

**FORM—27**

(See rule 54)

**Application for assignment of new registration mark on removal of a motor vehicle to another State**

*(To be made in duplicate if the vehicle is held under an agreement of hire purchase/lease/hypothecation and the duplicate copy with the endorsement of the Registering Authority to be returned to the financier simultaneously, on the assignment of a new registration mark.)*

To

The Registering Authority,

I/We ... . . . . . son/wife/daughter of . . . . . being the registered owner of motor Vehicle No... . . .  
bearing chassis No. . . . . engine No. . . . . type of vehicle . . . . . hereby declare that I/we have, since the  
registered in the State of . . . . . . . . . day of . . . . . . . . . kept the said  
Motor Vehicle in this State and hereby apply for the assignment of a New Registration Mark to the  
said Motor Vehicle.

I/We hereby declare that the registration is valid up to. . . . . . . . . and it has not been  
suspended or cancelled under the provisions of this Act.

I/We enclose the certificate of Registration and the Certificate of fitness (\*) of this  
Motor Vehicle.

(P.T.O.)

I/We enclose a 'No-objection Certificate' from the Registering Authority.

If the 'No-objection Certificate' from the Registering Authority is not enclosed, the applicant should file along with this application a declaration as required under the first proviso to sub-section (1) of section 47.

\*The vehicle is not subject to an agreement of hire-purchase/lease/hypothecation.

\*The vehicle is subject to an agreement of hire-purchase/lease/hypothecation with . . . . . and I/we enclose the NOC received from financier.

If 'No-objection certificate' from the financier is not enclosed, the applicant should fill allong with this applica.ion a declaration as required under sub-section (8) of section 51.

Signature or thumb-impression of the  
applicant.

Date:

\*Strike out whichever is inapplicable.