conviction to a fine of N5,000.00 or to a term of imprisonment not exceeding 3 months or to both such fine and imprisonment.

2. Except as otherwise provided under these Regulations or the Principal Regulations—

(a) Number plates shall be attached to a person and not a vehicle.

(b) Where the registered owner of number plates sells or transfers the vehicle registered with the number plates, he shall detach the number plates from the vehicle. The registered owner may transfer the number plates to a new vehicle belonging to him subject to registration with the Motor Licensing Authority.

(c) Where the owner of the vehicle transfers the vehicle to another person, he shall notify the Motor Licensing Authority within 24 hours and the new owner shall obtain new set of number plates for the vehicle.

(d) Proof of Ownership Certificate is mandatory for issuance of new number plates."

3. Regulation 41 of the principal Regulations is amended by deleting sub-regulation (2) and substituting it with new sub-regulation (2) as follows, that is—

"(2) Any person who commits an offence under this Part shall where no penalty is provided be liable on conviction to a fine of N5,000.00."

4. Regulation 46 of the principal Regulations is amended as follows, that is-

(a) By deleting the existing sub-regulations (5) and (7) thereof and substituting therefore the following new sub-regulations (5) and (7) that is—

"(5) Any unlicensed person or person below 18 years who drives a vehicle or rides a motorcycle on a public road is guilty of an offence and shall on conviction be liable to a fine of N5,000.00."

(7) All holders of private licence who are 65 years old and above and all holders of commercial driver's licence shall undergo annual medical test to determine their medical fitness to hold the licence.

Regulation 41 of the Principal Regulations amended.

Regulation 46 of the Principal Regulations amended.

Regulation 38 of the Principal Regulations amended.

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(b) By inserting a new sub-regulation (8) as follows, that is-

"(8) Any person who contravenes the provisions of paragraph (7) of this regulation shall on conviction be liable to suspension of his driver's licence until he obtains the medical certificate of fitness. This is in addition to any other penalty prescribed by the Act or these Regulations."

(c) By renumbering the existing sub-regulation (8) as sub-regulation (9).

5. Regulation 49 of the principal Regulations is amended by deleting the existing regulation 49 and substituting it with a new regulation 49 as follows, that is—

"49(1). An applicant for the issue or re-issue of a driver's licence shall present himself physically for data and photographic capture (in addition to recent passport photograph which shall be printed from the same negative) of the head, full face, and shoulders of the applicant without any covering on the head, unless the covering is for religious belief or medical reasons. The photograph shall be approximately but no longer than 15mm by 30mm and where a driving test is required in pursuance of Regulation 50(1) of these Regulations, the copy shall be certified as a true resemblance of the applicant by the appropriate authority.

(2) Where an applicant is wearing a covering on the head for religious belief or medical reasons, the facial features of the applicant from the bottom of chin to top of forehead and both edges of the face must be clearly shown."

(3) The appropriate authority shall not process or issue driver's licence to any person who fails or refuses to comply with the provisions of this regulations.

6. Regulation 58 of the principal Regulations is amended as follows, that is—

(a) In sub-regulation (1) by deleting the alphabet "B" appearing immediately after the word "class" in line 4, and substituting it with the alphabet 'V'.

(b) By inserting immediately after the existing sub-regulation (1) a new sub-regulation (2) that is—

"(2) All holders of convoy driver's licence shall undergo a minimum of cumulative nine hours of competence training within a period of three years and shall be issued a certificate of competence which shall form part of the requirements for renewal of the licence. The training shall be as prescribed by the Commission".

(c) By re-numbering the existing sub-regulation (2) as sub-regulation (3) and deleting the figure "N3,000.00" and substituting it with the figure "N5,000.00".

Regulation 49 of the Principal Regulations amended.

Regulation 58 of the Principal Regulations amended.

Regulation 66 of the Principal Regulations amended.

Regulation 103 of the Principal Regulations amended.

Regulation 109 of the Principal Regulations amended. 7. Regulation 66 of the principal Regulations is amended as follows, that is-

In sub-regulation (1) by-

(a) Re-numbering paragraph (h) as (g) and paragraph (i) as (h).

(b) By deleting the existing paragraph (i) and substituting therefore the following new paragraph (i), that is—

(*i*) Where a driver is convicted of traffic offences and has accumulated more than 14 penalty points as stipulated for each offence in Form MVA 27 of Schedule 11 to these Regulations within 12 calendar months. Conviction for the purpose of this sub-regulation shall include payment of statutory fines by the defendant and/or conviction by a court.

8. Regulation 103 of the principal Regulations is amended by deleting the existing regulation 103 thereof and substituting it therefore with a new regulation 103 as follows, that is—

"103.(1) The driver of a taxi, stage carriage, omnibus or any other vehicle shall not smoke, eat, drink or engage in any other activity that will not allow him to use both hands to effectively control the steering apparatus.

(2) Any person who contravenes the provisions of this regulation commits an offence and shall be liable on conviction to a fine of N10, 000.00 or a term of 6 months imprisonment or both.

9. Regulation 109 of the principal Regulations is amended as follows, that is—

(a) In sub-regulation (4) by inserting between the words "code" and "on" the phrase "and emergency phone number".

(b) By inserting immediately after the existing sub-regulation (5) thereof, the following new sub-regulations (6), (7) and (8) that is—

"(6) A school bus shall be equipped with seat and barriers.

(7) A school bus shall be equipped with pre-school age seating."

(8) Any person who contravenes the provisions of this regulation is guilty of an offence and liable on conviction to a fine of N50,000.00 and the vehicle shall not be used as a school bus until the defects are corrected and the vehicle certified as fit for school bus operation by the appropriate authority.

Regulation 110 of the Principal Regulations amended. 10. Regulation 110 of the principal Regulations is amended as follows, that is—

(a) In paragraph (b), by substituting the phrase "National Health Insurance Scheme approved hospital" with the phrase "government approved hospital".

(b) By deleting the existing paragraph (c) thereof and substituting it with a new paragraph (c) as follows, that is—

"(c) be a person with no criminal record or jail term."

11. Regulation 117 of the principal Regulations is amended by inserting immediately after the existing sub-regulation (2) thereof a new sub-regulation (3) as follows, that is—

"(3) A driver or any person in charge of a vehicle who overloads the vehicle with passengers or loads beyond the capacity permitted or prescribed in these regulations commits an offence and shall on conviction be liable to a fine of N10,000:00 or to a term of 6 months imprisonment or both".

12. Regulation 119 of the principal Regulations is amended as follows, that is—

(a) By deleting the existing sub-regulations (1), (2) and (3) and renumbering accordingly.

(b) By deleting the existing sub-regulation (11) and substituting it with a new sub regulation (11) as follows, that is—

"(11) A person shall not remove a caution sign/advance warning device so displayed until the obstructing vehicle is removed and any person who contravenes the provisions of this regulation is guilty of an offence and liable on conviction to a fine of N5,000.00 or a term of 6 months imprisonment or both.

13. Regulation 123 of the principal Regulations is amended by deleting the existing regulation 123 and inserting a new regulation 123 as follows, that is—

"123. Mandatory use of retro-reflector-

(1) A vehicle shall not be on any public road unless such vehicle is equipped with retro-reflector in accordance with the provisions of these regulations.

(2) A retro-reflector to be used by various categories of vehicle shall be in a form as may be approved by the Commission.

(3) Retro-reflector shall be issued to new vehicle at the point of registration, and to registered vehicles at the point of renewal of vehicle particulars or upon completion of roadworthiness check, whichever comes up earlier, and shall be replaced every four years from the date of first installation.

Provided that a retro-reflector which does not meet the conditions of visibility as provided in sub-regulation (5) hereof shall be replaced notwithstanding the fact that it has been in use for less than four years.

Regulation I-17 of the Principal Regulations amended.

Regulation 119 of the Principal Regulations amended.

Regulation 123 of the Principal Regulations amended.

The retro- reflector to be fitted to a vehicle in class A as provided in Schedule 16 to these Regulations shall be---

(a) (i) white and rectangular, measuring thirty centimeters by five centimeters and shall be fitted to the front corners of the vehicle; and

(*ii*) red and white in the alternate sequence and rectangular, measuring thirty centimetres by five centimetres and fitted to the rear corners of the vehicle.

(b) The retro-reflector to be fitted to a vehicle in class B as provided in Schedule 16 to these Regulations shall be—

(i) white and rectangular, measuring twenty-five centimeters by ten centimentres and shall be fitted to the front corners of the vehicle; and

(*ii*) red and white in alternate sequence and rectangular which shall have a minimum height of ten centimetres and centrally fitted to cover not less than 80 per centum of the vehicle.

(c) The retro-reflector to be fitted to a vehicle in class C as provided in Schedule 16 to these Regulations shall be—

(i) white and rectangular, measuring thirty centimetres by ten centimetres and shall be fitted to the front corners of the vehicle; and

(*ii*) red and white in alternate sequence and rectangular which shall have a minimum height of five centimetres and fitted to extend to across the full-length, width and rear of the vehicle, beginning and ending as close to the extreme edge as practicable.

(d) The retro-reflector to be fitted to a vehicle in class D as provided in Schedule 16 to these Regulations shall be—

(i) at the front and in the centre of the handle bar with a white retroreflector strip measuring fifteen centimetres by five centimetres; and

(*ii*) at the rear on the mud-guard, with rectangular strip in red and white alternate sequence and measuring thirty centimetres by five centimetres.

(5) Visibility of Retro-reflector

Retro-reflector shall be of a design that makes it visible to another person driving a follow-up motor vehicle at night in clear weather of a distance of at least 200 metres when illuminated by the driving lights of the follow-up vehicle.

(6) Positioning of Retro-reflector

(a) Except as prescribed in these regulations, retro-reflector shall be installed in a straight horizontal line.

(b) Where the design of the vehicle does not admit horizontal installation, retro-reflector shall be installed as close as possible to the prescribed position.

(7) Installation

Installation of retro-reflector shall conform with the graphical representations contained in Schedule 16 to these Regulations.

(8) Offence

Any person who contravenes the provisions of this regulation commits an offence and shall on conviction be liable to a fine of N10,000.00 in case of individual and N200,000.00 in case of a fleet operator or corporate body. In addition to the fine, the vehicle shall be impounded until the retro-reflector is affixed by the owner."

14. Regulation 126 of the principal Regulations is amended as follows, that is—

(a) By inserting immediately after the existing sub-regulation (2) thereof, Regulations a new sub-regulation (3) as follows, that is— amended.

"(3) Every child under the age of seven shall be properly strapped in child safety seat which shall be fitted on the rear seat of the vehicle."

(b) By re-numbering the existing sub-regulation (3) as sub-regulation (4) and sub-regulations (4) and (5) as sub-regulations (5) and (6) respectively.

(c) In sub-regulation (3) by inserting in paragraph I between the words "child" and "seats" the word "safety".

(d) In sub-regulation (4) by inserting immediately after the word "belt" the phrase "or use child safety seat."

(e) In sub-regulation (5) by substituting the figure "N2,000.00" thereof with the figure "N5,000.00".

15. Regulation 127 of the principal Regulations is amended by deleting the existing regulation 127 and inserting a new regulation 127 as follows, that is—

"(1) A motor vehicle or trailer shall be fitted with pneumatic tyres on all its wheels and at no point of circumference of such tyres shall the depth of the thread be less than one millimeter.

(2) Every tyre on a vehicle shall have inscribed on its side wall full specifications on safety regarding load capacity, maximum speed permitted, pressure and codes of date of production.

(3) No person shall use or cause to be used on a road any motor vehicle or trailer any wheel of which is fitted with a re-cut, expired pneumatic tyre or with pneumatic tyre which does not conform to the specifications in this regulation. Regulation 126 of the Principal Regulations amended.

Regulation 127 of the Principal Regulations amended.

(4) No person shall distribute or offer for sale a re-cut, expired pneumatic tyre or any pneumatic tyre which does not conform to the specifications in this regulation.

(5) A motor vehicle or trailer when moving on any public road shall have its wheels properly aligned to the chassis so that the true rolling motion of the wheels or trailer shall be conveyed to the road and no motor vehicle or trailer with a defective wheel, steel hub, or axle tree shall be used on any public road.

(6) Any person who contravenes the provisions of this regulation commits an offence and shall be liable on conviction to a fine of N5,000.00 and in addition the vehicle shall be impounded until the prescribed tyre is fitted by the owner.

(7) Any person who contravenes the provision of sub-regulation (4) of this regulation commits an offence and shall be liable on conviction to a fine of N100,000.00 or to a term of imprisonment not exceeding three months or to both such fine and imprisonment.

16. Regulation 143 of the principal regulations is amended in sub-regulation (2) by substituting the words "and the" immediately appearing after the word "Commission" with the words "or any other".

Regulation 148 of the Principal Regulations amended.

Regulation 143 of the

Principal

Regulations amended.

> 17. Regulation 148 of the principal Regulations is amended as follows, that is----

(a) By deleting the existing sub-regulation (3) and substituting it with a new sub-regulation (3) as follows-

"(3) Any person driving a vehicle or who being in charge of a motor vehicle disobeys or disregards a direction or a road sign created pursuant to the provisions of this regulation; or who, when required to submit the vehicle for weighing by the appropriate authority or any other public officer authorized on its behalf, fails or refuses to submit the motor vehicle to be weighed, commits an offence and liable on conviction to a fine of N200,000.00 in the case of heavy duty vehicle and N10,000.00 in the case of any other vehicle.

(b) By inserting new sub-regulations (5), (6), (7), (8) and (9) as follows, that is-

"(5) Any person who is in control of a heavy duty goods transport vehicle being a vehicle capable of carrying a load of more than 750 kilograms shall have his vehicle pass through a weigh-bridge or axle weighing scale.

(6) The limits to the dimensions, weight and axle load of heavy duty goods transport vehicles shall not exceed the authorized maximum dimensions set out in the Federal Highways Act, Cap F13, LFN 2004 and any subsidiary regulation made thereof.

(7) A vehicle owner or fleet operator who overloads a heavy duty vehicle or trailer beyond the regulated total laden weight of the vehicle or assembly of vehicles for national or inter-state transport (after 5 percent allowance on total laden weight for margin of error has been taken account of) shall be liable on conviction to a fine of N200, 000.00 or to a term of 6 months imprisonment or both.

(8) A vehicle owner or operator who fails to comply with the loading standard under these regulations shall in addition to any other penalty set out in these Regulations, be required to—

(a) cause the excess load to be discharged; and

(b) re-load the vehicle in conformity with the requirement of these Regulations, before putting the vehicle back on the road.

(9) In these Regulations, heavy duty vehicle is a vehicle that is capable of carrying a load of more than 750 kilograms

18. Regulation 151 of the principal regulation is amended as follows, that is—

(a) By deleting the existing sub-regulation (1) (*ii*) and substituting it with a new sub-regulation (1) (*ii*) as follows, that is—

"(1)(*ii*) where the goods or materials are contained in a holding container, be fitted with holding twist locks or fitted with other equipments or gadgets in such a manner that the container shall not fall off the truck or vehicle."

(b) By deleting the existing sub-regulation (3) and substituting it with a new sub-regulation (3) as follows, that is—

"(3) Any person who contravenes the provisions of this regulation is guilty of an offence and liable on conviction to a fine of N250,000.00 or to a term of 1 year imprisonment or both."

(c) By inserting a new sub-regulation (4) as follows, that is-

"(4) The driver and owner of the truck or vehicle shall be jointly and severally liable for contravention of any of the provisions of this regulation."

19. Regulation 152 of the principal regulations is amended as follows, that is—

(a) By deleting the existing sub-regulation (4) and substituting it with a new sub-regulation (4) as follows—

"(4) (a) A person shall not drive a vehicle on any public road which is not fitted with a speed limiting device. Any person who contravenes the provision of this sub-regulation commits an offence and liable on conviction to a fine of N10,000.00. Regulation 151 of the Principal Regulations amended.

Regulation 152 of the Principal Regulations amended.

(b) Any fleet operator who fails or refuses to install speed limiting device on his vehicle is guilty of an offence and liable on conviction to a fine of N50,000.00 and in addition shall have his certificate suspended until he complies with the provisions of this regulation.

(b) By deleting the existing sub-regulation (5) and replacing with a new sub-regulation (5) as follows—

"(5) Any person who acts in contravention of sub-regulations (1), (2) and (3) is guilty of an offence and liable on conviction to N10,000.00 or a term of imprisonment of 3 months or both.

(c) By inserting a new sub-regulation (6) and re-number accordingly, that is—

"(6) (a) Any person who engages in the distribution, sale or installation of speed limiting devices shall register and be accredited by the appropriate authority.

(b) No person shall distribute, sell or install sub-standard or fake speed limiting devices on motor vehicles.

(c) No person shall tamper with any speed limiting device installed in a motor vehicle.

(d) Any person who contravenes the provisions of this sub-regulation shall on conviction be liable to a fine of N100,000.00 or to a term of imprisonment not exceeding six months or to both such fine and imprisonment.

(e) In addition to the prescribed penalty in paragraph (d) above, the vehicle shall be impounded until a prescribed speed limiting device is installed by the owner.

(f) Any registered and accredited person who distributes, sells or installs substandard or fake speed limiting devices on motor vehicles shall have his registration and accreditation suspended and shall thereafter be prosecuted in a Court of law for contravention of this sub-regulation.

(g) The appropriate authority shall remove from the vehicle or confiscate any fake or sub-standard speed limiting devices and thereafter destroy same.

(h) Appropriate authority for the purpose of regulation 152 (6) shall be the Commission, Standards Organisation of Nigeria and the National Automotive Design and Development Council.

20. Regulation 154 of the principal Regulations is amended by deleting the existing regulation 154 and substituting with a new regulation 154 as follows, that is—

"154 (1) No person other than the President of the Federal Republic of Nigeria, Vice President, President of the Senate, Speaker of the House of

Regulation 154 of the Principal Regulations amended.

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Representatives, Chief Justice of Nigeria, Deputy President of the Senate, Deputy Speaker of the House of Representatives, Governors, Deputy Governors of States shall drive a vehicle on any public road using sirens, flashers or beacon lights,

Provided that in case of emergency, military, para-military agencies, Fire Service and ambulances are allowed to drive on public roads using sirens.

(2) Emergency situation for the purpose of this regulation means-

- (a) rescue;
- (b) pursuit;

(c) fire service;

(d) war or period of unrest."

(3) Any person who contravenes the provisions of this regulation commits an offence and shall be liable on conviction to a fine of N10,000.00 or to a \sim term of 6 months imprisonment or both.

21. Regulation 155 of the principal Regulations is amended as follows, that is—

(a) In sub-regulation (1) by deleting the figure N2,000.00 and replacing it with the figure N10,000.00.

(b) In sub-regulation (3) by deleting the figure N2,000.00 and replacing it with the figure N10,000.00.

(c) By inserting a new sub-regulation (6) immediately after the existing sub-regulation (5) thereof, that is—

"(6) The appropriate authority in this regulation means the Commission, Nigerian Custom Service and the Standards Organisation of Nigeria."

(d) By re-numbering the existing sub-regulation (6) as sub-regulation (7) and deleting the figure N2,000.00 therein and replacing it with the figure N10,000.00.

22. Amend regulation 156 of the principal Regulations by deleting the existing sub-regulation (3) and substituting it with a new sub-regulation (3) as follows, that is—

"(3) Any person who contravenes the provisions of this regulation shall be liable on conviction to a fine of N5,000.00 or a term of 9 months imprisonment or both."

23. Amend regulation 160 of the principal Regulations by renumbering the existing regulation 160 as regulation 160(1) and inserting new sub-regulations (2) and (3) as follows, that is—

"(2) No person shall drive a vehicle indiscriminately from one lane to the other on a public road or in such a manner as to endanger other road users. Regulation 155 of the Principal Regulations amended.

Regulation 156 of the Principal Regulations amended. 11

Regulation 160 of the Principal Regulations amended.

(3) Any person who contravenes the provisions of this regulation is guilty of an offence and liable on conviction to a fine of N10,000 or to a term of 3 months imprisonment or both.

Regulation 162 of the Principal Regulations amended.

Regulation 166 of the Principal Regulations amended.

Regulation 167 of the Principal Regulations amended.

Regulation 169 of the Principal Regulations amended. 24. Regulation 162 of the principal Regulations is amended by deleting sub-regulation (7) and substituting it with a new sub-regulation (7) as follows, that is—

"(7) Any person who contravenes the provisions of this regulation is guilty of an offence and liable on conviction to a fine of N50,000.00 or to term of imprisonment not exceeding of 2 years or both.

25. Regulation 166 of the principal Regulations is amended in subregulation (3) by deleting the figure "N4,000.00" and substituting it with the figure "N5,000.00".

26. Regulation 167 of the principal Regulations is amended as follows, that is—

(a) By deleting the existing sub-regulation (2) (ν) and substituting it with a new sub-regulation (2) (ν) as follows, that is—

"(ν) driving a motor vehicle against the direction of traffic;

(b) By inserting a new sub-regulation (2) (w) as follows, that is—

"(w) contravention of any of the provisions of regulation 162 of these Regulations."

27. Regulation 169 of the principal Regulations is amended as follows, that is--

(a) By deleting the existing sub-regulation (3) and substituting it with a new sub-regulation (3) as follows—

"(3) Where a vehicle is fitted with a television on the dash board or any part of the front compartment of the vehicle, the driver or person in control of such a vehicle shall switch off the television while the vehicle is in motion and under no circumstance shall such a television be switched on or in operation while the vehicle is in motion."

(b) By deleting the existing sub-regulation (4) and substituting it with a new sub-regulation (4) as follows—

"(4) Any person who contravenes the provisions of sub-regulation (1) and (2) of this regulation is guilty of an offence and liable on conviction to a fine of \aleph 10,000.00 or to a term of 6 months imprisonment or both.

(c) By inserting a new sub-regulation (5) as follows-

"(5) Any person who contravenes the provisions of sub-regulation (3) of this regulation is guilty of an offence and liable on conviction to a fine of N25,000.00 or to a term of 1 year imprisonment or both.

28. Regulation 171 of the principal Regulations is amended in subegulation (2) by deleting the figure "N2,000.00" and substituting it with the figure "N5,000.00.

29. Regulation 175 of the principal Regulations is amended by deleting the existing regulation 175 thereof and substituting it with a new regulation 175 as follows, that is—

Driving under the influence of alcohol

"175 (1) Any person, who while driving or attempting to drive or when in charge of a motor vehicle is under the influence of intoxicating drugs or alcohol above the legal limit or to such an extent as to be incapable of having proper control of such motor vehicle, shall be guilty of an offence and liable on conviction to a fine of N50, 000.00 or to imprisonment not exceeding 2 years, or both.

(2) The alcohol legal limit for each category of drivers shall be-

(a) 0.002 for young or novice drivers;

(b) 0.000 for commercial/commercial drivers; and

(c) 0.05 for general population.

(3) In these Regulations, a novice driver is a person who has not held a driver's licence for more than one year notwithstanding his age.

30. Regulation 176 of the principal Regulations is amended by deleting the existing regulation 176 thereof and substituting it with a new regulation 176 as follows, that is—

"(1) Any person who fails to cooperate with a preliminary road side breath test when required to do so shall be guilty of an offence and liable on conviction to a fine of N10,000.00 or to imprisonment for a term not exceeding 6 months or both.

(2) Any person who fails to provide an evidential specimen (blood, breath or urine) for analysis when required while in charge of a vehicle shall be guilty of an offence and liable on conviction to a fine of N10,000.00 or to imprisonment for a term not exceeding 6 months or both.

(3) Where a person is incapable of consenting to a test under this regulation, the guardian or any person legally responsible to give such consent on his behalf shall give the required consent or permission.

(4) Any person who fails to give the required consent or permission as provided in sub-regulation (3) shall be guilty of an offence and liable on conviction to a fine of N10,000.00 or to imprisonment for a term not exceeding 3 months or both.

Regulation 171 of the Principal Regulations amended.

Regulation 175 of the Principal Regulations amended.

Regulation 176 of the Principal Regulations amended.

(5) Any person suspected of having committed an offence under this regulation shall undergo medical/psychological evaluation at a government approved hospital before prosecution and the cost of such medical/psychological evaluation shall be borne by him.

(6) If a person is convicted under this regulation, he shall unless the Court for any special reason otherwise orders, be disqualified for a period of twelve months or if the court thinks fit, for any greater period (from date of the conviction) from driving a motor vehicle, holding or obtaining a driving licence."

31. Regulation 179 of the principal Regulations is amended in subregulation (2) by deleting the phrase "any other natural cause or circumstances" and substituting it with the phrase "any natural cause or any other circumstances".

32. Regulation 194 of the principal Regulations is amended as follows, that is—

(a) In sub-regulation (1)(d), by deleting the figure " $\aleph 2,000.00$ " and substituting it with the figure " $\aleph 5,000.00$ ".

(b) In sub-regulation (2), by deleting the figure "N3,000.00" and substituting it with the figure "N5,000.00".

33. Regulation 199 is amended by deleting the existing regulation 199 and substituting it with a new regulation 199 as follows, that is—

"(1) A fleet operator is any person, organization, company, academic institution, government department and agency who engages in transport services or any other service with at least five vehicles in its fleet.

(2) Fleet operators shall be graded into three broad categories as follows---

(i) operators with 100 vehicles and above;

(ii) operators with 26 to 99 vehicles; and

(iii) operators with 5 to 25 vehicles.

(3) There shall be inspections and assessments of fleet operators by inspectors and assessors rganizati by the Commission to determine their eligibility for operating permit.

(4) Any person or rganization intending to operate transport services shall first apply to the Commission for a provisional operating permit and same shall be issued upon fulfilling the prescribed conditions and requirements. The provisional permit shall be valid for a period of nine months after which a certificate of compliance shall be issued to the transport operator on compliance with standards and specifications prescribed by the Commission.

Regulation 179 of the Principal Regulations amended.

Regulation 194 of the Principal Regulations amended.

Regulation 199 of the Principal Regulations amended.

(5) The certificate of compliance shall be valid for a period of one year and may be renewed on payment of a prescribed fee subject to standards and specifications prescribed by the Commission.

(6) There shall be yearly inspections and assessments of fleet operators to determine the grouping and classes of certification based on prescribed standards and specifications.

(7) The Commission shall issue a yearly compliance sticker for every vehicle in a fleet which has been inspected and certified and such compliance sticker shall be affixed on the vehicle front windscreen.

(8) All vehicles certified under this regulation shall be inscribed with emergency phone number(s) boldly written at the rear and sides of the vehicles for the purpose of emergencies and all fleet operators shall have recovery vehicles and a rescue plan for road crashes.

(9) All certified fleet operators shall maintain records of drivers, vehicles, routes plied and road crashes and their causes, and submit same on quarterly basis to the Commission.

(10) All fleet operators shall organize periodic training, seminars and courses for their members and drivers and such courses shall include defensive driving, speed limit, use of the road, number of passengers, traffic signs, compliance with registration and pedestrian crossing. Provided that such periodic training, seminars and courses are certified by the Commission.

(11) Any fleet operator who fails to comply with the provision of subregulation (9) of this regulation shall be liable on conviction to a fine of N50,000.00 and shall in addition have his operations suspended until the requirements of these Regulations are met by such fleet operator.

(12) Any fleet operator who fails to comply with the provisions of subregulation (10) shall be issued with a warning letter by the Commission and if after a period of 2 months the fleet operator has still not complied, he shall be guilty on conviction to a fine of N200,000.00 or have his operation suspended until the requirements of sub-regulation (10) are complied with by such fleet operator.

(13) Any fleet operator who refuses to allow the certification team access into his premises to carry out assessment and inspection or refuses to avail himself for assessment or inspection shall be liable on conviction to a fine of N200,000.00.

(14) Any fleet operator who fails to meet with the certification standard twice shall be suspended from operation until he fulfils the certification standard.

(15) Any fleet operator who fails to fix certification sticker on his vehicle shall be liable on conviction to a fine of N10,000.00.

(16) If any fleet operator is involved in road traffic crash resulting in damage of the vehicle and the sticker, the fleet operator shall re-apply for the sticker at the cost of N2,000.00.

(17) Any fleet operator who fails to write emergency phone number on his vehicle shall be liable on conviction to a fine of N10,000.00.

(18)(*a*) Any fleet operator who is involved in road traffic crash up to five times within a quarter shall be investigated and if found culpable of not complying with stipulated safety standards have its licence suspended and be prosecuted. In addition to any other penalty prescribed by these Regulations or any other law, such fleet operator shall on conviction have its operation declared unsafe for public patronage. Nothing in this provision shall preclude the Commission from investigating any fleet operator involved in a single road traffic crash within a quarter.

 (b) Any fleet operator who is involved in a fatal crash shall be investigated and if found culpable shall on conviction have its operation suspended.
 Provided that the fleet operator may re-apply for its licence on complying with stipulated safety standards.

(c) Nothing in this regulation shall prevent any victim of road traffic crash from taking legal action against such fleet operator.

(19). In addition to third party insurance, all fleet operators shall have an insurance policy which shall cover victims of road traffic crash involving vehicles of the fleet operators."

(20)(a) The driver or operator of a commercial vehicle shall convey any fare-paying passenger in his vehicle to the agreed destination.

(b) Where for any reason the driver or operator cannot proceed with the journey, the passenger shall be refunded the full amount he paid as fare and where the journey is disrupted or discontinued on the road for any reason other than deliberate act of the passenger, the driver or the operator of the vehicle shall provide alternative vehicle to convey the passenger to his destination.

(c) Any person who contravenes the provisions of this sub-regulation commits an offence and liable on conviction to a fine of N25,000.00 and in addition may have his driver's licence suspended for one month and the owner or operator of the vehicle shall compensate the passenger for an amount to be determined by the Court.

(d) The driver and the owner or operator shall be severally and jointly liable for contravention of any of the provisions of this sub-regulation.

34. Regulation 200 of the principal Regulations is amended as follows, that is—

(a) By re-numbering the existing sub-regulation (4) as sub-regulation (3);

(b) By re-numbering the existing sub-regulation (5) as sub-regulation (4);

(c) By inserting a new sub-regulation (5) as follows-

"(5) A company shall not be registered as a commercial transport company by the Corporate Affairs Commission unless it presents to the Corporate Affairs Commission a certificate of compliance issued by the Commission."

(d) By re-numbering the existing sub-regulation (3) as sub-regulation (6).

35. Regulation 201 of the principal regulations is amended by inserting a proviso as follows, that is—

"Provided that such periodic training, seminars and courses are certified by the Commission."

36. Regulation 202 of the principal Regulations is amended in subregulation (4) by deleting the figure N3,000.00 and substituting it with the figure N100,000.00.

37. Regulation 204 of the principal Regulations is amended as follows, that is—

(a) In sub-regulation (1) by inserting immediately after the full stop the followings—

"Any organization or Ambulance Operator who fails to comply with this provision shall be liable on conviction to a fine of N50,000.00 or a term of 3 months imprisonment."

(b) In sub-regulation (2) by deleting the word "shall" appearing immediately after the word "Commission" and substituting it with the word "may".

(c) In sub-regulation (3) by inserting the word "Ambulance" immediately before the word "Operators" in line 1, deleting the word "regular" between the words "on" and "basis" and substituting it with the word "quarterly" and inserting immediately after the full stop the following—

"Any Organization or Ambulance Operator who fails to comply with this provision shall be liable on conviction to a fine of N50,000.00 or a term of imprisonment for three months."

38. Regulation 206 of the principal Regulations is amended as follows, that is—

Regulation 200 of the Principal Regulations amended.

Regulation 201 of the Principal Regulations amended.

Regulation 202 of the Principal Regulations amended.

Regulation 204 of the Principal Regulations amended.

Regulation 206 of the Principal Regulations amended.

(a) In sub-regulation (1) by deleting the word "exceeds" immediately after the word "vehicles" in paragraph (a) and substituting it with the words "does not exceed".

(b) By deleting the existing sub-regulation (4) and substituting it with a new sub-regulation (4) that is—

"(4) The draw bar or tow bar to be used by towing vehicles is securely attached to a hook-up device commonly referred to as under-reach, wheel-lift, sling-type or bar-type hook-ups."

(c) By inserting a new sub-regulation (6) immediately after the existing sub-regulation (5) that is—

"(6) Any person who contravenes the provisions of this regulation shall on conviction be liable to a fine of N50,000.00 or imprisonment for a term of three months."

39. Regulation 211 of the principal Regulations is amended as follows, that is—

(a) In sub-regulation (4) by deleting the figure "N2,000" and substituting it with the figure "N5,000.00".

(b) In sub-regulation (4) by deleting the figure "N2, 000" and substituting it with the figure "N5, 000.00" and deleting the word "to" between the words "imprisonment" and "both".

(c) By inserting immediately after the existing sub-regulation (4) the following new sub-regulation (5) that is—

"(5) Appropriate authority in this regulation means the Commission, Motor Licencing Authority of the states and Federal Capital Territory and Vehicle Inspection Office."

40. Regulation 219 of the principal Regulations is amended as follows, that is—

(a) In regulation 219, by deleting the figure "N2,000.00" and substituting it with the figure "N5,000.00"; and re-numbering the regulation as sub-regulation (1) that is- "219(1)".

(b) By inserting a new sub- regulation (2) that is-

Medical/Psychological Evaluation

"(2) Any person suspected of having committed any of the following offences shall undergo medical/psychological evaluation at a government approved hospital before prosecution and the cost of such medical/ psychological evaluation shall be borne by him—

(a) Failure to abide with loading of vehicles as provided in regulation 116 of the principal Regulations;

Regulation 211 of the Principal Regulations amended.

Regulation 219 of the Principal Regulations amended.

(b) Driving a vehicle with load exceeding the prescribed limit as provided in regulation 117 of the principal Regulation;

(c) Driving a vehicle affixed with the notice "OFF THE ROAD" as provided in regulation 144 of the principal Regulations;

(d) Driving a vehicle in excess of the prescribed speed limit as provided in regulation 152 of the Principal Regulations;

(e) Making dangerous or wrongful overtaking as provided in regulation 162 of the principal Regulations;

(f) Dangerous driving as provided in regulation 167 of the principal Regulations:

(g) Causing obstruction on public roads as provided in regulation 171 of the principal Regulations;

(h) Driving under the influence of drug or alcohol as provided in regulation \sim 174 of the principal Regulations;

(i) Driving or parking a vehicle on footways or pavements as provided in regulation 209 of the principal Regulations.

Provided that if in the opinion of a member of the Corps, it is necessary to conduct medical/psychological evaluation of a person suspected of having committed any offence under these Regulations, such person shall undergo the medical/psychological evaluation at a government approved hospital before prosecution and the cost of medical/psychological evaluation shall be borne by him.

(3) If a person who undergoes medical/psychological evaluation is found to have medical problem, such a person shall at his own cost, undergo medical treatment and his driver's licence shall be withdrawn until he is certified fit by a medical doctor to drive a vehicle. If however, the person is found to have psychological problem, he shall at his own cost, undergo compulsory counseling at an appropriate medical/psychological institutions and his driver's licence shall be suspended until he is certified fit to drive a vehicle by a medical doctor or a psychologist.

41. Regulation 226 of the principal Regulations is amended by inserting new sub-regulations (3) and (4) as follows, that is-

"(3) Any person who assaults a member of the Corps while on duty is guilty of an offence and liable on conviction to a fine of N20,000.00 or a term of 6 months imprisonment or both.

(4) Any person who obstructs a member of the Corps from performing his statutory duty is guilty of an offence and liable on conviction to a fine of N5,000.00 or a term of 3 months imprisonment or both.

42. These Regulations shall be cited as National Road Traffic (Amendment) Regulations, 2016.

Regulation 226 of the Principal Regulations amended.

17

Citation.

Amendment of Schedule 5 to the principal Regulations. 43. Amend Schedule 5 to the principal Regulations by deleting the existing Schedule 5 and substituting it with a new Schedule 5 as follows that is—

SCHEDULE 5

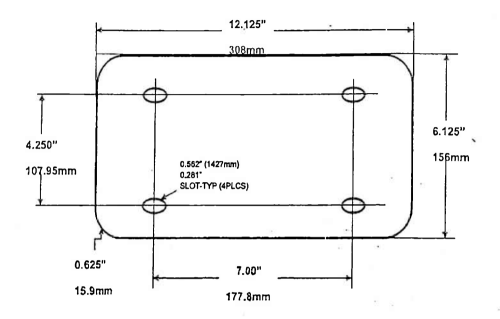
(Regulation 37 and 39)

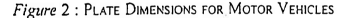


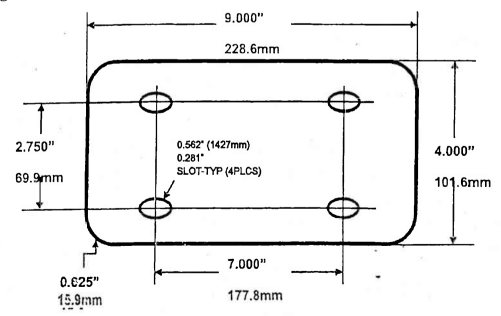
FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DIMENTIONS

Figure 1 : PLATE DIMENSIONS FOR MOTOR VEHICLES







The number plates shall be as in the dimensions and format shown above. It shall in addition contain graphics as may be determined by the Commission from time to time.

SCHEDULE 5

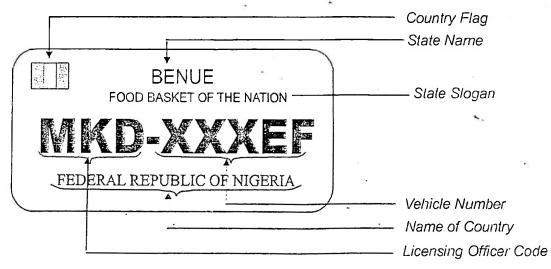
(Regulation 39 (3) (a))

FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 3 : NUMBER PLATES FOR PRIVATE AND COMMERCIAL MOTOR VEHICLES

PRIVATE NUMBER PLATE



Commercial Number Plate

			- Country Flag — State Name
	BAYELSA THE GLORY OF ALL LANDS	<u>}</u>	State Slogan
G	B-XXXXA		
FED	ERAL REPUBLIC OF NIGERIA		- Vehicle Number
			Name of Country
	·		Licensing Officer Code

SCHEDULE 5

(Regulation 39(3)(a))

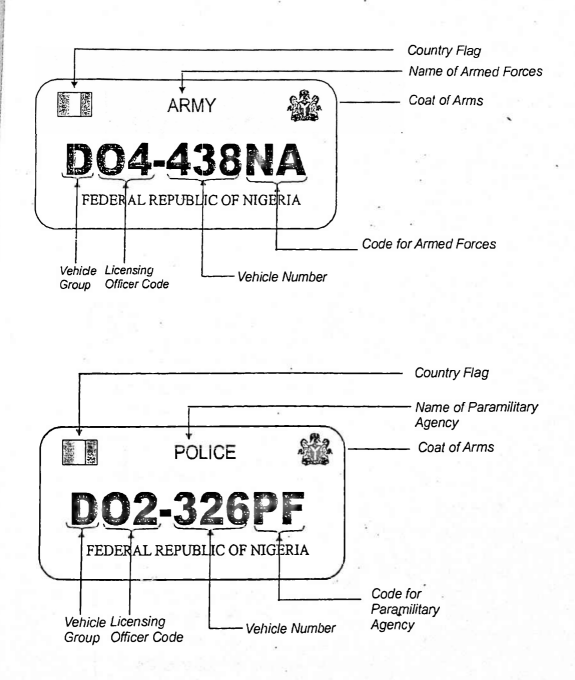


1

FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 4 : NUMBER PLATES FOR ARMED FORCES AND PARAMILITARY VEHICLES



SCHEDULE 5

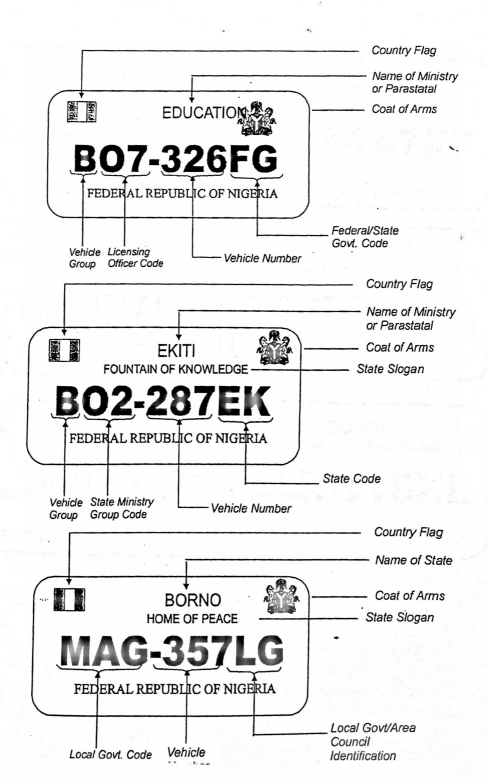
(Regulation 39 (3) (b), (4))



FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 5 : NUMBER PLATES FOR GOVERNMENT VEHICLES





SCHEDULE 5

(Regulation 39 (4) (b)(c))



14

FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 7 : SAMPLES OF NUMBER PLATES FOR MILITARY VEHICLES



Colour Code : BLACK lettering on white background

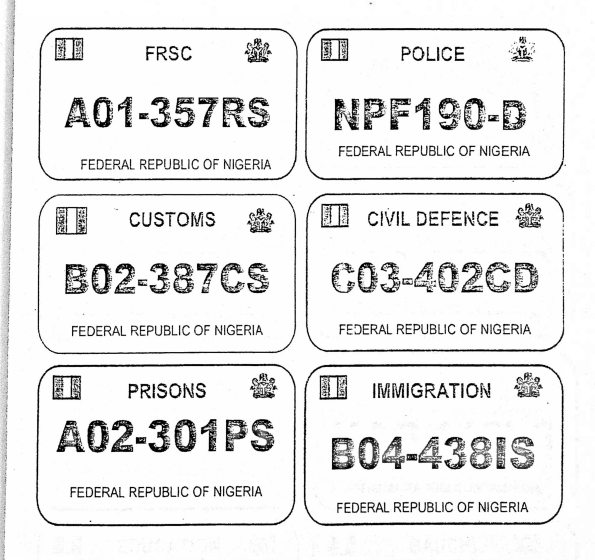
Downloaded for free from www.SabiLaw.ong #Sat SCHEDULE 5 (Regulation 39 (4) (b)(c))



FEDERAL REPÚBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 8 : SAMPLES OF NUMBER PLATES FOR PARAMILITARY VEHICLES



Downloaded for free from www.SabiLaw.org #Sat SCHEDULE 5 (Regulation 39 (4) (b)) FEDERAL REPUBLIC OF NIGERIA NUMBER PLATE DESCRIPTIONS Figure 8 : NUMBER PLATES FOR FEDERAL, STATE AND LOCAL GOVERNMENT VEHICLES 1 \$ 2 HEALTH YOBE PRIDE OF THE SAHEL A12-357FG B04-247YB FEDERAL REPUBLIC OF NIGERIA FEDERAL REPUBLIC OF NIGERIA **S 2** 11 -**FINANCE** DELTA THE FINGER OF GOD **B10-387FG** C03-402DT FEDERAL REPUBLIC OF NIGERIA FEDERAL REPUBLIC OF NIGERIA **S** \$*****2 劉隆 IITA BORNO HOME OF PEACE G43-301FG MAG-116LG FEDERAL REPUBLIC OF NIGERIA FEDERAL REPUBLIC OF NIGERIA S 2 EDUCATION BAUCHI PEARL OF TOURISM **B07-438FG** DAS-156LG FEDERAL REPUBLIC OF NIGERIA FEDERAL REPUBLIC OF NIGERIA



B 39

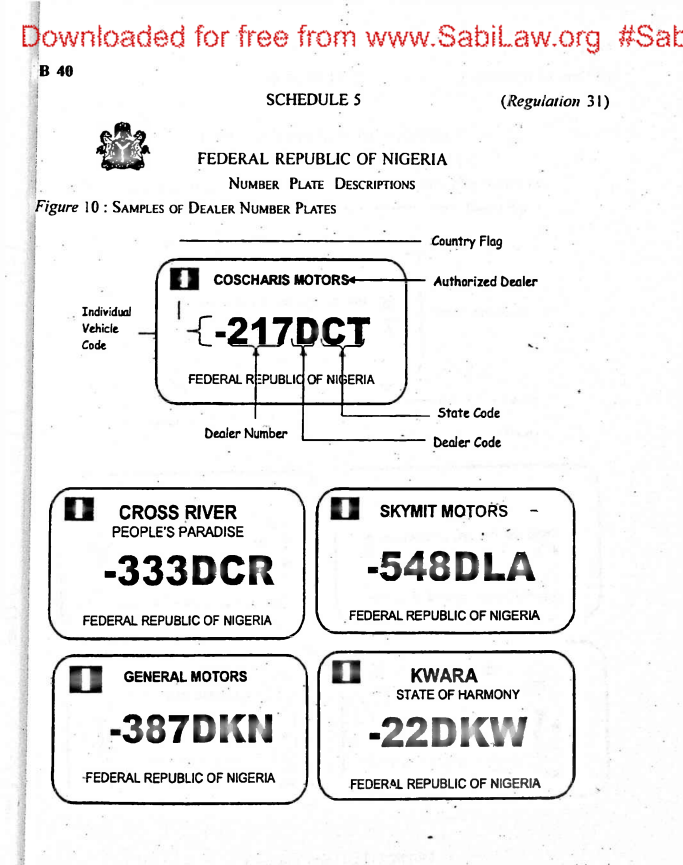
(Regulation 5 (1) and (2))

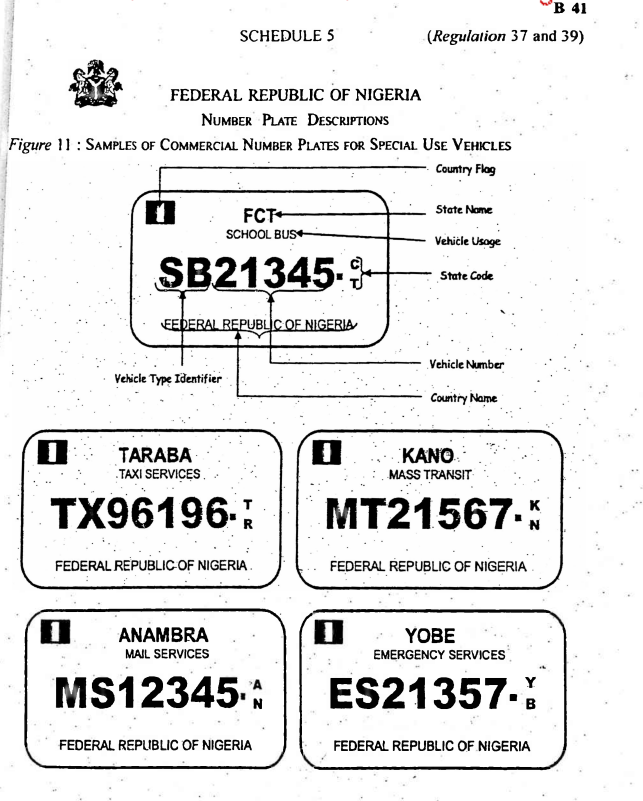
FEDERAL REPUBLIC OF NIGERIA Number Plate Descriptions

SCHEDULE 5

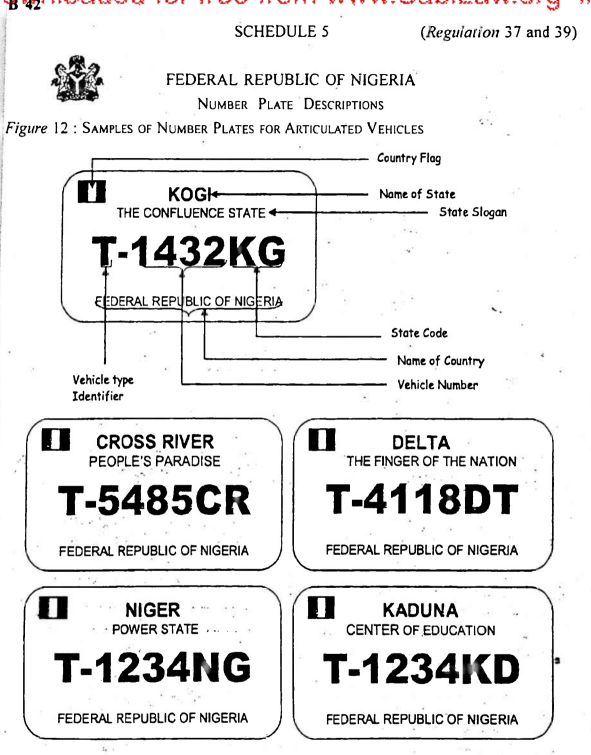
Figure 9 : SAMPLE OF SPECIAL NUMBER PLATES







Colour Code : RED lettering



Colour Code : RED lettering

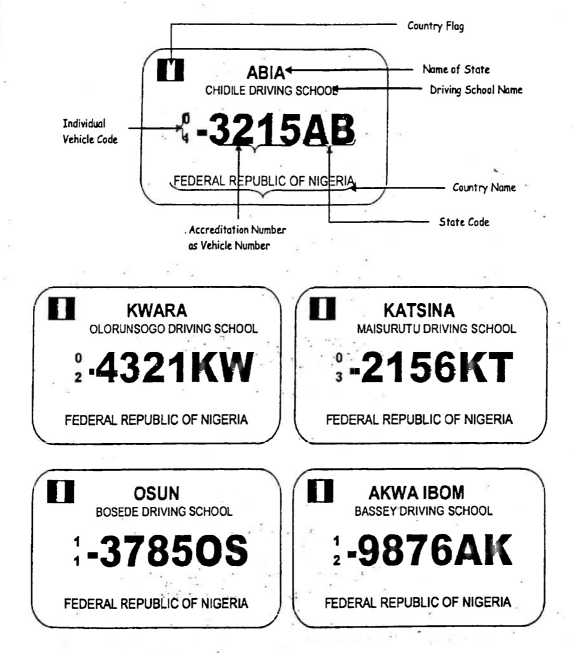
Downloaded for free from www.SabiLaw.org43 #Sat SCHEDULE 5 (Regulation 39 (3) (b), (4))



FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 13 : SAMPLES OF NUMBER PLATES FOR DRIVING SCHOOL VEHICLES



Colour Code : RED lettering

Downloaded for free from www.SabiLaw.org #Sabi SCHEDULE 5 (Regulation 37 and 39)



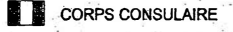
FEDERAL REPUBLIC OF NIGERIA

NUMBER PLATE DESCRIPTIONS

Figure 14 : SAMPLES OF NUMBER PLATES FOR DIPLOMATIC VEHICLES

CORPS DIPLOMATIQUE 401CD-104 FEDERAL REPUBLIC OF NIGERIA

It is white lettering on PURPLE background and has the codes CMD, CD or AT.





It is white lettering on BROWN background and has only CC as a codes.

CORPS TECHNIQUE



FEDERAL REPUBLIC OF NIGERIA

It is white lettering on NAVY BLUE background and has the codes CMT and CT.

B 45

Amer	44. Amend Schedule 11 to the principal Regulations by deleting the exist-
ofScl	ing Schedule 11 and substituting it with a new Schedule 11 as follows, that is—
II to	the
orinci	
Regul	lations.
	Annexure 2
1	
Ą	FEDERAL REPUBLIC OF NIGERIA NOTICE OF OFFENCE SHEET PUBSUANT TO SECTIONS 10(4), 28(2) OF FRSC (ESTABLISHMENT) ACT 2007 NO/RS AX
2	NAME OF OFFENDER
	ADDRESS
g .	
^	OFFENDER TO BE DECLARED WANTED YES NO
	QUALIFICATION FSLC SSCE DEGREE NONE
and and	AGE UNDER 18 18-25 26-36 36-45 ABOVE 45
вГ	VEHICLE:
	REG NO TYPE
1000	COLOUR MAKE
	MOTORCYCLE STATION WAGON PICKUP VAN BUS TANKER
-	
	CAR (Saloon) COMMERCIAL PRIVATE GOVERNMENT OTHER
C.	OFFENCES(S):
1	CODE LOCATION (give land mark)
D	DRIVER'S LICENCE:
	NUMBER DATE FIRST ISSUED
	RENEWAL DATE ISSUING STATE
ε	CONFISCATION: Vehicle License Stage Carriage Cert ID CarcProof of Owrarship
	Vehicle License Stage Carriage Cert ID CardProof of Owranship
3.0	Driver's Licence Deimery note/waybill Vehicle Others
	Insurance Reactworthiness Cert Vehicle keys
	Passport Hackney Permit Pohzer FRSC/VIO Receipt/Ticker
F	REPORT AT:
	Location By PAY AT
6 .	ARRESTING OFFICER (TICK AS APPROPRATTE)
	UNEFORMED MARSHAL
3	SPECIAL MARSHAL SIGNATURE.
,	CAUTION: This Notice of Offence expires after 7 days from the date of assue thereafter you may be PROSECUTED
н	GAU LEGIST INS NOTCE OF OTTERCE EXPIRES OTTER 7 DAYS TICK THE DOTE OF ISSUE THEREATTER YOU MUY DE PROSECUTIES
	DO NOT MOVE YES NO



FEDERAL REPUBLIC OF NIGERIA



NOTICE OF OFFENCE SHEET PURSUANT TO SECTIONS 10(4), 28(2) OF FRSC (ESTABLISHMENT) ACT, 2007

s.	TICK INFRINGEMENTISI	<i>Coni</i> :	POINTS	PINALIY	CATEGORY
1	LIGHT OR SIGN VIOLATION	LSV	2	5.000.00	2
2	ROAD OBSTRUCTION	ROB	3	5,000.00	1
3	ROUTE VIOLATION	RTV	5	5,000.00	1
4	SPEED LIMIT VIOLATION	SLV	3	10,000.00	1
- 5.	VEHICLE LICENCE VIOLATION	VLV	3	5,000.00	2
6.	VEHICLE NUMBER PLATE VIOLATION	NPV	3	5,000.00	1
7.	DRIVER'S LICENCE VIOLATION	DLV	10	10.000.00	2
8.	WRONGFUL OVERTAKING	WOV	3	50,000.00	1
9.	ROAD MARKING VIOLATION	RMV	5	5,000.00	1
10.	CAUTION SIGN VIOLATION	CSV	3	5.000.00	- 3
11.	DANGEROUS DRIVING	DGD	10	50,000.00	1
12.	DRIVING UNDER ALCOHOL OR DRUG INFLUENCE	DUI	10	50,000.00	2
13.	OPERATING A VEHICLE WITH FORGED DOCUMENTS	OFD	10	20,000.00	2
14.	UNAUTHORIZED REMOVAL OF OR TAMPERING WITH	UTS	5	5,000.00	1 🐃
	ROAD SIGNS				
15.	"DO NOT MOVE" VIOLATION	DNM	2	5.000.00	1
16.	INADEQUATE CONSTRUCTION WARNING	ICW	-	50,000.00	1
17.	CONSTRUCTION AREA SPEED LIMIT VIOLATION	CAV	3	5,000.00	4
18.	FAILURE TO MOVE OVER	FMO	3	5,000.00	4
19.	FAILURE TO COVER UNSTABLE MATERIALS	FCM	5	5,000.00	1 .
20.	OVERLOADING	OVL	10	10,000.00	- 1
21.	DRIVING WITH WORN-OUT TYRE OR WITHOUT	TYY	3	5,000.00	1
	SPARE TYRE				
22.	DRIVING WITHOUT OR WITH SHATTERED	VWV	2	5,000.00	E E
	WINDSCREEN				
23.	FAILURE TO FIX RED FLAG ON PROJECTED LOAD	FFF	3	5,000.00	- 1 · ·
24.	FAILURE TO REPORT ACCIDENT	FRC	10	20.000.00	
25.	MEDICAL PERSONNEL OR HOSPITAL REJECTION	RAV	-	50,000.00	1
	OF ACCIDENT VICTIM				
26.	ASSAULTING MARSHAL ON DUTY	AMD	.10	20,000.00	2
27.	OBSTRUCTING MARSHAL ON DUTY	OMD	2	5,000.00	2
28.	ATTEMPTING TO CORRUPT MARSHAL	ACS	10	.10.000.00	2
29.	CUSTODY FEE N200 per day after 24 hours		_		
30.	DRIVING WITHOUT SPECIFIED FIRE EXTINGUISHER	FEV	3	5.000.00	3
31.	DRIVING A COMMERCIAL VEHICLE WITHOUT	PMV	.10	10,000.00	2
	PASSENGER MANIFEST				
32.	DRIVING WITHOUT SEAT BELT	SUV	2	5,000.00	1
33.	USE OF PHONE WHILE DRIVING	UPD	4	5,000.00	1

			\approx			1
	DRIVING A VEHICLE WHILE UNDER 18 YEARS	UDR		5.000.00	1	
	RIDING MOTORCYCLE WITHOUT A CRASH HELMET	RMH	2	5.000.00	1	
	EXCESSIVE SMOKE EMISSION	ESE	.2	5.000.00	1	
	MECHANICALLY DEFICIENT VEHICLE	MDV	5	5.000.00	1	
	TAMPERING WITH OR ALTERING NUMBER PLATE	TNP	10	50.000.00	1	
	VEHICLE IDENTIFICATION TAG VIOLATION	VITV	5	5.000.00	1	
	SMOKING OR EATING WHILE DRIVING	SWD	4	10.000.00	1	
	RETRO-REFLECTOR VIOLATION (INDIVIDUAL)	RRV	3	10,000.00	1	
	RETRO-REFLECTOR VIOLATION (FLEET OPERATOR	RRVF		200,000.00	1	
	OR CORPORATE BODY)					
	CHILD SAFETY VIOLATION	CS	3	5.000.00	1	
	SALE OF RE-CUT OR EXPIRED TYRE	SRT	—	100.000.00	2	
1	OVERLOADING OF HEAVY DUTY VEHICLE	OHV	10	200.000.00	1	
-	DRIVING WITHOUT SPEED LIMITING DEVICE	DSL	3	10.000.00	2	
	FAILURE TO INSTALL SPEED LIMITING DEVICE	FID	10	50,000.00	2	
	UNAUTHORIZED DEALING IN SPEED LIMITING	UDSD		100.000.00	2.	•
	DEVICE					
	PREACHING OR HAWKING IN A COMMERCIAL	PHV	-	10,000.00	1	
	VEHICLE .					
	PREACHING OR HAWKING WITH VEHICLE APPARATUS	РНА		10.000.00	1	
	WATCHING TELEVISION WHILE DRIVING A MOTOR	WTD	10	25,000.00	1	
	VEHICLE					
	FAILURE TO CO-OPERATE WITH PRELIMINARY	FCT	5	10,000.00	2	
	ROAD SIDE TEST			2) ⁴⁰		
	FAILURE TO PROVIDE EVIDENTIAL SPECIMEN	FPS	5	10,000.00	2	
	FAILURE TO GIVE PERMISSION FOR A LABORATORY	FPT		10,000.00	2	
	TEST					
	FLEET OPERATION VIOLATION	FOV	—	200.000.00	2	
	FAILURE TO FIX CERTIFICATION STICKER BY	FFS	_	10.000.00	I	
	FLEET OPERATOR			10.000.00		
	FAILURE TO WRITE EMERGENCY PHONE NUMBER	EPN	3	10,000.00	1	
	CODE OF ETHICS VIOLATION	CEV	b 1	100,000.00	2	
	TOWING VAN VIOLATION	TVL	_	50,000.00	2	
	FAILURE TO PRODUCE VEHICLE FOR INSPECTION	PVI	_	5,000.00	2	
	SCHOOL BUS VIOLATION	SBV	-	50,000.00	1	
	USE OF SIRENS VIOLATION	USV	5		1	1
the second	FAILURE TO CONVEY PASSENGER TO DESTINATION	FCP	.—		2	
in the second		ASV	-3	50.000.00 5.000.00	2 2	
	VEHICLE INSPECTION VIOLATION	VIV	3 5	20,000.00	2	
ALC: NO.	DRIVING RIGHT-HAND VEHICLE	DRV		250,000.00	1	
CONTRACTOR OF	FAILURE TO SECURE CONTAINER	FSC	10		1	
1000	ANNUAL MEDICAL TEST VIOLATION	AMT	3	Suspension of Drivers	2	
A 100 00				Licence		
ŝ						

69.	CONVOY DRIVING TEST VIOLATION	CDTV	5	5.000.00	2
70.	DIRECTIONAL ROAD SIGN FOR WEIGHING	DRVH	10	200,000.00	I
	VIOLATION (HEAVY DUTY VEHICLES)	30	ŝ.		
71.	DIRECTIONAL ROAD SIGN FOR WEIGHING	DRVO	5	10,000.00	i
	VIOLATION (OTHER VEHICLES)				

Nor: : Custody fee on impounded Motor Vehicle and Motorcycle/Tricycle is N200.00 per day payable after initial 24hours of grace.

For further explanations, Visit : www.frsc.gov.ng/offences

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Amendment of Schedule 16 to the principal Regulations. 45. Amend Schedule 16 to the principal Regulations by deleting the existing Schedule 16 and substituting it with a new Schedule 16 as follows, that is—

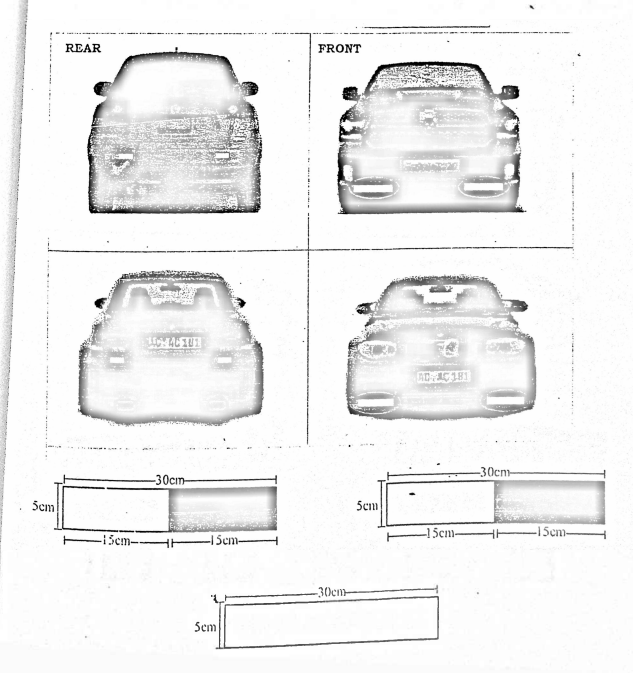
SCHEDULE 16

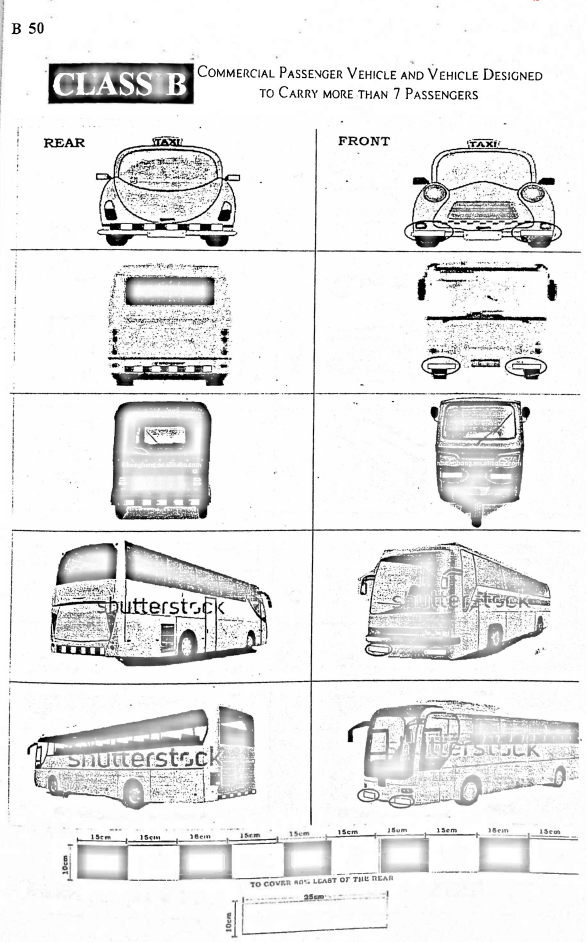
(Regulation 123)

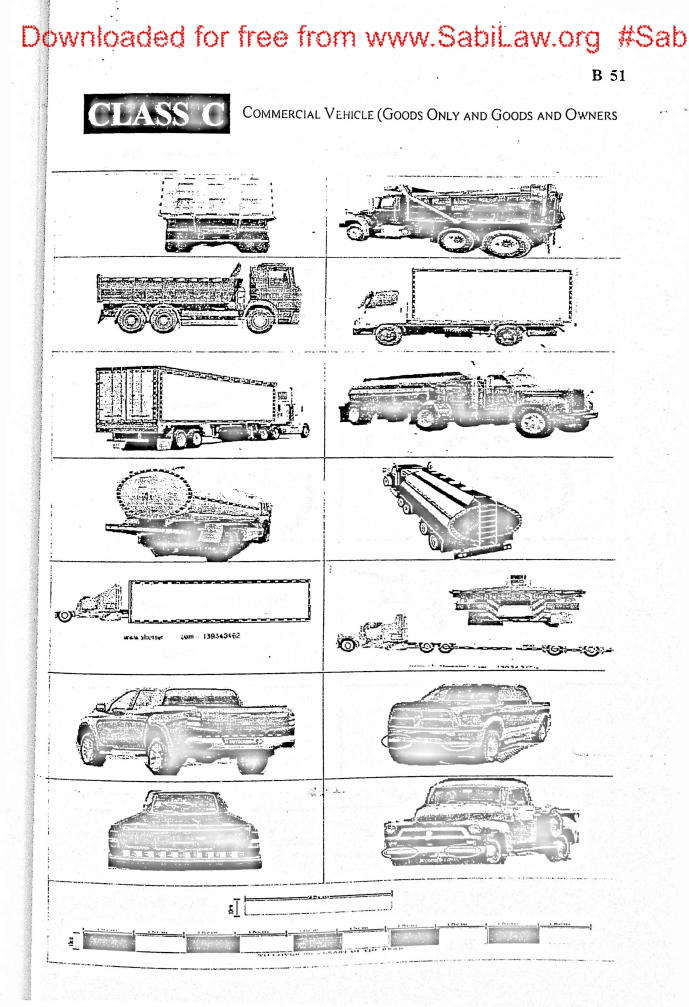
FEDERAL REPUBLIC OF NIGERIA

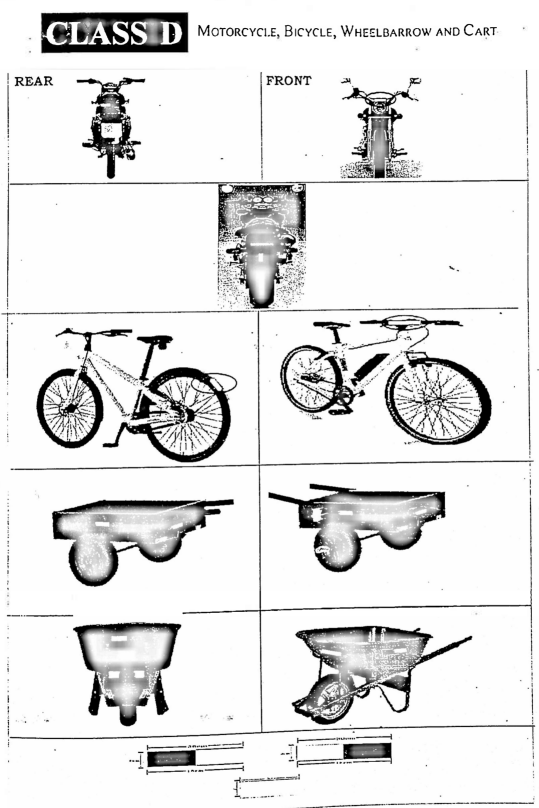
REFLECTIVE STICKERS FOR VEHICLES











MADE at Abuja this 4th day of January, 2016.

Вовоче Очечемі, мғк, mni Corp Mashal Federal Road Safety Commission