

**[ LTO MEMORANDUM CIRCULAR NO. MC-92-146-A,  
February 05, 1992 ]**

**AMENDMENT OF MC-92-146 RE: RE-IMPLEMENTATION OF LOI  
NO. 229 AND LOI NO. 479 DIRECTING THE INSTALLATION OF  
EARLY WARNING DEVICES OF MOTOR VEHICLES**

The second paragraph of MC-92-146 is hereby amended to read as follows:

"Wherefore, all LTO Agencies are hereby directed not to allow the initial or renewal of registration of motor vehicles which are not properly equipped with the proper early warning devices. This order shall take effect forty-five (45) days *from receipt* hereof in Regions I, II, III, IV, V, CAR and in the National Capital Region and sixty (60) days *from receipt* hereof in Regions VI, VII, VIII, IX, X, XI, XII including the Autonomous Region of Muslim Mindanao (ARMM)."

For guidance and strict compliance.

Adopted: 5 Feb. 1992

(SGD.) JUAN V. BORRA, JR.  
*Assistant Secretary*



Source: Supreme Court E-Library

This page was dynamically generated by the E-Library Content Management System (E-LibCMS)