

Terms of domestic temporary transporting companies on the abroad border roads

Introduction:

For temporary activity of domestic transporting companies on abroad borders road the following items were notified:

Article1: Any transporting on abroad borders of domestic transporting companies which have credit license of Road and transporting Organization, hereinafter called "Company", after mentioned conditions in this set of terms and achieving license of Road and transporting Organization, hereinafter called "Organization", will be possible.

Note: Any transporting of companies which don't have the license (on abroad border) such as foreign tickets sale are forbidden and against of law and assumed infraction.

Article 2: Those companies which are active for at least 2 years in domestic section can represent their application for temporary activity at abroad borders to the Organization.

Note1: Those active and capable domestic transporting companies can represent their application of temporary transporting on abroad borders after six months of activity by following the mentioned rules and terms of this set of regulation.

Note2: Organization of Transporting and terminals of the state, after receiving applications of companies according to temporary transporting on abroad borders and investigating documents of them, should deal with

confirming the applications that were sent to the office of the organization of border Transiting and Terminals.

Article 3: Transit offices and boarder terminals of Organization, according to social, economical condition, and other factors such as efficiency and no efficiency of the existence companies, supply and demands of trip, and probable limitations of destination countries, deals with applications and determine the number of countries and permitted ways (paths); and companies, after receiving the primary acceptance for acting at aboard borders from the mentioned office, can act according to the following table for agreement in country.

| Year of abroad transporting | No. of countries | No. of ways (paths) |
|-----------------------------|------------------|-----------------------|
| First year | Utmost 2 | Each country utmost 2 |
| Second year and so on | Utmost 3 | Each country utmost 3 |

Note: Capable companies which are mentioned at Article 2, Note2, after receiving the primary at abroad borders from transit office and boarder terminals of the organization, can refer to the following table for their agreement.

| Year of abroad transporting | No. of countries | No. of ways (paths) |
|-----------------------------|------------------|-----------------------|
| First year | Utmost 3 | Each country utmost 3 |
| Second year and so on | Utmost 4 | Each country utmost 3 |

Article 4: Companies can just act and inform the people on the ways which have license. And Transporting organization, state terminals that companies and their representatives and branches at located at the state should monitor the ways of informing at the companies.

Article 5: The license of transporting at abroad border valid just for 1 year and can be extended, if these regulations and other current rules are not followed by the company, the license would be cancelled.

Article 6: Company, one month before the time of expiry of the contract between company and foreign company, should declare the circumstances of determining how transporting goes on to transporting organization and state terminals. It is obvious that when the circumstances are not followed, for receiving license for the next time for company's transporting on abroad borders, 6 months after expiry date of previous contract and obeying Article 3 of this set of regulation, is needed.

Article 7: Active companies centered at Tehran, for extending their acting should have at least 50 road services in each path during the period of one year contract. Companies which are located in other states center should also have at least 15 services at each path that had agreed during one year contract.

Note: If the contract of on path of the company is finished, and mentioned services number is not enough for extending the contract, company can represent its application for another contract on the same path after one year of expiry to transporting organization and state terminals. It is clear that company has just one contract at destination country and if there are

not sufficient mentioned services at the path, company can represent its application to transporting organization and state terminals one year after the expiry of the previous contract.

Article 8: Companies which are active at abroad transportation should adopt their status with mentioned regulations during extending their contract. Otherwise their extending license of acting will be prevented at the end of the determined period of contract in any countries and any paths.

Article 9: Active transporting companies on abroad borders roads must follow conditions and terms of establishing and acting of International transporting companies and institutes regulations, that is approved on September, 25th 1988.

This set of regulations according to authorities which are achieved by clause 13, article 7 and changed its name to Ministry of Road and Transportation from Ministry of Road that was approved at 1974, and article 6 of establishing and exploitation domestic transiting road approved at 1978 and article 4 of 18th session of higher council of arranging transportation of country, in 9 articles and 5 notes.