Madhya Pradesh Foreign Liquor Rules, 1996.

Bhopal, the 29th March 1996

No. (11)-B-1-33-93-CTD-V.- In exercise of the powers conferred by sub-section (1) and clause (d), (e), (f), (g) and (h) of sub-section (2) of Section 62 of the Madhya Pradesh Excise Act, 1915 (No. II of - 1915), the State Government hereby makes the following rules, the same having been previously published as required by sub-section (3) of the said Act, namely:

Rules

1. Short title, application and commencement.-

- (1) These rules may be called the Madhya Pradesh Foreign Liquor Rules, 1996.
- (2) They shall apply to import, export, transport, sale, manufacture, compounding, blending, bottling, possession, etc. of foreign liquor including registration of labels pasted on the bottles or containers.
- (3) These rules shall come into force with effect from first April 1996.

2. Definitions.-

In these rules unless the context otherwise requires,-

- (1) "Authorised Excise Officer" means the excise officer authorised by the Excise Commissioner of Madhya Pradesh;
- (2) "Club" means, a society of persons associated together for a social intercourse or for any related purpose except acquisition of gain and registered under any enactment relating to registration of societies.
- (3) "Compounding" means the preparation of foreign liquor by the addition of flavoring or coloring agent or both, to spirit;
- (4) "Permit" means a permit issued under these rules and includes a pass and an authorization;
- (5) "Officer-in-charge" means an officer of the Excise Department not below the rank of Sub-inspector, appointed as officer-in-charge in respect of an F.L. 9, F.L. 9A, F.L. 10, F.L 11 license or licenses.
- (6) "verification" means
 - (i) Examining of the seals of the bottles, containers, receptacles, etc. forming the consignment of foreign liquor, to confirm that they have not been tampered, and
 - (ii) Ascertaining that the quantity, the number of bottles, containers or receptacles, the date, batch number of manufacture etc. of foreign liquor being transported, exported, imported, manufactured, sold, stocked etc. tally with the details mentioned in the permit or the records maintained therefor.
- (7) "Division" as referred to in these rules shall mean such territorial division comprising such districts as notified for the purpose by the State Government from time to time;

(8) The words and expressions used but not defined in these Rules, shall carry the meeting as have been assigned to them in the Madhya Pradesh Distillery Rules, 1995.

3. Grant of License for Manufacture and Bottling of Foreign Liquor.

- (1) A person intending to construct and run a manufactory or bottlery shall make an application to the State Government through the Excise Commissioner, notifying his scheme and giving all relevant details.
- (2) An application made under sub-rule (1) shall be accompanied by a Challan in token of payment of prescribed fee deposited into the treasury.
- (3) The State Government may, if satisfied about the bonafides of the proposed scheme of the applicant, accord sanction and issue a "Letter of Intent" which shall be valid for one year form the date of communication, unless its validity is extended beyond one year.
- (4) The 'Letter of Intent' communicated under sub-rule (3) shall not confer any right or privilege for grant of a license and is liable to be revoked or withdrawn at any time in public interest after giving its holder a notice to show cause against such action and after giving him an opportunity of hearing, if so desires.
- (5) No compensation for any damage or loss shall be payable when a 'Letter of Intent' is revoked or withdrawn under sub-rule (4).
- (6) The holder of 'Letter of Intent' shall not sell, transfer or sub-lease it or enter into any arrangement with any other person for the construction or working of manufactory or bottlery in pursuance of the said 'Letter of intent' without the previous sanction of the State Government.
- (7) an application, in the prescribed form, for approval of the plant and machinery and map of the building, shall be submitted to the Excise Commissioner.
- (8) Every application referred to in sub-rule (7) shall be accompanied by
 - (i) Copy of the 'Letter of Intent' issued by the State Government
 - (ii) Project report of the proposed manufactory along with details regarding the plant and machinery and map of the manufactory building.
 - (iii) Any other certificate or authorization or clearance required from Central Government, a local body, Town and Country Planning Department, Madhya Pradesh Pollution Control Board and any other Department of the State Government, under any enactment or rules in force.
- (9) The Excise Commissioner may, if satisfied that the applicant has fulfilled the requirements of sub-rule (8), approve the map, plant and machinery of the project for the construction and working of the manufactory.
- (10) The applicant shall report to the Excise Commissioner, the date on which the construction of the building and erection of the plant and machinery are completed.

(11) In case the applicant fails to submit the completion report as contemplated in subrule (10) within a period of one year from the date of approval by the Excise Commissioner under sub-rule (9), the approval so granted, shall be liable to be withdrawn without compensation, for any damage or loss:

Provided that, if the Excise Commissioner is satisfied that there is sufficient cause for not constructing and completing the works as per approved plan within the period of one year, he may, for reasons to be recorded in writing, grant extension of time for such period, as he may deem fit.

- (12) When the Excise Commissioner is satisfied that the construction of the building and erection of the plant and machinery are completed in all respects, he may, subject to the prior approval of the State Government, grant a license for the manufacture of foreign liquor in Form F.L. 9 or F. L 9-A for a period of one year, on payment of such annual license fee as prescribed by the State Government. The license may be renewed every year on payment of the prescribed fee as aforesaid, subject to due observance of the provisions of the Act, rules made thereunder and conditions of the license.
- (13) No alteration or addition shall be made, without the prior permission of the Excise Commissioner or to the buildings of the manufactory or the plant and machinery provided that minor additions or alteration may be made by the licensee under intimation to the Excise Commissioner.
- (14) The licensee shall furnish, when required, security fixed by the Excise Commissioner from time to time for due observance of the provisions of the Act, rules made and orders issued thereunder.
- (15) The licensee shall not hypothecate, sell, mortgage, transfer or sub-lease the license or enter into partnership for the working of the license, without the previous permission in writing of the Excise Commission . Such permission, if granted, shall be endorsed on the license.

4. Manufacture and bottling of foreign liquor under Franchise arrangement. –

A license, who be a license in form F.L. 9-A, shall before he begins manufacturing and bottling of any brand of foreign liquid under a franchise agreement with the original manufacturer or owner, along with all-relevant details. Similarly, if a franchise agreement made with the original manufacturer or owner of a brand is validly termination by the franchisor or the franchisee, the franchisee shall forthwith report the fact of such termination to the Excise Commissioner and stop manufacture of the brand concerned under the franchise agreement.

5. Procurement of Spirit and Storage thereof.

- (1) A licensee holding a license in form F.L. 9 or F. L. 9-A shall procure spirit for the preparation of foreign liquor by transporting it in accordance with the proceeding laid down in rule 14 and rule 15 (2). He may however, be permitted by the Excise Commissioner in specific circumstances to import spirit in accordance with the procedure laid down in Rule 10 and Rule 15 (1).
- (2) All spirit vats and vessels shall be of such quality size, shape and material as approved by the Excise Commissioner. They shall be properly gauged and their gauging table shall be prepared by the Authorised Excise Officer. The licensee shall provide calibrated gauging of the aforesaid

vats vessels. Use of ungauged vats and vessels shall be totally prohibited.

- (3) Each vat or vessel shall have legibly painted on it in English or in Hindi, its number, capacity the use to which it is applied and tis details shall be properly registered by the Officer-in-charge.
- (4) Store vats shall be kept in a room or building provided with only one door. Such room or build shall be designated as the 'Spirit Room' or a 'Warehouse' and shall be kept under revenue lock.

6. Quality Control. -

- (1) All spirit used in the manufacture of foreign liquor shall be of such standard and quality as may be prescribed or approved by the Excise Commissioner.
- (2) All containers for storing, blending, reducing, maturing and compounding the spirit shall be clean. Water used shall be pure and potable. No ingredient noxious to health shall be added to the spirit store. The coloring, flavouring, essencing, aromatic agents etc. used for compounding the spirit, shall be of g quality, fit for human consumption and not deleterious to health.
- (3) The licensee shall have to establish his own laboratory within the licensed premises. Such a laboratory shall be well equipped, manned by qualified technical personnel and the expenditure incurred on it shall be by the licensee. Sample of every batch of foreign liquor manufactured and ready for bottling shall be analyzed in the laboratory before it is bottled. The issue of a batch shall be allowed only when the sample of foreign liquor is found fit for human consumption. An attested photocopy of every such chemical-analysis or test report shall be provided to the officer-in-charge free of cost. The samples shall be drawn under the supervision of in the presence of officer-in-charge of the manufactory or bottlery.
- (4) (a) The Officer-in-charge of the manufactory or bottlery may stop, pending the order of the Excise Commissioner, issue of foreign liquor which he considers not of good quality and may, on every such occasion take samples of such spirit or foreign liquor at the cost of the licensee for sending them for chemical analysis or test the departmental laboratory or any other authorised laboratory.
- (b) Excise Commissioner may also direct taking of samples at random of bottled foreign liquor and the Officer-in-Charge shall draw samples in accordance with the directions issued by the Excise Commissioner in this regard and send them to the departmental or authorized laboratory for chemical analysis or test.
- (c) Spirit or foreign liquor, found sub-standard or unfit for human consumption on chemical analysis or test, shall be rejected and destroyed or disposed in any other manner under the orders of the Excise Commissioner or an officer authorised by him for the purpose. The Excise Commissioner may also permit re-distillation in such cases.

7. Bottling of Foreign Liquor. –

(1) All operations relating to the filling of bottles with foreign liquor shall be conducted under the supervision of the Officer-in-Charge. Bottled foreign liquor shall be stored in a separate room or rooms called the 'Store for bottled liquor', which shall be secured with a revenue lock. In the bottling room, bottling vats may be kept or erected and foreign liquor manufactured may be stored therein. All spirit vats must be secured with revenue locks.

- (2) Foreign liquor manufactured and bottled will be of such strength as specified by the Excise Commissioner from time to time. However, for bottled foreign liquor, a deviation margin up to 1 degree, from the proof strength declared on the label glued to it, will be permitted.
- (3) Every bottle of foreign liquor shall be properly capped and sealed before transferred to the store.
- (4) The licensee shall paste a label registered with the Excise Commissioner, displaying all the particulars enumerated in sub-rule (1) of rule 9, to every bottle after filling it with foreign liquor.

8. Sale of Foreign Liquor.

(1) Categories of Licenses – Licenses for the sale of foreign liquor shall be of the following categories and the mode of grant of these licenses shall be as indicated hereunder:-

(a)	F.L.1	(License for retail sale of foreign liquor in sealed bottles, not to be
		consumed on the premises) :- The license in Form F.L.1 shall be
		disposed of by auction / tender or under the 'Fee – pre-bottle-system' or
		a combination of both the systems or in such other manner as the State
		Government may from time to time, by general or special order direct.
		The license fee under the auction system shall be the amount of bid,
		accepted by the competent authority, obtained at the auctions or tenders.
		The scale of fee under 'Fee per-bottle-system' shall be such as may be
		determined by the State Government from time to time. The licensee,
		holding a license in Form F. L 1, shall sell foreign liquor in sealed bottles
()	D.T. 1.A	to consumers and to F. L 2, F.L. 3, F. L. 4, and F.L. 5 licenses.
(aa)	F.L.1A	(License under Auction – amount- adjustment – system for the retail
		sale of foreign liquor in sealed bottles, not to be consumed on the
		premises):- Procedure prescribed for the disposal of F.L.1 licenses as indicated in classes (a) charge shall apply mutatic mutatic to the
		indicated in clause (a) above, shall apply <i>mutatis mutandis</i> to the disposal of this license also. The F. L. 1A licensee shall foreign liquor
		to consumers as well as to F.L.2, F.L.3, F.L.4 and F.L. 5 licensees.
(aaa)	F.L.1B	(AHATA – License): - The license, which may be granted to an F.L.1
(aaa)	1.11.11	or F.L. 1A licensee only, shall permit consumption of foreign liquor
		within any premises or AHATA which shall be adjunct to the premises
		of F.L.1 or F.L. 1A license, specifically mentioned in the schedule
		annexed to the license.
(aaaa)	F.L.1C	(License permitting sale and consumption of beer along with
		country liquor):- This license may be granted to a C.S. 2, or C.S. 2A
		licensee only and shall permit sale and consumption of beer in the
		licensed premises mentioned in the schedule annexed to such C.S.2or
		C.S. 2A license, as the case may be.
(b)	F.L.	2- (Public House or Restaurant Bar License): - F. L. 2 license holder
		may sell beer to the visitors to or customers of the restaurant for
()	T. I	consumption on the licensed premises with meals or snacks.
(c)	F.L.	3. (Hotel Bar License): - F.L.3 license holder may sell foreign liquor
		for consumption on the licensed premises to residents of such hotels for
		their own use or that of their guests and other casual visitors, with meals
		and snacks. This license may be granted to hotels having both lodging
		and boarding facilities of such scale and standard as may be determined

		by the State Government.
(d)	F. L.	4 – (Civilian Club License): - A civilian club holding F. L. 4 license
(4)	1.2.	may posses and sell foreign liquor for consumption on the licensed
		premises by bona-fide members of such club or their guests.
(e)	F.L.	5 – (Occasional License) : - F.L. 5 license holder may posses and sell
(0)	1.2.	foreign liquor at dances, sports or other forms of public occasions of
		purely temporary nature for consumption on the premises specified in
		the schedule attached with the license.
(f)	F.L.	6 – (Military Canteen Wholesale License):- A military canteen
(-)		holding F.L.6 license, may possess and sell foreign liquor in wholesale
		to F.L. 7 or F. L. 8 licensees. The licensee shall procure its requirements
		either by purchase from F. L 9 or F.L 9A licensee or by importation.
(g)	F. L.	7 – (Military Canteen Retail License) :- A military canteen approved
(2)		by and attached to Armed Forces, Border Security Force, Indo-Tibetan
		-Border Force, Indo-Tibetan-Border Police, Central Industrial Security
		Force or any other Para-military force notified by the State Government,
		holding F.L.7 license may possess and sell foreign liquor to F.L. 8
		licensee or to the bona-fide defense and police personnel who are duly
		Authorized under relevant regulations to make such purchases from such
		canteens. Sales shall be in sealed bottles. Consumption on the premises
		shall be prohibited. The licensee shall procure its stocks by taking issues
		from F.L. 6 licensee.
(h)	F. L .	8 – (Military Club License) :- A military club holding F.L 8 license,
		may possess and sell foreign liquor in a club or mess run for military
		personnel for consumption on the licensed premises by bona-fide
		members of the said club or mess or their guests.
(i)	F.L.	9 – (Bottling License) :- Holder of an F.L. 9 license which may be
		granted for bottling of foreign liquor, may manufacture and bottle
		foreign liquor by blending, compounding and reducing spirit. The
		licensee may sell or transfer foreign liquor to F. L. 6, F. L. 10 and F. L.
		11 licensees including the licensees of other States. He shall pay bottling
(:)	To I	fee at the prescribed rate.
(j)	F. L.	9A – (Special Bottling License): - This license may be granted to such
		D-1 or F. L 9 licensee who has been franchised (authorized/conferred
		franchise) for bottling specified brand/brands of foreign liquor by the
		holder of a similar/appropriate license in any part of the country outside Madhya Pradesh. The licensee shall be required to pay bottling fee also
		as prescribed by the State Government.
(k)	F. L.	10 – (Manufacturer's Distribution License): - (i) The licensee shall
(V)	r.L.	be holder of an F.L. 9, F.L. 9A license or licenses or holder of a similar
		license/licensee outside Madhya Pradesh or his nominee who will be
		permitted without prepayment of duty, to transport, transfer if
		specifically permitted to transfer by the Excise Commissioner, import,
		sell and stock only those brands and labels of foreign liquor that have
		been manufactured or bottled by him, or by the manufacturer who has
		designated him as his nominee under an F.L 9 or F.L. 9A license/licenses
		within Madhya Pradesh. The stock thus procured and stocked by F.L. 10
		licensee shall be sold only to F.L. 1, F.L. 1A or F.L. 1C license after
		payment of prescribed duty and bottle fee by the F.L.1, F.L. 1A or F.L.
		1C licensee. This license may be granted separately for one or more of
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		the following divisions namely, Indore, Bhopal, Raipur, Jabalpur, Gwalior, Bilaspur, Ujjain, Sagar, Rewa. The licensed premises shall be located at any one of the district headquarters within the concerned division/divisions but this provision shall not be applicable in case of licenses granted to a manufacturing/bottling unit of foreign liquor situated at a place other than district headquarters in a division.
		(ii) An F.L. 10 license granted to a nominee of one or more than one manufacturer shall be liable to be cancelled if the nomination/authorization by the concerned manufacture/manufacturers is withdrawn at any time during the currency of the license and the licensee ceases to be nominee of any manufacturer. In the event of cancellation of license as a result of withdrawal of nomination or authorization by the manufacturer or manufacturers, the licensee shall not be entitled to claim any refund of license fee deposited by him for grant of license.
1	F.L.	11. License (Wholesale license of foreign liquor):- The licensee shall stock and sell only such foreign liquor on which duty at the prescribed rate has been pre-paid and shall sell foreign liquor to such licensee/clubs as directed by the Excise Commissioner. He may also be allowed to impost foreign liquor under Rule 10(2). No license in Form F.L. 11 shall be granted or renewed in the State, if the "auction-money-adjustment – system" of grant of licenses in Form F. L. 1A is in operation as described in Rule II(A) of General License Conditions Rules.
(2)		Period of licenses and their renewal: Licenses in Forms F.L. 1B, F.L. 1C, F.L. 2, F. L 3, F. L 4, F. L. 6, F.L. 7, F. L. 8, F. L. 9, F. L. 9A, F.L. 10 and F. L 11 may be granted for one year and in Form F. L 5 for a particular occasion on prepayment of license free fixed by the State Government which may be revised from time to time. All these licenses including licenses in Forms F.L. 9, F.L. 9A, F.L. 10 and F.L. 11 but excluding license in Form F.L. 5 will be subject to renewal every year on payment of the prescribed license fee, subject to good conduct and clean record of the licensee and due observance of license conditions, provisions of the Act and rules made thereunder. The licenses in Forms F.L. 1, F.L. 1A, F.L. 1B and F.L. 1C shall be granted for a period of one year or a shorter period unless directed otherwise by the State Government.
(3)		Licensing Authorities :- Licenses in Forms 4, F.L 9, F. L 9A, F. L. 10 and F. L. 11 shall be granted and issued by the Excise Commissioner, F.L. 2 and F. L. 3 licenses shall be granted by the Municipal Corporation or the Municipal Committee within the local limits of their respective areas as per the guidelines laid down by the State Government F.L. 2, F.L 3 license for the areas outside the territorial jurisdiction of Municipal Corporation or Municipal Committee shall be granted by the Collector of the District. Collector shall also be the licensing authority for F.L. 1, F.L. 1A, F.L. 1B, F. L. 1 C, F.L. 5, F.L. 6, F.L. 7 and F, L. 8 licenses.
(4)		Minimum Quantity of sale of certain licenses: F.L. 6, F.L. 9, F.L. 9A, F.L. 10 and F.L. 11 licensees shall not sell foreign liquor in quantity less than 54 bulk liters in a single transaction.

(5)	Procedure for application and sanction of the licenses: Application for the grant of any license cited in sub-rule (1) shall be submitted to the licensing authority specified in sub-rule (3), who may, after necessary enquiries and observing the procedure prescribed by the State Government, or the Excise Commissioner, may grant license if the applicant is found suitable or refuse to grant the license.
(6)	Attachment of certain licenses with the nearest F.L. 1, F. L. 1A, or F. L. 10 licenses: (a) F.L. 2, F.L. 3, F.L. 4, F. L. 5 licensee shall purchase foreign liquor from such F.L. 1 or F. L. 1A licensee of the district as may be specified by the Collector in accordance with the general directions of the Excise Commissioner or State Government. Purchase of such brands or labels, that are not available with any F. L. 1 or F. L. 1A licensee of the district, from any similar licensee of any other neighboring district of the State, may be authorized by the Excise Commissioner in special circumstances.
	(b) Similarly, every F.L. 1, F.L. 1A or F. L. 1C licensee shall, after paying duty and bottle fee in his district, procure his supplies of liquor from any F.L. 10 licensee functioning in the division in which the district is situated. In case a brand or label of foreign liquor is not available with any F.L. 10 licensee of the division, or if certain special circumstances warrant so, such F. L. 1, F.L. 1A or F. L. 1C licensee may be permitted by the Excise Commissioner to purchase such brand or label from any F.L. 10 licensee operating in any other neighboring division.
(7)	Restriction regarding stocking and sale on certain licensees: F.L. 2, F.L.3, F.L. 4, F.L. 5 and F.L. 8 licensees shall be permitted to sell foreign liquor only from open bottles in glasses or pegs for consumption on the licensed premises and foreign liquor thus sold, shall not be removable there form F. L. 2 licensees, shall be permitted to sell beer only, for consumption on the licensed premises.
(8)	All licensees to obtain transport permit: Every licensee shall obtain permit in the prescribed form for transporting foreign liquor to his licensed premises.
9.	Registration of Labels. – (1) No foreign liquor shall be transported within, imported into exported from and sold within Madhya Pradesh, unless the following legends and details are printed on the labels posted the bottles of foreign liquor:
	(a) "Consumption of liquor is injurious to health"(b) "For sale in Madhya Pradesh only" or "Duty not paid in Madhya
	Pradesh" as the case may be
	(c) "Batch No. Month and Year of manufacture
	(d) Name and place of distillery, manufactory or bottlery.
	(e) Alcoholic contents and proof strength

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	(f) Brand with contents
	(g) Registration No. of the brand/label
(2)	Only such bottles or cans of foreign liquor, with labels showing legends/details as specified in sub-rule (1) duly registered with the Excise Commissioner in accordance with sub-rules (3) and (4) may be sold and transported within, imported into, or exported from Madhya Pradesh:
	Provided that the labels manufactured by any bottling licenses of Madhya Pradesh that have been approved by the Excise Commissioner before the commencement of these rules, shall be deemed to have been duly registered under sub-rules (3) and (4).
(3)	Request for approval and registration of label shall be made to the Excise Commissioner the licensee along with registration fee at the prescribed rate for each kind of label. Three printed copies of a label and a challan in token of payment of the prescribed registration fee in the Treasury shall be enclosed along with the application. The format of the label shall contain the details mentioned in sub-rule (1).
(4)	On receipt of such application, the Excise Commissioner, if after such enquiry as he deems proper make, finds that the pre-requisites specified in sub-rule (3) have been compiled with and there is no objection to such registration, he may register it. A copy of the order denoting the registration, he may register it. A copy of the order denoting the registration of the label and registration number, shall be given to the applicant.
(5)	A label as aforesaid in sub-rule (1) shall not have any figure, symbol, picture, insignia etc. that look obscene or that may offend the religious feelings of any particular class or hurts the sentiments or pride of any group, community or institution. In case of a dispute whether a label is absence, offensive or hurtful, the matter shall be referred to the Excise Commissioner and his decision thereon shall be final and binding.
(6)	The Excise Commissioner may order cancellation of registration of a label made under sub-rule (4), liquor sold under any such registered label is found sub-standard or if he is convinced that the sales under the label are causing financial losses to the State Government or if he is satisfied that the label is obscene, outrageous or hurtful. He shall, however, before passing such an order, give the affected licensee an opportunity to make a representation against such proposed cancellation. Consequent upon such cancellation, the Excise Commissioner may also pass suitable order regarding disposal of the stocks of the cancelled label held by any licensee and the State Government shall not be liable to pay any compensation to the licensee for any loss or damage.
10.	Import of Foreign Liquor. – (1) No foreign liquor shall be imported into Madhya Pradesh without prepayment of duty except under and in accordance with a no-objection certificate and/or a permit to be obtained or issued as described below:
	(a) No Objection certificate for the import of foreign liquor may be granted to F.L. 6 and F.Llicensees on prepayment of import fee

at the prescribed rate. No objection certificate shall be in Form F. L $\,$. 21.

- (b) Import of only those labels of foreign liquor shall be permitted which are registered with the Excise Commissioner under Rule 9.
- (c) Excise Commissioner or an officer authorized by him may permit any license, to import foreign liquor imported from outside India, subject to prepayment of the prescribed import fee and bottle fee. An F.L. 9 or F. L. 9A licensee may be permitted by the Excise Commissioner to import foreign liquor manufactured outside India in bulk for the purposes of blending without payment of bottle fee. For this purpose No-objection-Certificate shall be in Form F.L.20.
- (d) The importer shall apply to the Excise Commissioner or Collector or the authorized Excise Officer of the importing districts. The relevant details ie. the name, address of the importer and his agent at the place of export, quantity, description and alcoholic strength of the liquor, the purpose of import, the unit whence it shall be imported, the location of his licensed premises whereto the imported foreign liquor shall be transported, registration No. of the label, etc. shall be given in the application.
- (e) The importer shall attach to his application challans indicating that he has prepaid import fee, or bottle fee or both as the case may be at the prescribed rate in the Treasury of his district.
- (f) The Excise Commissioner or Collector or the authorized Excise Officer of the importing district, may, after making necessary enquiries and satisfying himself that there is no objection to the issuance of the certificate, grant and issue No-objection-Certificate in Form F. L. 20 or F. L 21 as the case may be.
- (g) The No-objection-Certificate granted under clause (f) shall be in triplicate, part I shall be retained in the office of issue. Part II shall be mailed to the authority who may authorize the export and part III shall be handed over to the applicant.
- (h) All importation shall be done on the authority of a valid export-pass granted by the competent authority of the exporting district. All the terms and conditions of such export pass shall be strictly adhered to, by the importer.
- (i) The Excise Commissioner may authorize import of such "special liquors" as ingredient for blending purpose by an F.L. 9 or F.L. 9A licensee as he may deem fit without payment of any duty or import fee.

Explanation - The words "Special liquors" shall include High-Bouquet-spirit, cane-juice-spirit, sherry, grape spirit, malt-spirit of varying strengths and other specially flavored spirits for blending purposes.

- (2) Import of foreign liquor on prepayment of duty in Madhya Pradesh may be allowed by Excise Commissioner as indicated below:
- (a) Import of only such labels shall be permitted that are registered with the Excise Commissioner under Rule 9 provided that import of foreign liquor imported from outside India may be permitted even if its label/labels is/are not registered under Rule 9.
- (b) No-objection-Certificate for the import of foreign liquor shall be granted to such licensee or individual as directed by the Excise Commissioner on prepayment of duty and other prescribed fees. While applying for No-objection-Certificate, the importer shall attach to his application a challan indicating that he has prepaid duty, or other prescribed fee or both, as the case may be, in a treasury of his district.
- (c) The No-objection-Certificate shall be in Form F. L 20
- (d) The Authority granting No-objection-Certificate under this sub-rule shall follow the procedure described in clauses (d), (e), (f) and (g) of sub-rule (1) of this Rule.
- **11. Intimation on arrival of the consignment** (1) As soon as the consignment of foreign liquor covered by the No-objection-Certificate and permit reaches the licensed premises, the consignee shall immediately inform the District Excise Officer in writing.
 - (2) On receipt of such intimation, the District Excise Officer shall depute an Excise Officer, not below the rank of sub-Inspector, for verification of the consignment. The Excise Officer, thus deputed, shall carry out the verification, make necessary entries in the permit issued by the exporting state and enter the details of the quantity received in the records and registers maintained by the licensee. He shall prepare and send a verification report to the District Excise Officer who in turn shall mail it to the authority who issued the export permit.
 - (3) The verification must be completed within 24 hours of such intimation in writing. Cases of discrepancies should be intimated to the District Excise Officer at once.
 - (4) If the consignment is not verified by an Excise Officer within 24 hours of the written intimation, the importer shall open the consignment, verify the quantity and other details and record the particulars in the prescribed registers.
 - (5) The consignment shall be brought intact to the licensed premises through the route mentioned in the export permit without unloading the same at any place other than the place of destination.
- 12. **Export of Foreign Liquor.** (1) Export of only those labels of foreign liquor shall be permitted which are registered with the Excise Commissioner under Rule 9.
 - (2) Only F. L. 9 or F. L 9A licensee shall be permitted to export
 - (3) The exporter shall pay the prescribed export-fee in advance in the Treasury

of his district.

- (4) The exporter shall also deposit the prescribed duty leviable on the full quantity of foreign liquor to be exporter, or furnish a bank guarantee for an equal amount from a local branch of a nationalized bank or execute on bond with adequate solvent sureties for the amount in Form F L. 23. After the receipt of the verification report in respect of the dispatch consignment from the officer-incharge of the importing unit, further consignment of foreign liquor involving the same or lesser amount of duty may be exported on the strength of the same cash deposit or bank guarantee or bond.
- (5) Application for the grant of export permit shall be made to the Collector or the authorised Excise Officer of the exporting district or any other Officer specially authorised by the Excise Commissioner. The necessary details *i.e.* the name, address of the exporter and his agent at the place of import, quantity, description and alcoholic strength of the foreign liquor, the purpose of export, the unit whereto it shall be exported, registration No. of the label etc. shall be mentioned in the application. The exporter shall also attach to his application, a No-objection-Certificate or an import pass or permit issued by the authorised Excise authority of the importing district.
- (6) On receipt of an application under sub-rule (5) the Collector or Authorised Excise Officer shall make necessary enquiries. If he finds that conditions laid down in sub-rules (3), (4) and (5) have been satisfactorily compiled with and is of the opinion that there is no objection to the issuance of the export permit, he shall, issue the permit in Form F. L. 22.
- (7) The export permit in form F. L. 22 shall be in quadruplicate. The first part shall be retained in the office of issue, the second part shall be handed over to the exporter which will cover the consignment in transit, the third and fourth parts shall be mailed under registered post to the officer-in-charge of the importing unit and the officer who has authorised the import, respectively.
- **Securing the Verification Report**. The exporter shall obtain a verification report from the officer-in-charge of the importing unit and furnish it to the authority who issued the export permit within 21 days of the expiry of period of permit. If the exporter fails to do so, the leviable duty on the foreign liquor exporter shall be recovered from deposits made, bank guarantee furnished or the security bond executed in accordance with sub-tule (4) of Rule 12. This shall be in addition to any other penalty which may be imposed under Rule 19.

In case the foreign liquor is exported to another country, the licensee exporting the liquor shall furnish documentary evidence that the consignment has actually left the country.

- **Transport of Foreign Liquor and Spirit/ E.N. A for the Manufacture of Foreign Liquor.** (1) F.L. 6, F.L. 10 or F. L 11 licensee shall be permitted to transport and obtain foreign liquor from an F.L. 9 or F. L 9A licensee, F.L. 1, F. L 1A and F. L 1C licensee from an F. L 10 or F. L 11 licensee F. L. 2, F.L. 3, F.L. 4 and F. L. 5 licensee from an F. L 1 or F. L. 1A, Licensee from F. L 6 Licensee and F. L 8 Licensee from F. L. 6 or F. L 7 Licensee respectively.
 - (2) No transport permit in favour of an F. L 2, F. l. 3, F. L. 3, F. L. 4, F.L. 5, F.L.

- 5, F.L. 9, F.L. 9A or F.L. 10 licensee shall be issued unless he has prepaid transport fees at the rate of rupees 25 for each permit in Government Treasury of his district, irrespective of the quantity to be transported. An F.L. 8 licensee if he takes foreign liquor from an F. L. 7 licensee, shall also deposit transport fee at the same rate.
- **N.B.** An F.L. 9 or F.L. 9A licensee shall also be required to obtain a transport permit from the officer-in-charge of such license to cover the transfer/transport of bottled foreign liquor from the bottlery to F. L. 10 license even if, the licensed sites of both these licenses are situated in the same premises.
- (3) No transport permit in favour of an F.L. 1, F. L 1A, F.L. 1 C, F. L. 7 or F.L. 11 licensee shall be issued unless the licensee deposits duty and the bottle fee at the prescribed rate in a Government Treasury of the district in which his licensed premises are situated. The provision shall be applicable to an F.L. 8 licensee also if he transports foreign liquor from an F.L. 6 licensee.
- (4) In case the purchasing selling licensees are located in the same district, the Collector or the Authorised Excise Officer shall issue a transport permit in triplicate. The first part shall be retained in the office of issue, the second part shall be handed overs to the purchaser which shall cover the consignment in transit, the third part shall be for the selling licensee for his records.
- (5) In case the purchasing and selling licensees are located are located in different districts, the Collector or the Authorised Excise Officer of the purchasing district will issue a "No-objection-Certificate" in triplicate of which the first part shall be retained in the office of issue, the second part shall be handed over to the purchasing licensee and the third part shall be sent to the authorised Excise Officer of the selling district. On receipt of the No-objection-Certificate the Collector or the authorised Excise Officer of the selling district shall issue a transport permit in quadruplicate. The first part shall be retained in the office of issue, the second part shall be handed over to the purchasing licensee and his part shall cover the consignment during transit, the third part shall be for the selling licensee for his record and the fourth part shall be mailed to the officer who had issued the No-Objection-Certificate.
- (6) No-Objection-Certificate in favour of an F.L 1/F. L. 1A/F. L. 1C/ F.L. 7/F. L. 8 shall be in Form F. L. 13 whereas in case of F. L 6/F. L 10/ F. L. 11, such N.O.C shall be in Form F. L. 12, F. L. 1/F. L. 1A/F. L. 1C or F. L 7 licensee shall obtain Transport permit in Form F. L. 16 if the selling licensee belongs to the same district, and in Form F. L. 17 if selling licensee belongs to different district. An F.L. 8 licensee, if he obtains foreign liquor from an F.L. 6 licensee, shall also obtain permit as here-in-before described. An F.L.6/F.L.10/F.L. 9A/F. L. 11 licensee shall obtain transport permit in Form F. L 14 if the selling licensee belongs to same district and in Form F. L. 15, if the selling licensee belongs to different district. An F. L. 2/ F. L. 3/ F. L. 4/F. L. 5 licensee shall obtain permit in Form F. L 18 if the selling licensee belongs to the same district and in Form F. L 19 if the selling licensee belongs to different district, and this procedure shall apply to an F. L. 8 licensee also, if he obtains supplies from F. L 7 licensee.
- 15. Procurement of Spirit/E.N.A. for the Manufacture of Foreign Liquor. (1)
 (a) Import of spirit or E.N.A for the manufacture of foreign liquor without payment of duty by an F. L. 9 or F. L. 9A licensee, may be permitted by the Excise

Commissioner.

- (b) Every application for the issue of a No-Objection-Certificate for the import of spirit or E.N.A. shall be accompanied by challan in token of depositing import fee at the prescribed rate in the importing district.
- (c) The procedure laid down in clauses (d), (e), (f) and (g) of sub-rule (1) of rule 10 shall be followed while issuing No-Objection-Certificate.
- (e) No-Objection-Certificate for the import of spirit or E.N.A for this purpose shall be in Form F. L. 20
- (2) (a) Transport of Spirit of E. N. A from a D 1 licensee by an E. L 9 or F. L. 9A licensee for manufacturer of foreign liquor may be permitted by the Excise Commissioner.
- (b) Every such application for the transport of spirit of E.N.A shall be accompanied by a challan showing that the prescribed transport fee has been deposited in the Treasury by the F. L. 9 or F. L. 9A licensee.
- (c) After the receipt of permission from the Excise Commissioner under clause (9) above, the Officer-in-charge of the D-1 license shall issue the transport permit after following the procedure as laid down in sub-rule (4) or (5), as the case may be, of Rule 14, in Form F. L. 14 or F. L 15.
- **Permissible Limits of Loses.** (1) An allowance shall be made for the actual loss of spirit by leakage, evaporation etc., and of bottled foreign liquor breakage caused by loading, handling etc. in transit, at the rate mentioned hereinafter. The total quantity of bottled foreign liquor transported or exported shall be the basis for computation of permissible losses.
 - (2) Wastages allowances on the spirit transported to the premises of F.L. 9 or F. L. 9A licensee shall be the same as given in sub-rule (4) of rule 6 of the Distillery Rules, 1995.
 - (3) Maximum wastage allowance for all exports of bottled foreign liquor shall be 0.25% irrespective of distance.
 - (4) Maximum wastage allowance for all transports of bottled foreign liquor shall be 0.1% if the selling licensee and the purchasing licensee belong to the same district. It shall be 0.25% if they belong to different districts.
 - (5) If wastage/losses during the export or transport of bottled foreign liquor exceed the permissible limit prescribed in sub-rule (3) or (4), the prescribed duty on such excess wastage of bottled foreign liquor shall be recovered from the licensee.
- **Storage, Racking, Reduction Losses.** (1) Maximum permissible limit of losses of spirit due to racking, storage, evaporation, reduction, blending etc., for F. L. 9 or FL 9A licensee shall be the same as given in sub-rule (2) of rule 6 of the Distillery Rules, 1995.
 - (2) No wastage allowance on storage of bottled foreign liquor stocked with F. L.

- 6 or F.L 10 licensee is permitted. If during verification any deficiency is discovered, duty and bottle fee at the prescribed rate on the quantity found deficient shall be recoverable from the licensee in addition to any other penalty which may be imposed under Rule 19.
- **Miscellaneous** . (1) Transit of foreign liquor through Madhya Pradesh shall be subject to such conditions and restrictions as may be notified by the Excise Commissioner and such conditions and restrictions shall be binding on all such transit movements.
 - (2) (a) Bottle fee per quart bottle both for the spirit and the malt liquor shall be payable at the rate fixed by the State Government from time to time. Different scales of bottle fee may be prescribed for different kinds or varieties of foreign liquor including that imported from outside the country.
 - (b) The rate of bottle fee per magnum bottle shall be one and a half time the rate per quart bottle and the rate per nip bottle shall be one fourth of the rate per quart bottle.

Explanation.- A bottle of the capacity of less than 191 milliliters but not less than 142 milliliters shall be classed as a nip bottle; a bottle of the capacity of less than 383 milliliters but not less than 246 milliliters shall be a pint bottle; a bottle of the capacity of less than 767 milliliters but not less than 495 milliliters shall be classed as a quart bottle; and a bottle of the capacity of not less than 767 milliliters but not more than 1000 milliliters shall be classed as a magnum bottle.

- (3) No. duty, tax, fee or levy shall be payable on foreign liquor exported to any other country.
- (4) All export, import and transport of foreign liquor shall be at the cost of the license. No duty, import fee, export fee or bottle fee shall be refundable on ground of any loss caused to the licensee.
- (5) The exporter or transporter shall strictly follow the itinerary specified in the export or transport permit which will invariably accompany the consignment. The consignment shall be taken intact directly to the destination within the validity period of the permit and under no circumstances it shall be broken, unloaded or disposed of during transit.
- (6) After the expiry or cancellation of the license in Form F.L. 6, F.L. 9, F. L. 9A, F.L. 10 or F. L. 11 the licensee shall place the entire stock of spirit or bottled foreign liquor or both as the case may be, under the control of the District Excise Officer. The former licensee may be permitted to dispose of such balances within 30 days of such expiry or cancellation, to any other licensee to whom it can be sold. If he is unable to dispose of such balances in the aforesaid manner and within the prescribed time period, the Excise Commissioner may ask any other licensee of the State who is permitted under the Rules to purchase such balance, to buy all or part of such balance at a rate fixed by him or give any other directions about their disposal, including their destruction. Foreign liquor left under similar circumstances with F.L. 1, F. L 1A, F. L. 1C, F. L. 2, F. L. 3, F. L. 4F.L. 5, F. L. 7 or F. L 8 licensee shall be disposed of in accordance with the procedure laid down in General License Conditions No. XXV.

- (7) The licensee shall be bound by the orders issued by the Excise Commissioner from time to time.
- (8) Every licensee under these Rules shall keep in stock of foreign liquor on the premises specified in his license only.
- (9) F. L. 1, F.L. 1A, F.L. 1C, F.L. 2, F.L. 3, F. L. 4, F. L. 5, F. L. 7 and F. L. 8 licensees shall be liable to pay the difference of bottle fee on the balance of stocks of foreign liquor in the event of enhancement of the scale of bottle-fee during the currency or on the expiry of the license, but no refunds shall be permissible to them on such stocks if the scale of bottle-fee is reduced.
- (10) The Excise Commissioner may for sufficient reasons to be recorded in writing restrict the import of transport of foreign liquor by holders of foreign liquor licenses, in respect of whom no quota has been fixed under the conditions of their licenses.
- (11) A bonafide traveler entering Madhya Pradesh may import without any restriction, for his private consumption, foreign liquor not exceeding two quart bottles.
- (12) The maximum quantity of foreign liquor that can be possessed by an F. L 4 licensee at any point of time shall be fixed by the licensing authority and the quantity thus fixed shall be in quart bottles and shall be entered in the license.
- (13) Bottling-fee, import-fee, export-fee, transport fee and duty payable under these Rules shall be such as prescribed by the State Government by issuing notifications from time to time.
- (14) Duty, import-fee, bottling-fee, export-fee, may be levied on the basis of exdistillery selling price declare by the manufacturer to the Excise Commissioner or Collector from time to time.
- (15) Duty, bottle-fee, transport-fee, import-fee, export-fee, shall be deposited in the district in which the licensed premises of the licensee, transporting, importing foreign liquor is situated.
- (16) It shall be lawful for the licensing authority to impose such reasonable additional conditions on any licensee as he deems proper, to ensure compliance of the provisions of the Act, rules or conditions of the license

19. Penalties. –

(1) Without prejudice to the provisions of the Act, or condition No. 4 of license in Form F. L.1 condition No. 7 of license in Form F. L.2, condition No. 4 of license in Form F.L. 3, the Excise Commissioner or the Collector may impose a penalty not exceeding Rs. 50,000 for contravention of any of these rules or the provisions of the Act or any other rules made under the Act or the order issued by the Excise Commissioner.

(2) On all deficiencies in excess of the limits allowed under sub-rule (2) of Rule 16 and sub-rule (1) of Rule 17, the F. L 9 or F. L 9A licensee shall be liable to pay penalty at a rate not exceeding Rs. 25 per prooflitre in case of spirit and Rs. 65 in case of foreign liquor excluding beer as may be imposed by the Excise Commissioner or any officer authorised by him:

Provided that if it be proved to the satisfaction of the Excise Commissioner or the authorised officer that such excess deficiency or loss was due to some unavoidable cause, he may waive the penalty impossible under this subrule.

(3) The Excise Commissioner or the Collector may suspend or cancel the license under Section 31 of the Act upon contravention of any of these rules or made under the Act, or the orders issued by the Excise Commissioner.

Taking Security from F.L. 2 and F. L. 3 licensees.

Every F. L 2 and F. L 3 licensees shall furnish cash security or bank guarantee for an amount fixed by the State Government or the Excise Commissioner for due compliance of license conditions. In case any penalty is imposed on a licensee owing to infraction of any license condition, the penalty thus imposed shall be paid by him forthwith and in case of default the amount of penalty shall be recovered from the cash security or the bank guarantee as aforesaid. In such an eventuality, the bank guarantee or the cash security shall be indemnified to that extent by the licensee within 7 days.

21 Repeal -

All rules corresponding to these rules in force immediately before the commencement of these rules are hereby repealed in respect of matters covered by these rules:

Provided that any order made or action taken under the rules so repealed shall be deemed to have been made or taken under the corresponding provisions of these Rules.

FORM F. L. 1

License for Retail Sale of Foreign Liquor

Und	ler Clause (a) of sub-rule (1) of Rule 8 of the Fo	reign Liquor Rules, 1996 and in consideration of
an annual lic	cense fee of Rsa	nd subject to payment of the prescribed duty and
subject to pa	ayment of the prescribed duty and bottle fee, this	s license is hereby granted to
	sell Foreign Liquor in retail	at Licensed premises situated in ir
the town/vil	lageDistrict	fromto
199 subject	to the following conditions:	
	Conditions	
(1)	The Shop shall be established at the premises	approved by the licensing authority as indicated
	in the Schedule below and the site shall not l	be changed without previous permission of the
	licensing authority.	
(2)	Foreign Liquor shall be stocked and sold in seal	ed bottles only.
	The licensee shall not sell or have in his stoconsumption	ock Foreign Liquor which is unfit for human
(4)	(i) The minimum quantity of spirit and Malt li	quor which shall be brought for sale From F. L.
	11 Licensee/Licensees is fixed as below:-	
	Minimum quantity	7 in P. L./B.L.
	Yearly	monthly
Spirit		
Malt Liquor		
(ii)	If the licensee fails to lift the minimum quar	ntity of spirit fixed for a month, the Collector
may impose	penalty at such rate on the quantity of spirit by	which the actual quantity of spirit lifted falls
short of the	minimum quantity fixed above as given below:	-
(a)	Where such short fall does not exceed	Up to Rs Per P.L
	500 proof liters	
(b)	Where such short fall exceeds 500 but	Up to Rs Per P.L.
	Does not exceed 1000 proof liters	
	Where such short fall exceeds 1000	Up to RsPer P.L.

Proof liters

(iii) If the licensee fails to lift the minimum quantity of Malt Liquor fixed for a month, the Collector may impose penalty at such rate on the quantity of Malt Liquor by which the actual quantity of Malt Liquor lifted falls short of the minimum quantity fixed above as given below:

Provided that if at the end of the financial year –

- (i) full amount of the minimum quantity of spirit or Malt Liquor fixed for the year has been lifted, the amount of penalty so recovered or deposited shall be refunded.
- (ii) the licensee fails to lift the minimum quantity of spirit or malt liquor fixed for a year, the Collector shall fix the amount of penalty as above on the quantity of spirit or malt liquor by which the actual quantity lifted has fallen short and recover or refund the amount of penalty as the case may be.
- (5) Consumption of liquor on the premises is prohibited
- (6) The licensee shall preserve all the permits and invoices of stocks received in proper order and produces them before the inspecting authorities.
- (7) The licensee shall maintain day-to-day true account of all the quantity of foreign liquors received stocked and sold.
- (8) The licensee shall purchase foreign liquor from F.L. 11 licensee/licensees
- (9) The licensee shall stock and sell only that foreign liquor on which duty and bottle fee has been paid.
- (10) The licensee is bound by the General license conditions except conditions XIII, XXVII and XXX
- (11) On breach of any condition of this license or provision of Madhya Pradesh Excise Act, 1915 or rule made thereunder or order issued by the Excise Commissioner, this license may be suspended or cancelled by the licensing authority.

Date				
	I	District	Collector	
SCHEDULE SHOW	WING THE LICENS	ED PREMISE	S	
Description of site	I	Boundaries of the	he licensed pr	remises
(1)	North (2)	East (3)	South (4)	West (5)
Under Clause (a) of Sub-rule (1) of the granted to Shri	ne Rule 8 of the Forei sident of	gn Liquor Rule cribed in the in a group of	s, 1996, a Lic to sell Forei Schedule I shops knowr	ense is hereb gn Liquor b given belov asi
	Conditions			

- (1) The shop shall be located at the place described in Schedule I annexed hereto. The site specified in the Schedule shall not be changed without previous sanction of the licensing authority.
- (2) The payment of auction amount shall be in accordance with Rule II-A of General License Condition Rules

In case of default in the payment of the monthly instalment of auction amount, the Collector may in addition to taking action as provided in General License Conditions Rule II-A, cancel the License for such default. Any loss of revenue <u>consequent upon</u> such cancellation shall be recoverable from the licensee as arrears of land revenue.

- (3) The licensee shall sell only those labels/brands of Foreign Liquor which are registered with the Excise Commissioner.
- (4) The licensee shall stock and sell Foreign Liquor is sealed bottles

(5) The	licensee shall	not sell and stock Fo	oreign Liquor whi	ch is unfit for hu	man consump	otion
unle		obtain his supplies specially permitted by and bottle fee.				
	licensee shall been prepaid.	l not stock and sell F	oreign Liquor on v	which the prescri	ibed duty and	bottle fee l
	licensee shall k received and	l maintain correct da d sold.	ay to day account	of all Foreign L	iquor indicati	ng clearly
chro		I preserve all the requence and produce nand.				
(10)	Consumpt	tion on the premises	of Foreign Liquor	sold under the l	icense is proh	ibited
(11) men	The licen	see shall keep the	shop closed and	will not sell Fo	oreign Liquo	on the d
(12) and	The licens	see shall be bound b	y General License	Conditions exc	ept conditions	s XIII, XX
		n of any condition of eunder or orders issu the Collector				
ate					Collector	
				District	t	• • • • • • •
			SCHEDULE I			
Descript	ion of site		Bounda	aries of the licen	sed premises	
	(1)		North (2)	East (3)	South (4)	West (5)
			SCHELIDI E II			

FORM F. L. 1-B

	Under Clause (aaa) of sub-rule (1) of Rule 8 of Foreign Liquor Rules 1996, and in consideration of
	er of F. L. 1A License for is permitted to allow consumption of foreign r in the Ahata (Enclosure)/ described in Schedule I given below from to
• • • • • •	
	Conditions
(1)	The licensee will permit consumption of Foreign Liquor in the Ahata (enclosure) described in Schedule-I.

- (2) The licensee shall in no circumstances change the site specified in the schedule without previous permission of licensing authority.
- (3) The licensee shall allow the consumption in Ahata only of that Foreign Liquor which has been sold form his licensed shop at...... to which the Ahata is attached.
- (4) The licensee shall not permit consumption of country spirit or intoxicating drugs in the licensed premises.
- (5) The licensee neither stock nor sell foreign from the licensed premises under this license.
- (6) The licensee may provide reasonable facilities to the consumers but shall not permit singing, dancing, rowdy or unruly behavior.
- (7) In case the F. L. 1-A license, to which the Ahata under this license is attached, is suspended, cancelled or withdrawn by the Collector, this Ahata license shall also be deemed to have been suspended, cancelled or withdrawn, as the case may be, for with.
- (8) The licensee shall keep the Ahata closed on the days mentioned in Schedule-II annexed to this license.
- (9) The licensee shall be bound by General License Conditions except conditions II, XIII, XXVII and XXX
- (10) On breach of any condition of this license or provisions of Madhya Pradesh Excise Act, 1915 or rules made thereunder or orders issued by the Excise Commissioner, this license may be suspended or cancelled by the Collector.

SCHEDULE-I

(Showing Details of Ahata boundaries)

SCHEDULE I

Description	on of site	Boundaries	Boundaries of the licensed premises			
	(1)	North (2)	East (3)	South (4)	West (5)	
				Collecto	or	
			District			
	S	SCHEDULE II				
	F	FORM F. L 1-C				
of an amount C.S2A Lice country spirit	r Clause (aaa) of sub-rule (1) if R of Rs	e which has been paid hereby permitted to cribed in the Schedu	l in advance, sell Beer in le – I annex	Shrisealed bottle	es along with	
		Conditions				
(1)	The licensee may sell only Bee Liquor except beer.	r along with country s	spirit. The lic	ensee shall no	ot sell Foreign	
(2)	The licensee shall sell only to Commissioner.	those labels of beer	which are	registered wit	th the Excise	
(3)	The license shall not sell and st	tock beer which is un	fit for human	consumption	1	
(4)	The licensee will obtain supplie any other division if speciall prescribed duty and bottle fee.	y permitted by the			• .	

(5) The licensee shall maintain day to day true account of all the beer received and sold

- (6) The licensee shall preserve all the relevant permits along with the invoices of beer in chronological sequence and produce them on demand to the inspecting authorities.
- (7) The licensee shall not sell beer under this license on the days mentioned in Schedule II annexed to this license
- (8) The licensee shall be bound by General License Conditions except conditions II, XIII, XXVII and XXX
- (9) In case the C.S. 2-A license to which this license is an adjunct, is suspended, cancelled, or withdrawn by the Collector, this license shall also be deemed to have been suspended, cancelled or withdrawn, as the case may be, forthwith.
- (10) On breach of any condition of this license or provisions of Madhya Pradesh Excise Act, 1915 or rules made thereunder or orders issued by the Excise Commissioner, this license may be suspended or cancelled by the licensing authority.

Date		District	Collector	
	SCHEDULE-II			
Description of site	Bound	daries of the	licensed pren	nises
(1)	North (2)	East (3)	South (4)	West (5)
	SCHEDULE-II	District	Collecto	

FORM F.L. 2

(Restaurant Bar License)

Under Clause (b) of sub- rule (1) of Rule 8 of	f the Foreign Liquor Rules, 1996 and in consideration
of Rs.	which has been paid in advance, license is hereby
granted to ShriResid	ent ofto sell
Beer from open bottles with meals or snacks at the	licensed premises of the restaurant described in the
Schedule below and situated in	In the town of
from To	subject to the following conditions : -

Conditions

- (1) The licensee shall purchase foreign liquor from such F.L 1 or F. L. 1A licenses of the district as may be specified by the Collector.
- (2) The beer sold under this license must be consumed on the premises
- (3) The licensee shall sell only loose beer from open bottles with meals or snacks
- (4) The licensee shall not stock and sell beer which is unfit for human consumption
- (5) The licensee shall preserve all the permits and invoices of stocks received in proper order and produce them before the authorized officer for inspection.
- (6) The licensee shall maintain day to day true account of all the beer received, stocked and sold.
- (7) (a) The minimum quantity of malt liquor which shall be brought for sale, from an F. L 1 or F.L . 1-A licensee, is fixed as below: -

Minimum Quantity in Bulk Liters

Yearly Monthly

(b) Where the licensee fails to lift the minimum quantity of malt mixed for a month, the Collector may impose penalty at the rate up to Rs................................for every bulk liter of beer on the quantity short lifted:

Provided that –

- (i) If at the end of the financial year or period of license as the case may be full minimum quantity of malt liquor fixed for the year or period of license, is lifted, the amount of penalty so recovered or deposited shall be refunded.
- (ii) If the Licensee fails to lift the minimum quantity of malt liquor fixed for the year or the period of license, the Collector shall fix the amount of penalty as above on the total quantity of malt liquor short lifted and recover or refund the amount of penalty as the case may be.
- (8) The licensee is bound by General License Conditions except condition II, XXVII & XXX
- (9) On breach of any condition of this license or provisions of Madhya Pradesh Excise Act, 1915 or rules made thereunder or orders issued by the Excise Commissioner, this license may be

suspended or cancelled by the Licensing Authority.

Date	······································		Licensi	ng Authority	
		SCHEDULE			
Desc	cription of site	Boun	daries of the	licensed prer	mises
	(1)	North (2)	East (3)	South (4)	West (5)
	I	FORM F. L 3			
	Hot	tel Bar License			
to	to sell street in the toring to schedule annexed hereto from street.	Foreign Liquor from	om open bott	les at the ho	tel situated in aries of which
		Conditions			
(1)	The licensee shall purchase foreign as may be specified by the Collector	-	L. 1 or F. L 1	-A Licensees	s of the district
(2)	Foreign Liquor shall be sold to resid the restaurant of the hotel with meal be consumed on the premises.		_		
(3)	The licensee shall sell only loose for	reign liquor from op	en bottles.		
(4)	(a) The minimum quantity of spirit	and malt liquor which	ch shall be bi	rought for sal	e from an F.L.
	1, or F. L 1-A licensee is fixed as be	elow:			
	Minimu	m quantity in P. L/	B.L.		

Yearly monthly

Spirit

Malt Liquor

Provided that -

- (i) If at the end of the Financial Year or period of license as the case may be, full minimum quantity of spirit or malt liquor fixed for the year or period of license, is lifted, the amount of penalty so recovered or deposited shall be refunded.
- (ii) If the licensee fails to lift the minimum quantity of spirit or malt liquor for the year or period of the license, the Collector shall fix the amount of penalty as above on the total quantity of spirit or malt liquor short lifted and recover or refund the amount of penalty as the case may be.
- (b) Where the license fails to lift the minimum quantity of spirit or beer fixed for a month, the Collector may impose penalty at the rate of up to Rs................................ for every proof or bulk litre of spirit or beer respectively, on the quantity short lifted:

Provided that -

- (i) If at the end of the Financial year or period of license as the case may be, full minimum quantity of spirit or malt liquor fixed for the year or period of license, is lifted, the amount of penalty so recovered or deposited shall be refunded.
- (ii) If the licensee fails to lift the minimum quantity of spirit or malt liquor fixed for the year or period of the license, the Collector shall fix the amount of penalty as above on the total quantity of spirit or malt liquor short lifted and recover or refund the amount of penalty as the case may be.
- (5) The licensee shall not stock and sell foreign liquor which is unfit for human consumption.
- (6) All foreign liquor other than malt liquor, shall be stocked in sealed bottles, each containing at least 750 millilitres, except the ones that have been opened for sale. Possession of sealed bottles or empties of less than 750 millilitres capacity is prohibited.
- (7) The licensee shall preserve all the permits and invoices of stocks received in proper order and produce them before the authorised officers for inspection.
- (8) The licensee shall maintain day to day true account of all foreign liquor received, stocked and sold.
- (9) The licensee is bound by General License Condition except condition II, XXVII, & XXX
- (10) On breach of any condition of this license or provision of Madhya Pradesh Excise Act, 1915 or rules made thereunder or orders issued by the Excise Commissioner, this license may be suspended or cancelled by the Licensing Authority.

			Licensing A	uthority
	SCHEDULE			
(Schede	ule Showing the licensed pr	remises)		
	SCHEDULE			
Description of site	Boundaries of the licensed premises			
(1)	North (2)	East (3)	South (4)	West

Licensing Authority

FORM F. L. 4

License for possession and sale of foreign liquor by a club run by civilians

Under clause (d) of	of sub-rule (1) of Rule 8 of the Foreign I	Liquor Rules, 1996 and ir	n consideration of
a license fee of Rs	which has l	been paid in advance, this	license is hereby
granted to		in	the district of
	granted to	Club at	in the
	the boundaries of which a		
liquor from open bottles to	o the its bonafide members from	to	subject to
the following conditions:	-		·
9			

Conditions

- (1) The licensee shall purchase foreign liquor from such F. L . 1 or F. L. 1-A licensee of the district as may be specified by the Collector.
- (2) Foreign Liquor shall be sold only to and consumed by the bonafide members of the club and their guests on the licensed premises.
- (3) The licensee shall not sell and stock Foreign Liquor which is unfit for human consumption
- (5) All Foreign Liquor other than malt liquor shall be stocked in sealed bottles, each containing at least 750 milliliters except the ones that have been opened for sale. Possession of sealed bottles or empties of less than 750 milliliters capacity is prohibited.
- (6) The licensee shall sell only loose foreign liquor from bottles.
- (7) The licensee shall preserve all the premises and invoices of stocks received in proper order and produce them for inspection whenever required by the inspecting authorities.
- (8) The licensee shall maintain day to day true account of foreign liquor received, stocked and sold.
- (9) The licensee shall be responsible for the due observance of the license conditions and shall prepare, produce and submit the required accounts, returns for inspection whenever demanded by any Excise Officer.
- (10) The licensee is bound by General License Conditions except conditions II, XXVII & XXX
- (11) On beach of any condition of this license or provisions of the Madhya Pradesh Excise Act, 1915 or rules made thereunder or orders issued by the Excise Commissioner, this license may be suspended or cancelled by the Licensing Authority.

$(Schedule\ Showing\ the\ licensed\ premises)$

SCHEDULE

Description of site	Boundaries of the licensed premises			
	North	East	South	West
(1)	(2)	(3)	(4)	(5)

FORM F. L. 5

Occasional License

	Occasional License
license fee granted to described in	der clause € of sub-rule (1) of Rule 8 of the Foreign Liquor Rules, 1996 and in consideration of of Rs
	Conditions
(1)	The licensee shall purchase foreign liquor from such F. L. 1 or F. L. 1-A licensee of the district as may be specified by the Collector.
(2)	The license permits sale of loose foreign liquor for consumption on the premises
(3)	The licensee shall not sell or stock Foreign Liquor which is unfit for human consumption
(4)	The maximum quantity that may be possessed at a time under the license shall be as fixed by the District Excise Officer.
(5)	All foreign liquor other than malt liquor shall be stocked in sealed bottles, each containing at least 750 milliliters, except the ones that have been opened for sale. Possession of sealed bottles or empties of smaller size is prohibited.
(6)	The licensee shall preserve all the permits and invoices of stocks received in proper order and procedure them for inspection.
(7)	The licensee shall maintain day-to-day true account of all foreign liquor received, stocked, and sold.
(8)	Sale under this license may be made from
(9)	The licensee shall be personally responsible for the due observance of the license conditions.
(10)	The licensee shall submit a return incorporating all the relevant details about purchase, sales; balance etc. within 3 days of the expiry of the license.
(11)	The licensee shall be bound by all the General License Conditions except II, XVI, XXVII, XXIX & XXX
(12)	On breach of any condition of the license or provision of the Madhya Pradesh Excise Act, 1915 or rules made thereunder or order issued by the Excise Commissioner, the license may be suspended or cancelled by the Licensing Authority.

Collector District.....

Date.....

SCHEDULE

(Schedule showing the licensed premises)

		licensed prer	IIISES
North (1) (2)	East (3)	South (4)	West

FORM F. L. 6

Military Canteen Wholesale License

	which has be liquor in wholesal ct of su onditions	een paid in a le from the lide to the lide to the formal t	ndvance, lice censed premi bllowing cond	nse is hereby ses situated in and described ditions:
(1) The licensee shall procure its/his require importation, after paying the prescribe		urchase from	F. L. 9 or F.	L. 9-A or by
(2) The license shall sell foreign liquor on	ly to F. L. 7 or F.	L. 8 licensees	S	
(3) The licensee shall preserve all the per produce them before the inspecting au			ceived in pro	per order and
(4) Cartons containing Whisky, Rum, Braseparate from one another.	ndy, Gin, Beer, etc	c. shall be arr	anged, stocke	ed and stacked
(5) The licensee shall leave an accessible part walls of the store-room to facilitate free				
(6) The licensee shall maintain day to day sold	true account of all	the foreign li	quor receive	d stocked, and
(7) The licensee shall be bound by the Ge XXV, XXVI, XXVII, XXX and XXX		nditions exce	pt conditions	II, XIII, XVI,
(8) On breach of any condition of this lic thereunder or order issued by the E cancelled by the Licensing Authority.				
Date			Collector	
				•••••
	HEDULE			
(Schedule showin	g the licensed pr	emises)		
Description of site	Boun	daries of the	licensed pren	nises
	North	East	South	West
(1)	(2)	(3)	(4)	(5)

Military Canteen Retail License

Under Clause (g) of sub-rule (1) of Rule 8 contraction of a license fee of Rs				
to to sell foreign liquidescribed in the schedule below in the town of	or in retail at the	canteen atta	ched to of	and
Con	nditions			
(1) The licensee shall purchase foreign liquat the prescribed rate.	or from F. L. 6	licensee after	paying duty	and bottle fee
(2) The licensee shall sell foreign liquor regulations to use services of this cantee		ns duly auth	orised under	the relevant
(3) The licensee shall not sell or stock forei	gn liquor which	is unfit for h	uman consum	nption
(4) The licensee shall effect the sales only circumstances sell foreign liquor at any that he may establish a second place of a regiment is detached from it for training	other place or e sale without tak	stablish anotl ing a separat	ner place for	sale, provided
(5) The licensee shall preserve all the permit the inspecting authorities.	its and invoices of	of stocks rece	ived for prod	uctions before
(6) The license shall maintain day to day sold.	true account of a	all foreign li	quor received	l, stocked and
(7) The licensee shall be bound by all the XXVII and XXX	General License	e Conditions	except condi	tions II, XIII,
(8) On breach of any conditions of this lice or rules made thereunder or order iss suspended or cancelled by the Licensing	tue by the Exci			
Date			Collector	
		District		
SCH	IEDULE			
Description of site	Boun	daries of the	licensed pren	nises
(1)	North (2)	East (3)	South (4)	West (5)

License for possession of foreign liquor by a club or mess run by military/paramilitary forces

Under clause (b) of sub-rule (1) of th consideration of license fee of Rs	which ha which are d	s been paid in a sescribed in the	advance, lice schedule, m	ense is hereby ess or club, at
bonafide members from to conditions:-				
Condit	ions			
(1) The licensee shall purchase foreign liquor f bottle fee or transport fee as the case may be			see after pay	ving duty and
(2) Foreign liquor shall be sold only to and cor or their guests on the licensed premises,	sumed by the	ne bonafide me	mbers of the	club or mess
(3) The licensee shall not sell or stock any fore	ign liquor w	hich is unfit fo	r human cor	sumption
(4) The licensee shall preserve all the permits produce them for inspection whenever requ		es of stocks rec	eived in pro	per order and
(5) The licensee shall maintain day to day true sold.	e account of	all foreign liq	uor received	l, stocked and
(6) The licensee shall be responsible for the prepare, produce, and submit the required a by an Excise Officer,				
(7) The licensee shall be responsible for the prepare, produce, and submit the required a by an Excise Officer.				
(8) On breach of any condition of this license of or rules made thereunder or order issued suspended or cancelled by the Licensing Ar	by the Exc	•		
Date			G 11	
			Collector	
SCHED	ULE			
Description of site	Bou	ndaries of the li	icensed pren	nises
(1)	North (2)	East (3)	South (4)	West (5)

FORM F. L. 9

Bottling License

Under clause (i) of sub-	rule (1) of Rule 8 of the	Foreign Liquor Rules, 1996 and in considerati	ion
of license fee of Rs		which has already been paid, this license	e is
hereby granted to	for manufactu	uring and bottling foreign liquor at the premis	ses
described in the schedule below	and situated in	town of	
district	from	to subject to the following	ing
conditions:-			

Conditions

- (1) All operations relating to manufacture and bottling shall be conducted at the licensed premises situated at...... As per the map and plan approved by the Excise Commissioner and enclosed with this license.
- (2) The licensee shall pay the bottling fee per bottle at the prescribed rate.
- (3) The licensee shall not effect bottling or manufacturing operations without prior notice, incorporating the relevant details, to the officer-in-charge.
- (4) The licensee shall procure spirit for manufacturing foreign liquor from a D-1 licensee or by importation as per the terms and conditions incorporated in the permission granted for the purpose after payment of the prescribed fee.
- (5) All foreign liquor manufactured in one operation shall be given the same batch number and shall be bottled, sealed and labelled immediately.
- (6) The licensee shall use only such labels as are registered with the Excise Commissioner. The labels pasted on the bottles shall specify the details given in sub-rule (1) of rule 9 of the Foreign Liquor Rules.
- (7) The licensee shall use only clean and potable water in the process of manufacture.
- (8) The licensee shall not use any ingredient deleterious or injurious to health in the manufacture of foreign liquor.
- (9) Cartons containing Whisky, Brandy, Rum, Gin, Beer etc. shall be arranged stocked and stacked labelwise and bottle-wise separate from one another
- (10) The license shall leave an accessible passage free of packages containing foreign liquor in the middle as well as along the walls of the store rooms to facilitate free movements and verifications of the stock.
- (11) The licensee shall maintain day to day label wise true account of foreign liquor manufactured and sold.

- (12) The licensee shall be bound by all the General License Conditions except condition II, VIII, XIV, XVI, XXV, XXVI, XXVII, XXIX and XXXII.
- (13) On breach of any condition of this license or provisions of Madhya Pradesh Excise Act, 1915 or rules made thereunder or order issued by the Excise Commissioner, the license may be cancelled or suspended by the Licensing Authority.

SCHEDULE

Description of site	Boun	Boundaries of the licensed premises									
(1)	North (2)	East (3)	South (4)	West (5)							

FORM F. L. 9-A

License for manufacture and bottling of foreign liquor under franchise arrangement

Under clause (j) of sub-rule (1) of Rule	e 8 of the Foreign Liquor Ru	ıles, 1996 and in consideration of
an annual license fee of Rs	that has been paid,	this special license is granted to
for manufacturing a	and bottling foreign liquor a	at premise described in schedule-I
below situated at	in town of	District from
subject to	the following conditions:	

Conditions

- (1) The licensee shall pay bottling fee according to the prescribed rates.
- (2) The licensee shall manufacture/bottle only those brands/labels that have been listed in Schedule-II annexed to this license and for which he has been duly and specially franchised/authorized by.......
- (3) All operation relating to manufacture and bottling of the brands listed in Schedule-II shall be conducted at the licensed premises situated atas per the map and plan approved by Excise Commissioner and enclosed with this license.
- (4) The labels pasted on the bottles shall specify all the details mentioned in Rule 9(1) of the Foreign Liquor Rules.
- (5) The licensee shall not effect any manufacturing/bottling operations without prior intimation, well in advance, incorporating all the relevant details, to the officer in-charge.
- Only potable water shall be used in the process of manufacture. The plant, machinery and premises shall be kept reasonably clean.
- (7) No ingredient deleterious or injurious to health shall be used in manufacturing/bottling process.
- (8) The licensee may procedure spirit from any D-1 licensee of Madhya Pradesh or may be permitted to import spirit by the Excise Commissioner, for manufacturing the Scheduled brands of foreign

- liquor. He may also be permitted to import specially blended/flavored spirits for blending purposes.
- (9) All foreign liquor manufactured in one operation shall be bottled and labelled immediately and shall be given the same batch number.
- (10) Cartons containing Whisky, Brandy, Rum, Gin, Beer etc. shall be arranged stocked and stacked label wise, bottle-size-wise, separate from one another.
- (11) The licensee shall leave an accessible passage free of cartons containing foreign liquor in the middle as well as along the walls of the stock room to facilitate free movement and verification of the stock.
- (12) The license shall maintain day to day label wise and bottle-size-wise true account of foreign liquor manufactured, bottled and disposed of, He will also maintain an accurate account of spirit used.
- (13) He shall comply with any subsidiary instructions issued by the Excise Commissioner from time to time during the currency of this license.
- (14) If D-1 and/or F. L. 9 license to which this license has been granted as an adjunct stands suspended cancelled or withdrawn, this license shall automatically stand suspended/cancelled/withdrawn or discontinued as the case may be.
- (15) The licensee shall be bound by all the General Licensee Conditions except conditions No. II, VIII, XIV, XVI, XXVI, XXVI, XXVII, XXIX and XXXII.
- (16) On breach of any condition of this license or provisions of Madhya Pradesh Excise Act, 1915 or rules made thereunder or order issued by the Excise Commissioner, this license may be suspended or cancelled by the Licensing Authority.

\mathbf{D}	ate.														

Excise Commissioner Madhya Pradesh

SCHEDULE-I

Description of site Licensed Premises	Bour	licensed prem	ises	
	North	East	South	West
	(1)	(2)	(3)	(4)

SCHEDULE-II

S. No.	Details of the brand/brands for which the licensee holds franchise	Full particulars along with complete address of the franchisor
(1)	(2)	(3)
D.		
Date		Excise Commissioner Madhya Pradesh

FORM F. L. 10

Manufacturer's Distribution License

Under clause (k) of sub-rule (1) of Ru	lle 8 of the Foreign Liquor Rules	, 1996 and in consideration of
a license fee of Rs	which has already been paid,	license is hereby granted to
sell foreign liquor in	n wholesale from the licensed pr	remises at, as described in the
schedule I below at situated in	town of	District
from to		
	3	2

Conditions

- (1) Under this license only those labels or brands of foreign liquor shall be procured, stocked and sol that have been manufactured or bottled by the manufacturer or bottler mentioned in Schedule-II.
- (2) The license shall sell foreign liquor in sealed bottles only to F. L. 1 or F. L. 1-A or F. L. 1-C licensees.
- (3) The licensee shall procure his requirements by transporting or importing foreign liquor from the manufacturer or bottler mentioned in Schedule-II
- (4) The licensee shall import and transport foreign liquor after paying the prescribed import fee or the transport fee, as the case may be.
- (5) The licensee shall preserve all the permits and invoices of stocks received in proper order and produce them before the inspecting authorities.
- (6) Cartons containing Whisky, Rum, brandy, Gin, Beer etc. shall be arranged stocked and stacked label wise, bottle-size-wise separate from one another
- (7) The licensee shall leave an accessible passage free of packages containing foreign liquor in the middle as well as along the walls of the store room to facilitate free movement and verification of the stock.
- (8) The licensee shall conduct business from the licensed premises only. No addition to or alternation in the premises is allowed without the prior written permission of the Excise Commissioner.

- (9) The licensee shall maintain day to day label wise, and bottle size-wise true account of all foreign liquor, stocked and sold.
- (10) The licensee shall be bound by all the General License Conditions except conditions except conditions II, X, XIV, XVI, XXVI, XXVII and XXXII.
- (11) On the breach of any condition of this license or provisions of Madhya Pradesh Excise Act, 1915 or rules made thereunder or order issued by the Excise Commissioner, this license may be cancelled or suspended by the Licensing Authority.

Excise Commissioner Madhya Pradesh

SCHEDULE-I

Description of site	Bot	Boundaries of the licensed pren							
(1)	North (2)	East (3)	South (4)	West (5)					
	SCHEDULE-II								
Full particulars along with complete Address of the manufacturer/ bottler (1)	The nature of license held by such manufacturer/bottler (2)		province in will license menticolumn 2 (3)	oned in					
Date				Commissione					

FORM F. L. 11

License for wholesale sale of duty foreign liquor

Under clause (1) of sub-rule (1) of Rule 8 of the Foreign Liquor Rules, 1996 and in consideration of an

(4)	The licensee shall conduct business formalteration in such a warehouse, premises				
(4)	alteration in such a warehouse, premises the Excise Commissioner.				
(5)		C: D	. '11 1	1	1 1 1
(5)	Cartons containing Whisky, Brandy, Ru stacked label wise, separate from one an		etc. will be	e arranged, sto	cked and
(6)	The licensee shall leave an accessible put the middle as well as along the walls to f			_	_ 1
(7)	The licensee shall preserve all the perm and produce them before the inspecting		es of stocks	s received in p	roper order
(8)	The licensees shall maintain day to day foreign liquor, label-wise.	true account	relating to 1	receipts, sales	and stocks of
(9)	Sales from the warehouse shall be cond	ucted between	n	a.m. to p.	m. only.
(10)	The licensee shall be bound by all the CXIII, XIV, XVI, XXV, XXVII and XXX		se Condition	ns except cond	litions II, X,
(11)	On breach of any condition of this licens or rules made thereunder or order issue suspended or cancelled by the Licensing	ed by the Ex			
					Commissione adhya Prades
	SCHEDU	LE – I			
		LE – I			
Descri	iption of site	Bou	ındaries of t	the licensed pr	remise
		North	East	South	West

FORM F.L. 12 FORM F.L. 12

[Rule 14 (5), (6)]

[Rule 14 (5), (6)]

[Rule 14 (5), (6)]

FORM F.L. 12

NO OBJECTIO	art: (To be retained in the office of issue) To, The Officer-in-charge F.L. 9, F.L. 9-A License hri	NO OBJECTION	ON CERTIFICATE	_	
				NO OBJECT	ION CERTIFICATE
No	Date	No	Date		
				No	Date
1 st Part: (To be retained	in the office of issue)	2nd Part: (To be hande	d over to the purchasing		
		licensee)		3rd Part: (To be maile	ed to the officer who shall
To,				issue the transport per	rmit)
		To,			
The Officer-in-	charge			To,	
F.L. 9, F.L. 9-A	License	The Officer-in-	charge		
		F.L. 9, F.L. 9-A	License	The Officer-in	n-charge
Shri		· · • • • •		F.L. 9, F.L. 9	-A License
holder of F L. 6/ F. L.	10/F. L. 11 license in	this Shri		••	
district desires to transpo	ort	holder of F L. 6/ F. L.	. 10/F. L. 11 license in the	is Shri	
	, and up to				This is NO OBJECTION
Date			t valid up to		be valid up to
<i></i>	•••	Date		CERTIFICATIE SIMII	ce vand up to
			•••	Date	
	***************************************	••••			•••••
	District Excise Off	icer	***************************************	•••	
	(N		District Excise Office	ar	•••••
•••		i.i <i>)</i>	(M.I		District Excise Officer
			(W1.1		
					(M.P)

[RULE 14(5), (6)]

[RULE 14(5), (6)]

[RULE 14(5), (6)]

	NO OBJECT	TON CERTII	FICATE		NO OBJECT	TION CERTII	FICATE		NO OBJEC	TION CERT	IFICATE
No		Date		No		Date.		No		. Date	
1 st Par	t: (To be retaine	ed in the office	e of issue)	2nd P licens	art: (To be hand	led over to the	purchasing		art: (To be ma the transport p		cer who shall
To,					,				1 1	,	
	The District I	Excise Officer		To,				To,			
		(M.P.)			The District l	Excise Officer			The Distric	t Excise Office	er
						(M.P.)				(M.P.)
	i										
	of F. L. 1/F. L				i						
			sport								F.L. 7/ F. L. 8
											nsport
											licensed premises
											an F.L. 6/F.L
											and has deposited
		•			•	*		_	•		e as per following
											tion if a transport
-							•				antity is issued by
be val	id up to		•	•				-			RTIFICATE shall
1 5 4 9	61 4			be val	id up to	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • • • • • • • • • • •	be va	llid up to	• • • • • • • • • • • • • • • • • • • •	•••••
Detail	s of deposits:			Detai	ls of deposits:			Deta	ils of deposits:	:	
S.	Head	Amount	Challan No.		-						
No.			& Date	S.	Head	Amount	Challan No.		Head	Amount	Challan No.
				No.			& Date	No.			& Date
1.	Duty				ъ.				.		
2.	Bottle fee			1.	•				Duty		
3.	Transport fee			2.	Bottle fee				Bottle fee		
	-			3.	Transport fee			3.	Transport te	e	
		Distric	et Excise Office	r		D :	- F			D	
			(M.P.)				et Excise Office				rict Excise Officer
			` /				(M.P.)			(M.P.)

FORM F.L. 14	FORM F.L. 14	FORM F.L. 14
[Rule 14(2), (3), (4), (5), (6), (15(2)]	[Rule 14(2), (3), (4), (5), (6), (15(2)]	[Rule 14(2), (3), (4), (5), (6), (15(2)]
Part 1 st : (To be retained in the office of issue)	Part 2nd: (To be handed over to the purchaser which will cover the consignment during transit)	Part 3rd: (For the selling licensee for his record)
Transport Permit	······································	Transport Permit
	Transport Permit	
No Date	-	No Date
2	No Date	2
this Unit proof/bulk liters E.N.A./Spirit/ I.M.F.L. detailed overleaf to h	of of F. L. 6/F. L. 10/F. L. 11 license to transport from the his this Unit	E.N.A./Spirit/ I.M.F.L. detailed overleaf to his licensed premises at This permit
(ii) Vehicle No	E. (ii) Vehicle No	(ii) Vehicle No
(Name & Designation in fu Officer-in-char D-1/F.L. 9/F. L. 9	rge (Name & Designation in full)	(Name & Designation in full) Officer-in-charge D-1/F.L. 9/F. L. 9A

Reverse of Part II

Reverse of Part III

Schedule detailing issue of A-E.N.A./Spirit

Schedule detailing issue of A-E.N.A./Spirit

Tanker No. of (1)		Bulk liters (2)	Strength (3)	h	Pro lite (4	er	Remarks Drums (5)	Tanker No. of (1)		Bulk liters (2)	Strengt (3)	h	Pro lite (4)	ſ	Remarks Drums (5)
			B.I.M.F.L								B.I.M.F.L				
S. No.	Kind	Batch No With	Label		No. of Boxes		Strength	S. No.	Kind	Batch No With	Label		No. of Boxes		Strength
		full details		Q	P.	N.				full details		Q	P.	N.	
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(2)	(2)	(3)	(4)	(5)	(6)	(7)	(8)
Date:		-					r-in-charge 9/F. L. 9A	Date:		-					er-in-charge 9/F. L. 9A

verse of	Part II					Reverse	of Part I	<u>II</u>		Reverse of Part IV					
Sc					Schedule detailing issue of A.E.N.A/Spirit						Schedule detailing issue of A.E.N.A/Spirit				
Bulk liter (2)	Strength (3)	Proof liters (4)	Remarks (5)	Tanker/ No. of Drums (1)	Bulk liter	Strength (3)	Proof liters (4)	Remarks (5)	Tanker/ No. of Drums (1)	Bulk liters	Strength (3)	Proof liters (4)	Remarks (5)		
	B.I.	M.F.L				B.I.	M.F.L				B.I.1	M.F.L			
No wit	h	Boxes	_	S. No. K	No wit	h	Boxes	_	S. No. I	No wit	h	Boxes	_		
				Date: Place:					Date: Place:						
	Bulk liter (2) Gind Bate No with full	Bulk Strength liter (2) (3) B.I.I. Cind Batch Label No. with full details	Schedule detailing is A.E.N.A/Spirit Bulk Strength Proof liters (2) (3) (4) B.I.M.F.L Gind Batch Label No. of No. Boxes with full details Officer-in	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liter liters (2) (3) (4) (5) B.I.M.F.L Gind Batch Label No. of Strength No. Boxes with full Q P. N.	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liters No. of Drums (2) (3) (4) (5) (1) B.I.M.F.L Gind Batch Label No. of Strength No. Boxes with full Q P. N. details Officer-in-Charge Date:	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liter liters Drums (2) (3) (4) (5) (1) (2) B.I.M.F.L Gind Batch Label No. of Strength No. Boxes with full Q P. N. details Officer-in-Charge Date:	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liters Tanker/ Bulk Strength No. of liter Drums (2) (3) (4) (5) (1) (2) (3) BILM.F.L S. No. Kind Batch Label No. of Strength No. with full Q P. N. details Officer-in-Charge Date:	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liters (2) (3) (4) (5) B.I.M.F.L Gind Batch Label No. of Strength No. Boxes with full Q P. N. details Officer-in-Charge Officer-in-Charge Schedule detailing is A.E.N.A/Spirit Tanker/ Bulk Strength No. of liter liters Drums (1) (2) (3) (4) S. No. Kind Batch Label No. of No. Boxes with full details Officer-in-Charge Officer-in-Charge Date: Officer-in-Charge	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liters (2) (3) (4) (5) B.I.M.F.L Gind Batch Label No. of Boxes with full details Officer-in-Charge Officer-in-Charge Schedule detailing issue of A.E.N.A/Spirit Tanker/ Bulk Strength Proof Remarks liters Inaker/ Bulk Strength Proof Remarks liters Iter liters Tanker/ Bulk Strength Proof Remarks liters Iter liters S. No. Kind Batch Label No. of Strength No. With Full details Officer-in-Charge Officer-in-Charge	Schedule detailing issue of A.E.N.A/Spirit	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liters No. of Drums (2) (3) (4) (5) BLMF.L Sind Batch Label No. of Strength No. Boxes with full details Q P. N. of details Officer-in-Charge Date: Officer-in-Charge Date:	Schedule detailing issue of A.E.N.A/Spirit: Bulk Strength Proof Remarks liters No. of Iter Iters Iters Iters Iters No. of Iters Ite	Schedule detailing issue of A.E.N.A/Spirit Bulk Strength Proof Remarks liters Tanker Bulk Strength Proof Iliter Bulk Strength Proof Iliters Bulk Strength Proof Iliters Iliters		

FORM F. L. 16 [Rule 14(3), (4) (5) (6)

Part I: (To be retained in the office of issue)

Tra	nsport po	ermit	Part II: (To be h cover the consign		the purchaser which will transit)	Part III: (For the	selling licens	e for his record)			
			_	Transport p		Transport permit					
No		Date									
			No		Date	No		Date			
		holder of									
F. L./F. L. 1A/ F. L. 10					holder of			holder of			
transport to his license	-		F. L./F. L. 1A/ F.	. L. 1C/F. L. 7	/ F. L. 8 license to	F. L./F. L. 1A/ F.	. L. 1C/F. L. 7	7/ F. L. 8 license to			
		or detailed overleaf from	•	-	ses at	transport to his li	censed premis	ses at			
F. L. 11	1/F.L. 10/	F. L 6 licensee of this	Proof/bulk liters	of foreign liqu	or detailed overleaf from	Proof/bulk liters	of foreign liqu	or detailed overleaf from			
District. This permit sl	hall be va	lid up to	F.	L. 11/F.L. 10	VF. L 6 licensee of this	F.	L. 11/F.L. 10	O/F. L 6 licensee of this			
			District. This per	mit shall be va	alid up to	District. This per	mit shall be v	alid up to			
(1) The prescribe	ed duty/fe	e has been deposited as									
under –			(1) The pres	scribed duty/fe	ee has been deposited as	(1) The pres	scribed duty/fe	ee has been deposited as			
Head Ar	nount	Challan No./Date	under –			under –					
			Head	Amount	Challan No./Date	Head	Amount	Challan No./Date			
Head											
Duty			Head			Head					
Bottle fee			Duty			Duty					
Transport fee			Bottle fee			Bottle fee					
			Transport fee			Transport fee					
		lid only for									
hours (in words) from	the time e	ntered by the O.I.C.F.L.	(2) This per	mit shall be va	alid only for	(2) This per	mit shall be va	alid only for			
6/F. L. 10/F. L. 11 lice	ensee over	rleaf.	hours (in words)	from the time	entered by the O.I.C.F.L.	hours (in words)	from the time	entered by the O.I.C.F.L.			
			6/F. L. 10/F. L. 1	1 licensee ove	erleaf.	6/F. L. 10/F. L. 1	1 licensee ove	erleaf.			
		all not be broken in									
transmit and	shall be r	outed to the destination	(3) The con	nsignment sh	nall not be broken in	(3) The con	nsignment sh	nall not be broken in			
via			transmit	and shall be	routed to the destination	transmit	and shall be	routed to the destination			
			via			via					
		District Excise Officer									
		(M. P)			District Excise Officer			District Excise Officer			
					(M. P)			(M. P)			

FORM F. L. 16

[Rule 14(3), (4) (5) (6)

FORM F.L.16

[Rule 14(3), (4) (5) (6)

FORM F. L. 17

[Rule 14(3) (4) (5) (6)]

[Rule 14(3) (4) (5) (6)]

Part I: (To be retained in the office of issue)

Transport permit No..... Date.....

Against the N.O.C. No..... dated issued by the District Excise Officer this permit is granted to..... holder of F.L. 1/ F.L. 1A/ F. L. 1C/ F. L. 7/F. L. 8 license to transport to his licensed premises at Proof/bulk litters of foreign liquor detailed overleaf fromF. L. 11/F. L. 10/F. L. 6 licensee of this district. This permit shall be valid up to

(1) The prescribed duty/fee has been deposited as under -

Head Amount Challan No/ Date

Duty Bottle Fee Transport Fee

- This permit shall be valid only for..... hours (in words) from the time centered by the O.I.C.F.L. 6/ F. L. 10/ F. L. 11 license overleaf.
- The consignment shall not be broken in transit and shall be routed to the destination via

District Excise Officer (M. P) Part II: (To be handed over to the purchaser which will cover the consignment during transit)

Transport permit Date..... No.....

Against the N.O.C. No..... dated issued by the District Excise Officer this permit is granted to..... holder of F.L. 1/ F.L. 1A/ F. L. 1C/ F. L. 7/F. L. 8 license to transport to his licensed premises at Proof/bulk liters of foreign liauor detailed overleaf fromF. L. 11/F. L. 10/F. L. 6 licensee of this district. This permit shall be valid up to

(1) The prescribed duty/fee has been deposited as under –

Head Amount Challan No/ Date

Duty Bottle Fee Transport Fee

- This permit shall be valid only for..... hours (in words) from the time centered by the O.I.C.F.L. 6/ F. L. 10/ F. L. 11 license overleaf.
 - (3) The consignment shall not be broken in transit and shall be routed to the destination via

District Excise Officer

(M. P)

FORM F. L. 17

[Rule 14(3) (4) (5) (6)]

Part III: (For the selling licensee for his record)

Transport permit

Date..... No.....

Against the N.O.C. No..... Excise Officer this permit is granted to..... holder of F.L. 1/ F.L. 1A/ F. L. 1C/ F. L. 7/F. L. 8 license to transport to his licensed premises at Proof/bulk liters of foreign liauor detailed overleafF. L. 11/F. L. 10/F. L. 6 licensee of this district. This permit shall be valid up to

(1) The prescribed duty/fee has been deposited as under –

Head Challan No/ Amount Date

Duty Bottle Fee Transport Fee

- This permit shall be valid only for..... hours (in words) from the time centered by the O.I.C.F.L. 6/ F. L. 10/ F. L. 11 license overleaf.
- (3) The consignment shall not be broken in transit and shall be routed to the destination via

District Excise Officer (M. P) FORM F.L.17

[Rule 14(3) (4) (5) (6)]

Part VI: (To be mailed to the officer who issued N.O.C.)

Transport permit

No	Date

Against the N.O.C. No..... dated issued by the District dated issued by the District Excise Officer this permit is granted to..... holder of F.L. 1/ F.L. 1A/ F. L. 1C/ F. L. 7/F. L. 8 license to transport to his licensed premises at Proof/bulk litters of foreign detailed from liquor overleafF. L. 11/F. L. 10/F. L. 6 licensee of this district. This permit shall be valid up to

> (1) The prescribed duty/fee has been deposited as under -

Challan No/ Head Amount Date

Duty Bottle Fee Transport Fee

- (2) This permit shall be valid only for..... hours (in words) from the time centered by the O.I.C.F.L. 6/F. L. 10/F. L. 11 license overleaf.
- The consignment shall not bebroken in transit and shall be routed to the destination via

District Excise Officer (M. P)

FORM F.L.18 [Rule 14(2) (4) (5) (6)]

Part I: (To be retained in the office of issue)

Transport permit

...... holder of F.L. 2/ F.

litters of foreign liquor to his licensed premises								
from F. L. 1/F. L. 1A/F.								
L. 7 license of He has paid Rs.								
as transport fee vide Challa No dated Th permit shall be valid up to								
CONDITIONS								
(1) The Consignment shall not be broken in transit								
(2) It shall be routed through to the destination								
(3) The licensee thus transporting, shall g the details about issues entered on the reverse by the supplier.								
District Excise Office(M.)								

FORM F. L. 18

[Rule 14(2) (4) (5) (6)]

Part II: (To be handed over to the purchaser which will cover the Consignment during transit)

Transport permit

No Date
holder of F.L. 2/
F. L. 3/F. L. 4/ F. L. 5/F. L 8 license is hereby
permitted to transport
proof/bulk liters of foreign liquor to his
licensed premises at from
F. L. 1/F. L. 1A/F. L. 7 license
of He has paid Rs as
transport fee vide Challan No
dated This permit shall be
valid up to

CONDITIONS

- (1) The Consignment shall not be broken in transit
- (2) It shall be routed through to the destination
- (3) The licensee thus transporting, shall get the details about issues entered on the reverse by the supplier.

	Ι)	i	S	tı	r	i	С	t	E	Ù	K	С	i	S	ϵ	•	()	f	fice	٠,	
 																				(M.F	')	

FORM F. L. 18

[Rule 14(2) (4) (5) (6)]

Part III: (For the selling licensee for his record)

Transport permit

No		Date	
		hold	er of F.L. 2/ F. L.
3/F. L.	4/ F. L. 5/F.	L 8 license is	hereby permitted to
transpo	rt	proof/bu	ulk litters of foreign
liquor	to his lice	nsed premises	s at from
	F.	L. 1/F. L. 1A	VF. L. 7 license of
	Не	has paid Rs.	as transpor
fee	vide	Challan	No
dated		This pern	nit shall be valid up
to			•

CONDITIONS

- (1) The Consignment shall not be broken in transit
- (2) It shall be routed through to the destination
- (3) The licensee thus transporting, shall get the details about issues entered on the reverse by the supplier.

District Excise	Officer,
	(M.P)

Reverse of Part II

Reverse of Part II

Schedule detailing issue of I.M.F.L.

Schedule detailing issue of I.M.F.L.

S. No.	Kind	Batch No. With Full Details	Label	No. of Bottles	S. No.	Kind	Batch No. With Full Details	Label	No. of Bottles
(1)	(2)	(3)	(4)	(5)	(1)	(2)	(3)	(4)	(5)
Date : Place :				F. L. 1/F. L 1A/F. L. 7 License	Date : Place :				F. L. 1/F. L 1A/F. L. 7 License

FORM F.L. 19

FORM F. L. 19

[Rule 14(2) (4) (5) (6)]

[Rule 14(2) (4) (5) (6)]

[Rule 14(2) (4) (5) (6)]

Part I: (To be retained in the office of issue)

Part I: (To be handed over to the purchaser which will cover the Consignment during transit)

[Rule 14(2) (4) (5) (6)] Part I: (To be mailed to the officer who issued N.O.C)

Transport permit

Transport permit

Transport permit

No Date
holder of F. L.2/F.
L. 3/F. L. 4/F. L. 5/F. L. 8 license is
hereby permitted to
transport
Proof/bulk litres of foreign liquor to his
licensed premises at from
F. L. 1/F. L. 1A/ F. L 7 licensee
ofHe has paid Rs
as transport fee vide Challan
No of dated This
permit shall be valid up to

No	Date	
	holder of	F. L.2/F.
L. 3/F. L. 4/F.	L. 5/F. L. 8 1	icense is
hereby	permitted	to
transport		
Proof/bulk litres	of foreign liqu	or to his
licensed premis	ses at	from
F. L. 1/1	F. L. 1A/ F. L 7	'licensee
ofHe ha	as paid Rs	
as transport	fee vide	Challan
No of	dated	This
permit shall be	valid up to	• • • • • • • • • • • • • • • • • • • •

No..... Date holder of F. L.2/F. L. 3/F. L. 4/F. L. 5/F. L. 8 license is hereby permitted transport..... Proof/bulk litres of foreign liquor to his licensed premises at from F. L. 1/F. L. 1A/F. L 7 licensee ofHe has paid Rs..... as transport fee vide Challan No...... of dated..... This I permit shall be valid up to.....

FORM F. L. 19

Part I: (For the selling licensee for his

record)

CONDITIONS

- (1) The consignment shall not be broken in transit
- (2) It shall be routed through to the destination
- (3) The licensee thus transporting, shall get the details about issues entered on the reverse by the supplier.

District Excise Officer	District Excise Officer
(M. P)	(M. P)

CONDITIONS

- (1) The consignment shall not be broken in transit
- (2) It shall be routed through to the destination
- (3) The licensee thus transporting, shall get the details about issues entered on the reverse by the supplier.

District Excise Office	ce
 (M.	P

Transport permit

No Date
holder of F. L.2/F.
L. 3/F. L. 4/F. L. 5/F. L. 8 license is
hereby permitted to
transport
Proof/bulk litres of foreign liquor to his
licensed premises at from
F. L. 1/F. L. 1A/F. L 7 licensee
ofHe has paid Rs
as transport fee vide Challan
No of dated This
permit shall be valid up to

CONDITIONS

- (1) The consignment shall not be broken in transit
- (2) It shall be routed through to the destination
- (3) The licensee thus transporting, shall get the details about issues entered on the reverse by the supplier.

He has paid Ks
transport fee vide Challan
of dated This
mit shall be valid up to
CONDITIONS
(1) The consignment shall not be broken in transit
(2) It shall be routed through to the destination
(3) The licensee thus transporting, shall get the details about issues entered on the reverse by the supplier.

District Excise Officer

.....(M. P)

FORM	F.	L. 2	21
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FORM F. L. 21 [Rule 10(1)(a)(g)]

[Rule 10(1)(a)(g)]

[Rule 10(1)(a)(g)]

FORM F. L. 21

Part 1st: (To be retained in the office of issue) Part IInd: (To be mailed to the authority who may Part IIIrd: (To be handed over to the applicant) authorise the export) To, To, To, Subject. – No Objection certificate for importing Subject. – No Objection certificate for importing Subject. – No Objection certificate for importing I.M.F.L without payment of duty. I.M.F.L without payment of duty. I.M.F.L without payment of duty. Shri.....holder of F. L. 10/F. L. 6 Shri.....holder of F. L. 10/F. L. 6 Shri.....holder of F. L. 10/F. L. 6 license ofdistrict, M.P. intends license ofdistrict, M.P. intends to license ofdistrict, M.P. intends to import.....proof/Bulk liters of I.M.F.L. from import......proof/Bulk litters of I.M.F.L. from import.....proof/Bulk litres of I.M.F.L. from holder of License in holder of License in holder of License in your district has paid Rs...... your district has paid Rs..... your district has paid Rs..... by challan No. datedas by challan No. dated as by challan No. dated as import fee on the quantity. This office has no import fee on the quantity. This office has no import fee on the quantity. This office has no objection if an export permit for the same is issued by objection if an export permit for the same is issued by objection if an export permit for the same is issued by This N.O.C shall be valid you. This N.O.C up you. This N.O.C vou. shall be valid shall be valid to..... to..... to..... District Excise Officer. District Excise Officer. District Excise Officer.(M. P.)(M. P.)(M. P.)

[Rule 12(6) (7)]

Part I : (To be retained in the office of issue) No							Part I: (To be handed over to the exporting licensee. This part will						
							accompany and cover the consignment during movement)						
								No				Date	
Shri						n Shri holder of license in form					n form F.L. 9 ng details from		
No.	Kind (2)	Label (3)	Batch No. With Details (4)	Contents in Bulk Liters (5)	Strength (6)	Contents in Proof litters (7)	No. (1)	Kind (2)	Label (3)	Batch No. With Details (4)	Contents in Bulk litters (5)	Strength (6)	Contents in Proof liters (7)
		ses at		h the consignr A.M./P.M. o	Officer- F. L. 9, 1	in-Charge F. L. 9A			ses at	witl		Officer-i F. L. 9, 1	in-Charge F. L. 9A

FORM F. L. 22

[Rule 12(6) (7)]

[Rule 12(6) (7)]

FORM F. L. 22

[Rule 12(6) (7)]

Part III: (To be sent under registered post to the officer-in-charge of the importing unit) No							will tr consig No	ransmit to nment and	the office onward tra	er-in-charge of ansmission to the control of the co	the importing the office who is Dar foreign liqued der of license	g unit for vessued the exporte	
licensed premises at					in th			state	. This po	ermit shall	at be valid up		
No.	Kind (2)	Label (3)	Batch No. With Details (4)	Contents in Bulk Litters (5)	Strength (6)	Contents in Proof liters (7)	No. (1)	Kind (2)	Label (3)	Batch No. With Details (4)	Contents in Bulk liters (5)	Strength (6)	Contents in Proof liters (7)
	Vehicle ed premis	es at	witl	n the consignm	Officer- F. L. 9, I District.	ed off from the			ses at	witl		on Officer- F. L. 9,	ted off from the -in-Charge F. L. 9A

REVERSE OF IV OF FORM F. L 22

VERIFICATION REPORT

Particulars of the packages received

No.	Kind	Label	Batch No. with details	Contents in Bulk litres	Strength	Contents in proof litres
Date	•••••	·····			(Officer-in the import	n-charge of ing unit)
Nec	Verificati essary action		nt to the Officer-	in-Charge of F.	L. 9/F. L. 9A	License for
Date:					(Officer-in the import	n-charge of ing unit)

[Rule 12(4)

Form of bond to be executed on the	removal of foreign-liquor from the licensed premises of F. L
9/F.L. 9A license	e at For export in bond.

under Rule 12 of the Foreign Liquor Rules 199 accordance with terms and conditions of the exponereby bind myself/ourselves as well as my/our Pradesh for the sum of Rs.	nereinafter referred to as the licensee) have been permitted to export I.M.F.L in bond to other States of India in rt permit in Form F. L. 22 within the stipulated time. I/We heirs/legal representatives to the Governor of Madhya and undertake that, in case I/We am/are unable to furnish zing the export, that the I.M.F.L. mentioned in the export
permit /permits that has/have been issued in my/or the specified time, I/We shall pay full duty at the	ur favor, has been duly and conclusively exported within the prescribed rate thereon to the Governor of Madhya enalty that may be imposed on me/us for violation of the
	(Signature)
	ense in form F. L. 9/F. L. 9A has/have been permitted gn liquor from his/their licensed premises atpermissions are:
	one time export any quantity of I. M. F. L, the total point of time exceeds Rs
destination during the period of validity mention Governor of M.P, prescribed duty at the prevalent	he I.M.F.L to the Officer-in-Charge of the warehouse of the in the export-permit, failing which he shall pay to the at rate on the quantity of I.M.F.L not delivered. This shall him under the provisions of the Act and the Rules made
Signature in the Presence of	Collector on behalf of the Governor of Madhya Pradesh
Witness - I	
Witness - II	
Place	
Date	
*******	**********

**MP Code(<u>www.code.mp.gov.in</u>) **