Sub: Transport Department – Registration of BS-IV vehicles  
- Orders of Hon’ble Supreme Court dated 27-03-2020 - further instructions - issued- Regarding.

2. No.RT-11036/16/2018-MVL dated 20-04-2020 of MoRT, GOI  

In continuation of the circular issued in the reference 3rd cited in which detailed clarifications were issued on the issues relating to permanent registration of vehicles which were already done TR before 01.04.2020, further orders are issued as follows in compliance of the orders of Honourable Supreme Court of India in WP NO: 13029/1985 dated 27.03.2020:

1) All vehicles for which TR was done on or before 31.03.2020 can be registered before 30.04.2020. The detailed instructions are already issued in this regard vide ref 3rd cited.

2) With regard to unsold stock of BS IV vehicles pending sale due to COVID lockdown, TR shall be allowed as per orders of Honourable Supreme Court only.

The conditions to be satisfied for registration of motor vehicles of BS IV emission standard by transport authorities, as per the orders of SC are as follows:

i. The sale of vehicle shall have happened within 10 days after lifting of lockdown.

ii. The vehicle sold shall be in list of 10% of the unsold stock of each dealer.

iii. The vehicle shall be in list of 10% limit as verified from the affidavit filed within 7 days of sale with details of engine number and chassis number of the sold vehicles, before the Supreme Court (We should get from each dealer what is the total stock, with engine number and chassis number of each vehicle, available with them as on 01.04.2020 and as on the date of lifting of lockdown, to arrive at the limit of 10% to be allowed).

iv. Only those vehicles shall be permitted to be registered about which affidavit is filed by applicant / Federation of Automobile Dealers Association before the Honourable Supreme Court.

No BS IV vehicle which does not satisfy all the above conditions will be allowed TR. While there is time limit fixed for sale of 10% BSIV vehicles, there is no time limit set by the Honourable Supreme Court for registration by the authorities.

3. All BS VI vehicles can be allowed to be temporarily and permanently registered if all the other statutory requirements are fulfilled.
4. All BS III and BS IV vehicles other than those covered under SC order (C.E.Vs, tractors and trailers etc) can be allowed TR and further permanent registration.

The J.T.C.(IT) will initiate the changes in the software, if any, required to be done in this regard immediately and communicate to all concerned.

A copy of the orders of the Hon'ble Supreme Court and advisory issued by the MoRTH are enclosed. All the Registering Authorities are requested to take further necessary action accordingly.

Sd/P.S.R.Anjaneyulu
Transport Commissioner

Endl: Copies of references 1st and 2nd cited.

To
All the Registering Authorities in the State
All the Addl. Registering Authorities in the State
Copy submitted to the Principal Secretary to the Government, Transport, R&B Department, 5th Building, 1st Floor, A.P.Secretariat, Velagapudi, Guntur District.

//t.c.f.b.o//

Asst. Secretary