

## CONDITIONS AND PROCEDURE

### TO BE FOLLOWED IN THE ALLOTMENT OF LICENSES FOR RETAIL OUTLETS OF COUNTRY LIQUOR (L-14A) AND INDIAN MADE FOREIGN LIQUOR (L-2) IN THE RESPECTIVE DISTRICTS OF THE STATE OF HARYANA FOR THE FINANCIAL YEAR 2006-2007

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#### General

1. All licenses, whether for wholesale or for retail sale, shall be granted subject to the provisions of the Punjab Excise Act, 1914 and the Rules/ Regulations/ Instructions/ Policies framed there under from time to time as applicable to the State of Haryana. The annual license fee and annual quota, for each category, of retail outlets within the districts shall be fixed before receiving applications.

2. All allotments of licenses shall be subject to the approval of the Excise & Taxation Commissioner. The Financial Commissioner may reject, without assigning any reason, any allotment in the public interest as the case may be, within 10 days of the date of draw of lots or 31<sup>st</sup> March, 2006, whichever is earlier.

**3. No person shall be allowed to apply for any retail outlet unless he has deposited an earnest money of rupees one lakh, in cash or by bank draft, against a receipt in form M-24A.**

(i) Entry to the venue of draw of lots shall be restricted to not more than two persons per application. If any such person commits misconduct at the venue of draw of lots, he shall be debarred from participating in the draw of lots and the amount of Rs. One Lakh deposited by him along with the application shall be forfeited by the Dy. Excise and Taxation Commissioner, (Excise) of the respective district.

(ii) In the case of a successful allottee the amount of earnest money of Rs. One Lakh, shall be adjusted towards his security. However, in the case of unsuccessful allottee, this amount shall be refunded at the conclusion of the allotment of licenses of retail liquor outlets.

**(iii) In case a successful allottee fails to pay the first installment of security amounting to 5% of the annual license fee, at the time of allotment, the amount of Rs. 1 lakh shall be forfeited, and the allottee shall be black listed, debarred from participating in the subsequent allotment and would further be liable for recovery of losses caused due to re-allotment.**

4.(i) The prospective allottee shall have to apply in the prescribed application form available in the offices of the Deputy Excise & Taxation Commissioners (Excise) of the respective districts, on payment of Rs. Five Thousand, against proper receipt, which shall neither be refundable nor adjustable.

**(ii) The Deputy Excise & Taxation Commissioner (Excise) of the respective district shall authenticate all the applications before issue with his signature and stamp.**

**(iii) The application forms shall be serially machine numbered, with the serial number appearing at three places, in the application form, in the slip of draw of lots, and in the receipt issued to the applicant.**

5. The prospective allottee may apply for any number of retail outlets. But he shall have to apply separately for each of the retail outlets.

6. The application form shall be completely filled up, and shall be accompanied by two recent passport size photographs of the applicant/applicants, the requisite affidavits and documents as prescribed in the application form. The photographs shall be self signed. All the documents except the affidavits shall be attested by a Gazetted Officer with his full name, designation, place of posting, stamp and date. The affidavits shall be attested by a notary public or any authority authorized for such purposes.

**7. The verification of full documents furnished by the successful allottee shall be made by the Excise Inspector of the respective circle and counter signed by the Excise and and Taxation Officer (Excise) / Assistant Excise and Taxation Officer(Excise), before the licence is actually granted.**

8. To ensure that a successful allottee for a licensee does not fall under the purview of clauses (a) and (b) of order 7 of the Punjab Intoxicants License and Sale Orders, 1956, he shall, before he starts his business be required to file an affidavit on a non-judicial stamp paper of the value of Rs. 3/- to the effect that he has not been convicted of any non - bailable offence by a criminal court or of any offence under the Punjab Excise or the Opium Act, the East Punjab Opium Smoking Act, 1948, the East Punjab Molasses (Control) Act, 1948, the Indian Power Alcohol Act, 1948 applicable to Haryana or the Narcotic Drugs and Psychotropic Substances Act, 1985. The successful allottee shall also file an affidavit before opening of retail licensed outlets to the effect that he is not a defaulter and has paid all past dues or excise revenue in Haryana. The failure to furnish the affidavit prescribed herein or furnish false affidavit shall be sufficient ground for cancellation of license, which shall be re-alloted at his cost and risk.

**9. The complete record of the applications received from the prospective licensees for allotment of country liquor and IMFL retail outlets, separately, shall be maintained in a register, duly page numbered, and attested by the Deputy Excise & Taxation Commissioner (Excise) of the respective district, in the following manner.**

- a) **Serial Number**
- b) **Application Number**
- c) **Name / category of the retail outlet for which the application has been made.**
- d) **The name of the applicant**

**10. The lists of the applications received, upto the last date and time fixed for the receipt of applications, for the allotment of retail outlets of country liquor and IMFL, shall be prepared separately for country liquor and IMFL outlets, and shall be**

**displayed at a prominent place in the office of the respective Deputy Excise & Taxation Commissioner (Excise).**

11. The applications shall be examined by the Excise Inspectors and supervised by the Excise and Taxation Officer (Excise)/ Assistant Excise and Taxation Officer (Excise).

The list of valid applications and invalid applications, category-wise, separately for country liquor and IMFL retail outlets shall then be prepared and displayed at a prominent place in the office of the Deputy Excise & Taxation Commissioner (Excise), at least three days before the draw of lots.

**12. The allotment of retail outlets of country liquor and IMFL (L-14A & L-2) shall be made out of the valid applications received.**

13. In case the number of applications for the same retail outlet is more than one, the allotment shall be made by a draw of lots, to be conducted by a Committee, consisting of the Deputy Commissioner, the Deputy Excise & Taxation Commissioner (Excise), the Deputy Excise & Taxation Commissioner (Sales Tax), the Excise and Taxation Officer(Excise) or Assistant Excise and Taxation Officer(Excise) of the respective district.

Where the Deputy Excise & Taxation Commissioner (Excise) is holding additional charge of excise of another district, his place in the other district shall be taken by the Deputy Excise & Taxation Commissioner (Sales Tax) and the place of the latter by the Excise and Taxation Officer (Sales Tax) of that district designated by Deputy Excise & Taxation Commissioner (Excise).

**14(i) It will be obligatory for the successful allottee of the retail licensed liquor outlet to deposit a security of twenty percent of the annual license fee of the respective licensed outlet, out of which, five percent of the license fee shall have to be deposited on the day of draw of lots, five percent of the license fee within seven days of the allotment/draw of lots or on or before 31<sup>st</sup> March, 2006; which ever is earlier. Third installment of security amounting to ten percent of the license fee shall be deposited by 7<sup>th</sup> of April, 2006.**

**In case the successful allottee is a company, the total amount of license fee shall be paid on the day of draw of lots.**

(ii) If any person, whose allotment has been accepted fails to deposit the amount of security in time or refuses to accept the license, his license shall be deemed to have been cancelled automatically and security deposited if any, shall be forfeited and the license may be reallocated by draw of lot or private contract by the competent authority and any deficiency in the license fee and all expenses of such re-allotment or attempted re-allotment shall be recoverable from the said person in the same manner as laid down in section 60 of the Punjab Excise Act, 1914.

(iii) The ninety percent of the security shall be adjusted towards the license fee payable by him unless the same or any part thereof is forfeited or adjusted against any amount of fee or penalty due from him in respect of his license and the remaining ten percent of the security shall be refundable to the allottee after deducting there from any kind of arrears, if any, due to the Government from him after the close of the financial year. In the event of the amount of the security or any part thereof having been forfeited or adjusted, the

deficiency shall be made good by him within seven days of the happening of such event failing which the license shall be liable to be cancelled by the competent authority.

**(iv) The successful allottee when granted a license shall pay by the 15<sup>th</sup> of the month in which he begins his business under his license and by the 15<sup>th</sup> of every subsequent month an installment equal to 10% of the total annual license fee till the entire license fee has been realized. In the event of his failure to pay the monthly installment or any part thereof by the due date, the DETC(X) of the respective district may authorise the allottee to deposit the amount of installment or part thereof upto the last day of the month for which the installment is due on the condition that the allottee pays interest from first day of the month of default till the date of payment @ One and half percent per month.**

(v) In the event of failure to pay the installment or installments along with the interest as the case may be, by the due date, the licensed outlet shall cease to be in operation on the first of the following month and shall ordinarily be sealed by the DETC(X) or the Excise & Taxation Officer(X) or the AETO(X) of the respective district or any other official authorized by him and the license of the defaulting outlet may be cancelled.

**(vi) No interest shall be payable to the allottee on the security amount deposited by him.**

(vii) In the event of cancellation of the license of a retail outlet, the Collector may re-allot it in accordance with the procedure laid down in the relevant rules under the Haryana Liquor License Rules, 1970, and in addition he may prescribe the manner under which the license fee and the amount of security is to be realized, which shall be in consonance with the existing rules in this regard.

**15. The allotment of retail licensed outlets and the draw of lots shall be as open and transparent as possible. A transparent glass or plastic jar shall be used for the draw of lots, so that the Part-I (slip for draw of lots), attached with the applications form, that are put into the jar, are visible to the public.**

**(i) The draw of lots shall not be made by any officer/official directly and indirectly connected with the process of allotment of retail licensed outlets.**

**(ii) A different person from the public shall be chosen for the each draw of lot.**

**(iii) At the time of draw of lots the applicant whose slip for draw of lots, is first drawn shall have the right for allotment of the respective retail outlet subject to prescribed conditions. The applicant whose slip is drawn thereafter shall be declared as the 'allottee in waiting', who shall have the claim to allotment of the respective retail outlet, in case the first allottee defaults or is debarred. In the event, if the 'allottee in waiting' also defaults or is debarred, the application for the retail outlet shall be invited afresh, and the whole process shall be repeated again.**

**(iv) The name of the successful applicant and the 'allottee in waiting' shall be announced there and then.**

**(v) The allotment by draw of lots shall be made on the same day through out the State.**

**16. The area of retail outlet shall be specified. The licensee shall make his own arrangements for opening of the retail outlet.**

**The villages in respect of which a panchayat resolution has been passed regarding closure of a retail outlet and has been accepted by the Excise & Taxation Commissioner, Haryana and conveyed separately shall not be included.**

17. The Excise Inspectors, AETO(Excise)/ ETO(Excise) and the DETC(Excise) shall ensure that the applications for the allotment of all the retail outlets of country liquor and IMFL located in their respective district have been received.

18. In case no application is received for any retail outlet / outlets of Country Liquor and or IMFL, the names and locations of such retail outlets, their annual license fee and annual quota shall be displayed prominently in the office of the DETC(Excise).

A report of such retail outlets shall be made separately to the Excise & Taxation Commissioner on the next day of allotment. Applications for such retail outlets shall then be invited again at the time / date to be fixed by the DETC(Excise) of the district with the prior approval of Excise and Taxation Commissioner (FC) and the procedure detailed above shall be followed afresh.

19. (i) The provisions of the Punjab Shops and Commercial Establishment Act, 1958 in the areas wherein it is in force, shall remain inoperative so far as it relates to hours of sale of liquor in the case of licensed premises. Such licensed premises, however, shall remain closed on the Republic Day (26th January), Independence Day (15th August), Mahatma Gandhi's Birthday (2nd October). The liquor shops shall remain closed in the areas within the concerned constituency and in the adjoining areas of the Constituency for the period where polling is held for State Assembly or Parliament as per directions of Election Commission of India and election to Panchayat/Local Bodies in Haryana as per directions of the Haryana State Election Commission.

No compensation of any kind or relief in license fee/quota on such account shall be given.

(ii) Hours of sale :- Retail Liquor Outlet in the State shall observe the following Hours of sale.

Period	Timings
1.4.2006 to 31.3.2007	8:00 AM to 12:00 Hours (Midnight)

However, the employees working at the retail liquor outlet will be entitled to a weekly rest and their daily working hours will be limited to 8 hours.

20. (i) Pictures and Photographs of Mahatma Gandhi, Acharya Vinoba Bhave and other National leaders, as notified by the Excise and Taxation Commissioner, Haryana, from time to time, shall not be exhibited on any licensed premises in Haryana under the Punjab Excise Act, 1914.

(ii) The licensees shall at no time advertise the sale of liquor by announcing it on loud-speakers or by any other means.

21. No Compensation of any kind or relief in license fee and quota shall be admissible to any licensee on account of natural calamities such as fire, floods, drought, earthquake or riots etc.

*Explanation:-* For the purpose of this sub-clause, the executive instruction of the Financial Commissioner embodied in paragraph 3.19(e) of the Punjab Excise Manual Volume-III, relating to concession to license holders, shall not be applicable.

22. Every successful allottee shall be required to furnish two sets of surety bond in form M-75 before the commencement of business.

23. No person to whom a license for retail liquor outlet is granted shall establish the same on such premises as is situated at a distance of less than 150 meters from the main gate of a recognized school/ College/ main bus stand and a place of worship. However, Excise Commissioner can relax such distance for the location of retail liquor outlet from 150 meters to 75 meters on the recommendations of the Deputy Excise and Taxation Commissioner (Excise).

The retail liquor outlet on National Highway/ State Highways (except in case of retail liquor outlets located in the areas of Municipal Committees/Municipal Corporations/Councils/Housing Boards or any other local authority/Urban Estates/the areas developed by the colonizers with the approval of the Government) shall be located at a distance as stipulated in the Punjab Scheduled Roads and Controlled Areas Restriction of Unregulated Development Act, 1963 (41 of 1963). However, regarding location, the retail liquor outlet shall also have to conform to the conditions laid down in any other Act/rules as well.

However, in urban areas, the retail liquor outlets may be located in the market places.

24. No wholesale and retail liquor outlet (L-1, L-1B, L-1-B1, L-2, L-4/L-5, L-12C, L-13, L-14A) shall be opened in the municipal limits of the towns of Kurukshetra, Thanesar (except Pipli alongside G.T. Road) and Pehowa town falling in the district of Kurukshetra.

25. Inter district distance of a liquor vend would be 3 km.

**26. The retail outlets of country liquor and IMFL (L-14A & L-2) shall not be allowed to function from under one roof.**

**27. No sub-vends shall be allowed.**

**28. One ahata per retail outlet of country liquor and IMFL may be allowed, in urban areas only, on payment of annual license fee of Rs. Twenty Five Thousand or one percent of the annual license fee of the respective retail outlet, which ever is greater, by the Excise & Taxation Commissioner.**

**29. The application form shall be supplied by the Excise & Taxation Commissioner to the districts. The district shall maintain the complete accounts of the application forms received, issued, balance in stock and the total application fee of Rs. Five Thousand per application form received.**

30. A detailed report specifying the L-14-A and L-2 retail licensed outlets allotted categories-wise, their names /location, licence fees, annual quota, name /address of the

successful allottee, payment of security of five percent of the annual licensee fee etc. shall be communicated to Excise and Taxation Commissioner, Haryana for approval, by hand, immediately after the allotment has been made.

31. Licenses in form L-2 and L-14-A shall not be run on premises used as hotels and/or restaurants or at places providing eatables.

32. Further, in case a retail outlet has to be closed down because of a Court Order, local resistance or for any other reason, the licensee will have the option to shift the retail outlet with the prior permission within the areas specified on the same terms and conditions. However, a rural retail outlet shall not be reallocated in an urban area.

The closure of one or more retail outlets in the specified area shall not entitle the licensee to any rebate/reduction in the licence fee.

**33. For Retail Outlets of Country Liquor (L-14A) and wholesale licensed outlets of Country Liquor (L-13)**

**1. The application forms for the allotment of retail outlets of country liquor shall be in BLACK ink.**

**2. It has been made open for the distilleries located in the State and those distilleries which are located within 200 kms of the limits of the State, to apply for the supply of doubled distilled, spiced, pot, country liquor, of 50 degrees proof strength, in bottled form, as per the conditions prescribed.**

The approval to the distilleries shall be granted by the Excise & Taxation Commissioner. Thereafter these distilleries shall be granted licenses for wholesale outlets of country liquor (L-13) under the Haryana Liquor License Rules, 1970, as per the following conditions:-

**a). The approved distilleries shall be required to open wholesale outlets of country liquor (L-13) in every district headquarter of the State to maintain regular and ready supply of country liquor to the retail liquor outlets of country liquor (L-14A).**

b). The supplies to the retail outlets of country liquor (L-14A) shall be made from the wholesale outlets of country liquor (L-13) located in the district on permits/passes issued by the respective Deputy Excise & Taxation Commissioners (Excise) of the districts.

(c) The stock of country liquor at the stage of L-13 shall be duty paid.

**(d) The wholesale outlets of country liquor (L-13) shall maintain a ready stock equal to the five percent of the fixed annual quota of the respective district.**

(e) The wholesale outlets of country liquor (L-13) shall obtain permits / passes issued by the respective Deputy Excise & Taxation Commissioners (Excise) of the districts.

**(f) The annual license fee for the wholesale outlets of country liquor (L-13) shall be Rs. Twenty Five Thousand per outlet per district to be paid in cash or by bank draft in the name of Dy. Excise and Taxation Commissioner (Excise) of the district.**

**(g). The approved distilleries shall be required to deposit a security amount of Rs. 1 lakh per L-13 outlet per district, in the form of bank draft in the name of Dy. Excise and Taxation Commissioner, (Excise) of the respective district, for the performance of contract of supply of double distilled, spiced, pot, country liquor, of 50 degrees proof strength, in bottled form.**

(h) The proof of having declared an approved distillery by the Excise and Taxation Commissioner, Haryana.

(i) The licenses for the wholesale outlet of the country liquor (L-13) shall be granted by the Excise & Taxation Commissioner.

(j) The approved distilleries shall be bound to abide by the rules and provisions laid down in the Punjab Excise Act, 1914 and rules framed there under.

(k) The approved distillery shall, in addition to maintaining the required records and furnishing of statements given in the rules ibid shall in addition be required to e-mail via the internet to the Excise and Taxation Commissioner, Haryana at haryanatax.com, daily figure showing the production and dispatch of country liquor.

#### **34. Retail outlets of IMFL (L-2) and wholesale licensed outlet of IMFL (L-1)**

**1. The application forms for the allotment of retail outlets of IMFL shall be in BLUE ink.**

**2. The wholesale outlets of IMFL (L-1) shall be open to public, on payment of application fee of Rs. Five thousand and security of Rs. One Lakh and annual license fee of Rs. Ten Lakhs, as per the following conditions.**

(a) The applicant shall not be a proprietor/partner in any licensed retail outlet of IMFL(L-2), licensed bar and or club (L-4/L-5 and or L-12C).

(b) The applicant shall not be a defaulter of any dues under the Punjab Excise Act, 1914, Haryana General Sales Tax Act, 1973, CST Act, 1956, Haryana Value Added Tax Act, 2003, Haryana Local Area Development Tax Act, 2000.

**(c) The applicant shall furnish authorization certificates from at least three distilleries and breweries for selling their products in wholesale.**

(d) The applicant shall be an income tax payee and shall furnish the income tax returns for the last three years.

(e) The applicant shall furnish proof of ownership, lease, rental of the premises at which the wholesale outlet of IMFL (L-1) is proposed to be opened.

(f) The applicant shall furnish no objection certificates from the municipal committee, chief medical officer, fire officer of the respective district.

**(g) The applicant shall deposit an annual license fee of Rs. 10 lakhs by means of bank draft in favour of the Deputy Excise and Taxation Commissioner (Excise) of the respective district and shall furnish the requisite proof along with the application.**

3. The supplies to the retail outlets of IMFL (L-2) shall be made from the wholesale outlet of IMFL (L-1) located in the district on permits / passes issued by the respective Deputy Excise & Taxation Commissioners (Excise) of the districts.

4. **The stock of IMFL at the stage of L-1 shall be duty paid.**
5. **The wholesale outlets of IMFL (L-1) shall receive supplies of liquor from the L-1B and L-1B1 licenses.**
6. The wholesale outlets of IMFL (L-1) shall obtain permits/ passes issued by the respective Deputy Excise & Taxation Commissioners (Excise) of the districts for receiving supplies from the L-1B licensees.
7. **The licenses for the wholesale outlets of IMFL (L-1) shall be granted by the Excise & Taxation Commissioner on recommendation of the Dy. Excise and Taxation Commissioners (Excise) of the respective districts.**

<b><u>Types of Levies</u></b>
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**(License Fee, Excise Duty, Permit Fee, Import Fee, Export Fee, Franchise Fee, Assessment Fee, Sales Tax etc. on Country Liquor, IMFL, Beer and others)**

35. (i) In addition to the licence fee, excise duty on ordinary spiced country spirit of the strength of 50 degree proof strength. Indian Made Foreign Liquor of 75 degree proof strength and excise duty and permit fee on Beer and other liquor in the entire State shall be levied as under: -

	<u>Rate of Excise Duty</u>	<u>To be paid by</u>	<u>Permit Fee</u>	<u>To be paid by</u>
i) <b><u>Country liquor</u></b>	<b>Re. Five Per Proof Litre</b>	<b>L-13 licensee</b>	<b>Nil</b>	<b>Not Applicable</b>
ii) <b><u>IMFS</u></b>	<b>Re. Twenty Five Per Proof Litre</b>	<b>L-1B Licensee</b>	<b>Nil</b>	<b>Not Applicable</b>
iii) <u>Beer</u>	Re. One Per Bulk Litre	L-1B-1 Licensee	Rs. Eleven Per Bulk Litre	L-1 Licensee at the time of applying for permits for Beer
iv) <u>Ethanol for use in Autobomiles fuel)</u>	Rs. Two Per Bulk Litre			
v) <u>Draught Beer</u>	Rs. Sixteen Per Bulk Litre			
vi) <u>Cider</u>	Rs. Two & Fifty Paisa per bottle of 350 ml			
vii) <u>Sweet Wine</u>				
	<u>a) With spirit upto 25%</u>	Rs. Three per Bulk Litre		
	<u>b) With spirit more than 25% but not exceeding 30%</u>	Rs. Four per Bulk Litre		
Viii) Ready to Drink Beverages (RTB)	Rs. One Per Bulk Litre		Rs. Eleven Per Bulk Litre	
ix) Rectified Spirit	Rs. Fifteen Per Proof Litre			
x) Denatured Spirit and Denatured Ethanol			Rs. Three Per Bulk Litre	

L-2 licensees shall get their supplies of IMFS, Beer and Ready to Drink Beverages (R.T.B.'s) from the L-1 licensee.

- **In the case of IMFS Excise duty and import fee etc shall be paid by L-1B and in case of beer excise duty, permit fee and import fee shall be paid by L-1B-1 and L-1 licensee at the rate(s) specified above.**
  - **In case of Country Liquor excise duty shall be paid by L-13 licensee.**
  - Details of Levies on supplies through C.S.D. are provided separately in the ensuing paras.
- (ii) The Municipal bodies/Panchayati Raj Institutions shall not impose any tax or levy on Country Spirit, Indian Made Foreign Spirit and Beer during the period 1.4.2006 to 31.3.2007. They would be paid compensation in lieu thereof by the State Government.
- (iii) The ratio for sharing of the aforesaid funds would have been given below:-

<u>Name of the local bodies</u>	<u>Ratio of percentage</u>
(i) Gram Panchayat	70 %
(ii) Panchayat Samiti	20 %
(iii) Zila Parishad	10 %

**Levies on Supplies made through  
Canteen Stores Department. (L-9)**

	<u>Excise Duty</u>	<u>Assessment Fee</u>
IMFS	- Rs. 32.25 PPL	- Rs. 30/- per BL
Rum	- Rs. 22.50 PPL	- Rs. 15/- per BL
Beer	- Rs. 12.00 PBL	- Rs. 2/- per bottle of 650 ml.
RTB	- Rs. 12.00 PBL	- Rs. 2/- per bottle of 650 ml. Or equivalent quantity
Ready to Drink Beverages		
<u>Draught Beer</u>	Rs. 16/-PBL	Rs. 2/- per bottle of 650 ml. Or equivalent quantity
<u>Cider</u>	Rs. 2.50 per bottle of 350 ml	Rs. 2/- per bulk litre
<u>Sweet Wine</u>		Rs. 2/- per bulk litre
a) <u>With spirit upto 25% -</u>	<u>Rs. 3.00 per B.L.</u>	
b) <u>With spirit more than - 25% but not exceeding 30%</u>	<u>Rs. 4.00 per B.L.</u>	

Rate of Import and Export Fee

	<u>Import</u>	=	<u>Export</u>
IMFL / Rum / Wine / Cider / etc	<u>Rs. 7/- per PL</u>	=	<u>Rs. 2/- per BL</u>
Beer	<u>Rs. 3/- per BL</u>	=	<u>Rs.0.50 per bottle of 650 ml</u>

- In addition to Levies specified above on the supplies of liquor through C.S.D. other levy, if any will attract general prescribed rates.

**IMPORT/EXPORT FEE**

During 2006-2007, Import Fee and Export Fee on country liquor/IMFS/Potable Spirit and Beer, shall be as follows.

	<u>Import Fee</u>	<u>Export Fee</u>
Country Liquor	- Re. 0.50 per PL	- Rs. 0.50 per P.L.
Beer	- Rs. 3 per B.L.	- Rs.0.50 per bottle of 650 ml.
R.T.B.	- Rs. 3 per BL	-
Draught Beer	- Re. 0.50 per B.L.	- Rs.0.50 per B.L.
Potable/Rectified Spirit	- Re. 0.50 per PL for making CL otherwise Rs. 5 PPL	- Rs.0.50 per P.L.
Absolute Alcohol	- Rs. 5 per P.L.	- Rs. 0.50 per P.L.
Denatured Spirit	- Rs. 2 per B.L.	- Rs. 0.50 per B.L.
Ethanol (for automobile fuel uses)	Rs. 2 per BL	- Rs. 0.50 per BL
IMFS	- Rs. 7 per P.L.	- Rs. 0.50 per PL

**FRANCHISE FEE**

Registration fee of Rs. Five lakh for bottling of each brand on franchise basis in the State of Haryana shall be charged. In addition the following franchise fee shall be charged from the bottling units given below:-

**Franchise Fee**

Country Liquor	Re. 0.50 per P.L.
IMFS	Rs. 7.00 per P.L.
Beer	Rs. 3.00 per B.L.

**BRAND-LABEL FEE**

Any distillery/brewery/winery desiring to sell its products in the State of Haryana, during the year 2006-2007 will have to get their Brand-Labels approved from Excise and Taxation Commissioner, Haryana, before marketing their brands in the State. The Distilleries/breweries situated in the State of Haryana shall also have to get their label(s) approved on the same terms and conditions. Both shall pay label fee at the rate(s) given below :-

1	Country Liquor	Rs. 0.50 lakh per brand
2	Whisky/Scotch	Rs. 0.50 lakh per brand
3	Beer	Rs. 0.40 lakh per brand
4.	Ready to Drink Beverages (R.T.B.)	Rs. 0.40 lakh per brand
4	Rum	Rs. 0.40 lakh per brand
5.	Gin	Rs. 0.25 lakh per brand
6	Vodka/Wine/Brandy	Rs. 0.10 lakh per brand
7.	Cider/Champagne.	
8.	Wine, when Supplied to C.S.D.	Rs. 0.01 lakh per label. i.e. (Rs. 1000/ per brand)

Separate labels shall be got approved in case liquor is sourced from more than one source and additional brand fee shall be paid for each such additional label. Approval of labels is a must for all the brands for sale in Haryana except imported brands having sale of less than Ten Thousand cases in a year.

## License Fee

### Grant/Renewal

<u>Sr. No.</u>	<u>Name of the license</u>	<u>Grant/Renewal (Annual)</u>
1.	Distillery License	- D-2 License      Rs. Twenty Lakhs.
2.	Brewery License	- B-1 License      Rs. Twenty Lakhs
3.	Bonded Ware House	- BWH-2 License      Rs. Eight Lakhs.
4.	(i) Bottling of IMFL	- L-11 License      Rs. Ten Lakhs.
	(ii) Bottling of CL+IMFL (Both Combined)	- (L-11+L-15)      Rs. Twelve Lakhs

Note:- D2 and B1 licensees may be granted as well as renewed on payment of a license fee of Rs. Twenty lakh during the year 2006-2007. The licenses for L-11 or L-15 may be granted as well as renewed for a fixed fee of Rs. Ten lakh per annum during the year 2006-2007. The licenses for L-11 and L-15 (combined) may be granted as well as renewed for a fixed fee of Rs. Twelve lakh per annum during the year 2006-2007.

There is no change in the license fee for L-12 (outlet of medicated wine) and L-17 (outlet of denatured spirit wholesale and / or retail) which would be at the level of 2005-2006, i.e. Rs. 100/- and Rs. 10,000 per annum respectively.

All the distillers and brewers of approved brands will open L-1-B or L-1-B-1 as the case may be in the State after paying the fixed license fee as prescribed in any district of the State of Haryana. Supply to L-1 license will be only through L-1-B and L-1-B-1 licenses or from sources approved by the Department. L-1-B licensee shall ensure to meet the requirement of liquor both in brand and quantity of retail

vends through L-1 licensee in the districts. Failure on this account shall make him liable for cancellation of his L-1-B license.

- |    |                                   |                |   |
|----|-----------------------------------|----------------|---|
| 5. | Wholesale vend<br>(depot) of IMFS | - L-1B License | i) Rs. Three lakh for sale upto<br>Ten Thousand cases in the year.<br>ii) Rs. Six lakh for sale above Ten<br>Thousand cases and upto Twenty<br>Five Thousand cases in the year.<br>iii) Rs. Fifteen lakh for sale above<br>Twenty Five Thousand cases in the<br>year. |
|----|-----------------------------------|----------------|---|

Provided that owner of brands having sales below Ten Thousand cases per annum shall have the option not to take L-1-B license but he shall have to pay **double the normal rate of excise duty in case of IMFL and excise duty and permit fee in case of beer.** They shall be required to get the brand labels approved but no brand label fee shall be charged. In case the cumulative sale of various brands of a company exceeds the above limit, L-1B license and L-1C license (label fee) shall be required to be taken but no refund/adjustment would be allowed for the double excise duty paid prior to the license.

Provided further that in case the sale of a L-1-B licensee exceeds the quantum for which he has taken the license, then he shall pay the differential license fee of the next higher slab.

- |    |  |           |  |
|----|--|-----------|--|
| 6. | Wholesale outlet<br>(depot) of Beer/<br>Wine/RTB | - L-1-B-1 | Rs. Two Lakh Fifty Thousand<br>per annum |
|----|--|-----------|--|

Provided that the applicants shall have the option not to take L-1-B-1 license subject to the condition that he shall have to pay **one and a half times of the normal rate of both excise duty and permit fee.** They may be required to get the brand labels approved but no brand label fee shall be charged. In case the cumulative sale of various brands of a company exceeds the above limit, L-1B1 license and L-1C license (label fee) shall be required to be taken but no refund/adjustment would be allowed for the one and a half times of excise duty paid prior to the license.

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|-----|--|----------------|--|
| 7.  | <b>Wholesale licensed outlet of Country Liquor to be opened in every district headquarter for supplies to L-14A outlets.</b> | - L-13 license | <b>Rs. Twenty five Thousand per annum, per outlet, per district.</b>   |
| 8.  | <b>Wholesale licensed outlet of IMFS for supplies to L-2 outlets.</b>  | - L-1 license  | <b>Rs. Ten Lakh per annum</b>  |
| 9.  | <b>One Ahata per retail Licensed outlet of Country Liquor and IMFL (L-14A &amp; L-2) In urban areas only</b>                 | - L-52 license | <b>@ One Percent of the annual license fee of the respective licensed outlet or Rs. Twenty five thousand which ever is higher.</b> |
| 10. | (Private Possession)   | L-50 license   | Rs. Five Hundred for one<br>year<br>Rs. Five Thousand for ten<br>years   |

**IMPORTED FOREIGN LIQUOR**

36. To facilitate availability of imported liquor/beer/wine, the L-1 licensees may be allowed to purchase imported liquor/beer/wine, subject to payment of VAT @ 20% of sale price even if the supplier has not obtained L-1-B (wholesale outlet) and L-1-C (Label approval) licenses. This is subject to the condition that the total volume of sale during the year of brands owned by a company does not exceed Ten Thousand cases. In case sale of brands owned by a company during the year exceeds Ten Thousand cases, L-1-B and L-1-C licenses would be compulsory.

**37. All imported foreign liquor shall be subject to the levy of VAT @20% on sale by the importer except when sold by (L-4/L-5/L-12C) licensee.**

**Country Liquor  
of 50 degree strength**

38. Permit in form L-42 for purchase, transport and possession of Country Liquor exceeding 4 bottles of 750 ml on application by bona fide consumer or for the members of his family upto a limit of 24 bottles is allowed to be issued for special occasions. The Dy. Excise & Taxation Commissioner in charge of excise in the district will be the competent authority to issue this permit up to 3 days.

39. Country spiced spirit of the 50 degree proof shall be sold in sealed bottles for consumption off the premises.

**40. No VAT shall be levied on Country Liquor or IMFL on which excise duty fixed for the year 2006-2007 has been paid except in the case of bars (L-4/L-5) and clubs (L-12C) in the State of Haryana.**

41. The distilleries shall use pilfer-proof seals on bottles of country spirit of the strength of 50 degree proof and further comply with the standardization norms fixed in this regard from time to time.

42. (i) The bottles used in the bottling of country spirit of 50 degree proof and Indian Made Foreign Spirit 75 degree, shall be pucca glass or PET ones manufactured on fully automatic machines and shall be moulded as provided under the rules. The glass bottles shall be new/old/PET as permitted by the Excise & Taxation Commissioner.

The distilleries shall use 3 ply corrugated boxes having bursting strength of 5 kilogram per cm square for packing of 12 quarts (750 ml) or 24 pints (375 ml) or 50 nips (180 ml) each. Quarts size empty pet bottles shall weigh between thirty to thirty two grams. Officer-in-charge of distillery /L-13 wholesale outlet depot in Haryana may get it tested from an authorised laboratory.

(ii) The bottles used in the bottling of ordinary spiced country spirit of 50 degree proof shall be of standard capacities viz. 750 ml, 375 ml and 180 ml and the bottles used for bottling of I.M.F.S. shall be of standard capacities of 1000 ml., 750 ml., 375 ml. and 180 ml. except for the following variations:-

(a) Bottles of 1000 ml. (IMFS)	+ 10 ml
(b) Bottles of 750 ml. (IMFS & Country Spirit)	+ 7 ml -
(c) Bottles of 375 ml. ( -do- )	+ 4 ml. -
(d) Bottles of 180 ml. ( -do- )	+ 2 ml. -

(iii) The standard capacities enumerated in (ii) above shall also apply to bottles containing country spirit and Indian Made Foreign Spirit manufactured in and imported from other States in Haryana.

(iv) All labels affixed on bottles of country spirit and IMFS shall bear the inscription "For sale in Haryana only" and the statutory warning "Excessive use of liquor is injurious to health."

43. The licensed wholesale outlet of country liquor (L-13) shall be situated at a distance of 2 kms. from the retail outlets. In exceptional cases additional godown may be allowed on payment of an additional fee of Rs. Fifty Thousand only.

**(ii) If a licensed wholesale outlet (L-13) does not stock at least five percent of the allotted quota of country liquor of the district at all times, his license may be cancelled.**

44. The possession of intoxicants/liquor by any person traveling by a public vehicle (as defined in the Motor Vehicles Act), Motor Car, Motor cycle, bicycle, tonga or on horse-back or by any other means of transport, including railway, while moving towards a Municipality, including Cantonment, Small Town or notified area in Haryana, within a belt of 8 kilometers from the outer limits of such a municipality, cantonment, small town or notified area except under permits granted under the Punjab Excise Act, 1914 and the rules framed there under shall remain prohibited.

45. Concerted efforts will continue to be made to suppress illicit distillation and other excise crimes through effective measures taken by the Excise authorities.

**I.M.F.L.**

46. The licenses for retail outlets of IMFL (L-2) shall be granted singly on applications received in the districts by the respective Deputy Excise & Taxation Commissioners(Excise) upto the time and date fixed.

(i) The holders of licenses in form L-9 for retail vend of foreign liquor in Military Canteen shall be debarred from applying for licenses in form L-2.

**47.(i) The licensed wholesale outlets of IMFL (L-1) have been thrown open to the public in every district headquarter, subject to the eligibility and conditions prescribed, at annual license fee of Rs. Ten lakh.**

(ii) The Excise and Taxation Commissioner may permit transfer of the balance stock of liquor from an Ex-L-1 licensee for the year 2005-2006 to a new L-1 licensee for the year 2006-2007. Such permission shall have to be received prior to the actual transfer of stock.

48. The successful allottees for retail outlets of IMFL (L-2) shall make their own arrangements for suitable shops for carrying on their business in the same locality of a town for which such licenses have been allotted subject to other conditions.

49. All successful allottees for retail outlets of IMFL (L-2) shall get their supplies of liquor from L-1 licensees only. The holder of L-1 license shall get their supplies of IMFL and beer from L1B (wholesale license of IMFL) & L-1B-1 (wholesale license of beer/wine) and sources approved by the Excise & Taxation Department, Haryana. They will not get supply direct from the distilleries/ breweries.

**50.(i) Only the manufacturing distilleries shall be allowed to open their L-1B licenses.**

**(ii) The licenses in form L-1B, wrongly given to the bottling plants shall be discontinued. Therefore such licenses shall not be granted or renewed during the year 2006-2007 in case of bottling plants.**

51. The distilleries shall use pilfer-proof seals on bottles of Indian Made Foreign Spirit to be issued by them to licensed retail liquor outlets (L-2). The supply of Indian Made Rum to troops through Canteen Stores Department shall, however, be made in bottles fitted with pilfer-proof seals or corks according to the directions of Military authorities.

52. The minimum retail sale price of ordinary spiced country spirit of 50 degree proof and I.M.F.S. of 75 degree proof chargeable by a licensee shall be as follows.

	Quart (1000 ml. - 750 ml.)	Pint (375ml. )	Nip (180ml)
IMFS	Rs. 130 – Rs. 110/-	Rs. 60/-	Rs.35/-
Country Liquor	Rs. 70/-	Rs. 40/-	Rs. 20/-

No maximum retail sale price is fixed. However minimum retail sale price of beer shall be Rs. 30/- per bottle of 650 ml. when sold by L-2 and Rs. 60/- per bottle of 650 ml. when consumed at L-4/L-5 and L-12C.

**The minimum retail sale price of IMFS of 75 degree proof chargeable by a L-2 licensee shall be as follows.**

S.No.	Name of Brand	Quart	Pint	Nip
1	Scotch	1000	-	-
2	Super Deluxe Brands (Antiquity, Signature etc.)	400	225	125

3.	Deluxe Brands (RC whisky, Smirnoff Vodka, Bacardi Rum, Peter Scot, Blenders Pride etc.)	300	160	90
4.	Semi Deluxe Brands Royal Stag, Red Knight etc.	200	120	65
5.	Premium Brands [MCD No. 1, AC Gold, White Hall ACP, Mughal Monarch, 8PM, Green Label, London Duet, Royal Arm, WMP Vodka, Blue Diamond Duet, WMP Gin, Old Smuggler Rum, Br Gin, BP Gold, 100 Times, AC Black, DS Black etc.)	160	90	55
6.	Regular Brands (Aristocrat, Director's Special, Officer's Choice, Bagpiper, Old Monk Rum, White house, Royal Crest, Diplomat, Gold Riband, John-silver Rum White lace Gin, B.D. Gin, Silver Grand Gin etc.)	140	80	50
7.	Economic Brands ( Bonny Scot, Hayward, Benson, etc.)	120	70	40
8.	Cheap Brands (Goldy, Studd, Champion Whisky, Rum & Gin)	110	60	35

### Possession Limit

53. The limit of retail sale and private possession during the year shall be as follows.

i) Country Liquor :	4 bottles each of the capacity of 750 ml ; or 8 bottles each of the capacity of 375 ml or 12 bottles each of the capacity of 180 ml;
OR	
ii) Foreign Liquor : Whether imported or made in India	6 bottles each of the capacity of 750 ml. or its equivalent its quantity in standard sized Excise bottles as approved by the department
and	
iii) Beer whether : imported or made in India.	12 bottles/cans each of the capacity of 650 ml; or its equivalent quantity in standard sized Excise bottles/cans as approved by the department.

- (i) An individual would be allowed to possess/carry a total 6 bottles of CL/IMFL combined of 750 ml. or equivalent quantity.
- (ii) Defense personnel would be allowed to possess/carry quantity of liquor equal to quota fixed by army authorities, issued from canteen stores department (C.S.D.), L-9.

<b>QUOTA</b>
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54. **Annual quota of country liquor and IMFL has been fixed (separately) at 495 lakh proof litres and 220 lakh proof litres respectively for the state for the year 2006-2007.** Similarly, separate quota of Country Liquor and IMFL has been fixed for each district for the year 2006-2007 as follows.

Sr. No.	Name of Distt.	(Figures in lakh proof litres)		
		CL	IMFL	Total
1	Ambala	24.00	14.30	38.30
2	Bhiwani	31.52	8.25	39.77
3	Faridabad	40.41	34.95	75.36
4	Fatehabad	21.75	3.30	25.05
5	Gurgaon	29.74	32.58	62.32
6	Hisar	37.90	9.35	47.25
7	Jagadhri	29.36	9.35	38.71
8	Jhajjar	18.35	16.36	34.71
9	Jind	29.33	6.33	35.66
10	Kaithal	27.22	4.12	31.34
11	Karnal	29.70	8.80	38.50
12	Kurukshetra	21.76	7.15	28.91
13	Narnaul	16.71	4.68	21.39
14	Panchkula	11.52	8.25	19.77
15	Panipat	26.23	10.72	36.95
16	Rewari	17.07	7.70	24.77
17	Rohtak	22.15	10.72	32.87
18	Sirsa	28.00	4.95	32.95
19	Sonepat	28.19	16.50	44.69
20	Mewat	4.09	1.64	5.73
	Total	495	220	715

The lifting of quota would mean physical lifting of liquor from L-13/L-1 licensed wholesale outlets. **The licensee shall be bound to lift prescribed quota during the year.** It will be obligatory on the licensee to lift the entire quantity of quota allotted to the retail outlet for which he has been granted license on quarterly basis as per the schedule given below.

- (i) 1<sup>st</sup> quarter: 25% of annual quota up to 30.6.2006;
- (ii) 2<sup>nd</sup> quarter: 20% of annual quota up to 30.9.2006;
- (iii) 3<sup>rd</sup> quarter: 30% of annual quota up to 31.12.2006; and
- (iv) 4<sup>th</sup> quarter: 25% of annual quota up to 25.3.2007.

It is clarified that a licensee shall be allowed to lift upto 50% of the quota for the next quarter after lifting the quota for the current quarter. Progressive additional lifting shall be adjusted against the quota for the next quarter.

It is further clarified that?

- (i) For the purpose of computation of annual quota, the quantity of liquor lifted shall be progressively totaled and any increase or decrease with reference to the quarter wise schedule of lifting will not matter. However, for failing to lift quota in any quarter below the norms fixed shall attract penalty as provided for such failure/non compliance of the provision in this regard (annual quota remaining the same).
- For any shortfall in lifting according to the aforesaid schedule of lifting, the licensee shall be liable to pay penalty on the quantity short lifted in case of **country liquor @ Rs. 20 per proof litre and Rs. 65 in case of IMFS not lifted** during the relevant quarter.
  - This penalty shall be **payable within 15 days** of the close of the last day mentioned for lifting of quota for the quarter in the schedule of lifting. The penalty, if not paid in time, shall be recoverable as arrears of land revenue.
  - Any quantity of liquor in physical possession of the outgoing licensee at the termination of the contract for the year 2005-2006 and transferred, on prior permission of the Excise & Taxation Commissioner, to a incoming licensee for the year 2006-2007 in accordance with the provisions of the Haryana Liquor License Rules, 1970 shall not be counted towards lifting of annual quota for the year 2006-2007.
  - **Which means quota so received on account of transfer from the outgoing licensee for the year 2005-2006 to the licensee in the current year shall not be counted towards the prescribed quota to be lifted during the year 2006-2007. Thus, licensee shall not be entitled for any reduction in lifting of quota in the aforesaid schedule during any quarter.**
  - The stock of liquor left unsold at the end of the financial year 2005-2006 shall be surrendered by the licensees to the Deputy Excise and Taxation Commissioners (Excise) of the respective districts who shall dispose off the same according to the provisions of the Haryana Liquor Licence Rules, 1970.

### **Additional Quota**

**55. Licensees may be allowed to draw additional quota of either variety (i.e. Country Liquor or IMFL) upto 50% of the annual quota without payment of additional license fee, but only after the lifting of the basic annual quota and total payment of the annual license fee of the respective retail licensed outlet, at the same rate of duty of basic quota. The additional quota of more than 50% but upto 75% of the annual quota may be allowed to be lifted on payment of additional license fee of Rs. Ten per proof litre.**

## Grant of Bar/Club Bar Licensees (L-4/L-5/L-12C)

56. (i) **The distinction between bars/ clubs and classic bars/ classic clubs has been removed.**

(ii) **Now the uniform annual license fee for grant of L-4/L-5/L-12C licensees shall be Rs. Six Lakhs.**

(iii) L-4/L-5/L-12C licenses shall be granted to the tourist complexes run by Haryana Tourism Corporation, hotels/clubs and restaurants of repute situated in and around the big cities having infrastructure and level of facilities required to meet the parameters and conditions prescribed by the District Level Committee Constituted for this purpose. A district level committee consisting of three members i.e. Deputy Commissioner, Deputy Excise and Taxation Commissioner (Excise) and Excise and Taxation Officer(Excise)/ Assistant Excise and Taxation Officer(Excise) of the respective districts shall be constituted. Dy. Excise and Taxation Commissioner (Excise) will head the Committee. This committee shall assess the eligibility of an applicant for the grant of a Bar/a Club License (L-4/L-5/L-12C). The aforesaid committee shall make recommendation to the Excise Commissioner for grant of L-4/L-5/L-12C license.

(iv) The annual license fee for a bar/a club (L-4/L-5/ L-12C) license shall be paid in four equal quarterly installments, payable in the beginning of Ist week of each quarter, failing which the license shall be cancelled and the entire license fee for the year shall be recovered.

(v) **For every additional point in an enclosed, demarcated, approved area or open space (except on the poolside) where liquor is served within the premises of a Hotel/ restaurant, with rating of three star and above, a fixed fee of Rs. 1,00,000 per additional point per annum has been fixed, subject to a maximum of five additional points.**

(vi) **A maximum of three additional points can be allowed on payment of additional annual license fee of Rs. 25000/- per additional point to a Hotel/ Restaurant, rated below three stars, within the premises of a Hotel and Restaurant in an enclosed, demarcated, approved area or open space (except the pool side).**

(vii) L-3 Licence with a fixed fee of Rs. 25,000 per annum is allowed to the Hotels of three star rating and above and H.T.C complexes intending to serve liquor in the rooms. However no liquor is to be served in any open areas including poolside etc. HTC complexes are allowed to **take supply of liquor from their own L-1**. HTC complexes has been allowed to pay a fixed license fee of Rs. One crore in four equal quarterly installments for opening bars in such of the tourists complexes as they feel necessary after obtaining due permission from the Excise & Taxation Commissioner subject to payment of application fee of Rs. 1000/- per application.

(viii) L-4/L-5/L-12C, bar licensees would get their supplies **from any two nearest retail outlets of IMFL (L-2) of the district** in which L-4/L-5/L-12C license(s) are located. The collector may fix rates whenever necessary. In case costly brands above Rs. 500 per bottle

or wines are not made available to L-4/L-5/L-12C by L-2 licensee of the district then licensee would be allowed to take their supply from other L-2 licensee(s) within the State.

(ix) The liquor brands like, Royal Stag, Red Knight/Bacardi Rum/ Old Monk Rum/Smirnoff Vodka RANGE and brands falling in RANGE above, including Ready to Drink Beverages (R.T.B.) shall be allowed for sale in pegs through all L-4/L-5/L-12C, bar licensees in the state.

(x) The bars will be allowed to serve imported foreign liquor (Whisky/ Wine/Beer/Cider etc.) covered within the meaning of imported foreign liquor alongwith other brands of liquor allowed for sale ( in pegs) through L-4/L-5/L-12C licenses issued to bars and clubs, for the year 2006-2007. Such bars and clubs may be allowed to import foreign imported liquor directly from outside the State with the permission of Collector.

**(xi) Imported foreign liquor when sold through L-4/L-5/L-12C shall attract VAT @ 20%.**

**(xii) Sale of liquor made through L-4/L-5/L-12C outlets (bars & clubs) shall attract VAT @ 20%.**

(xiii) L-4/L-5/L-12C, bar license shall remain open upto 12:00 hours (midnight).

(xiv) L-4/L-5/L-12C licenses operative in 2005-2006 and fulfilling the criteria laid down under the new excise policy may be renewed for the year 2006-2007 without referring their cases to the district level approval committee.

(xv) Any new license obtained in Form L-4/L-5/L-12C during the year 2006-2007 shall not be required to pay license fee for the quarter(s) already elapsed, but he shall have to pay license fee in full for the quarter in which the license is granted and for the succeeding quarters till the quarter ending 31<sup>st</sup> March 2007.

(xvi)L-12C licenses which are effectively and substantially managed by the Government or through their instrumentalities shall get their supplies of liquor from the wholesale outlet of IMFL (L-1) of Haryana Tourism Corporation Ltd.

**Temporary License in Form - L-12A**

57. Licenses in form L-12-A may be granted by DETC (Excise) of the respective district, without any restriction on the number of days but the applicant shall be required to disclose the quantity of liquor (CL and IMFL separately) which would be consumed during the period of grant of license:-

(i)	Individual' s own house/private premises	Rs. 500/- per day per function
(ii)	At all other premises	Rs.1500/- per day per function.

No provisional license in form L-12A shall be granted to clubs, hotels and restaurants.

<b>L-50 License</b>
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(Permit for the purchase, Transport, and Possession of Foreign Liquor exceeding the limit for retail sale and private possession.)

58. The license in form L-50 shall be granted by DETC(X) of the respective district to a bonafide consumer of IMFL for the purchase, possession and transportation for a period of 10 years on payment of Rs. 5000/- and for a period of one year on payment of Rs. 500/- as license fee. L-50 licensee shall be authorized to keep a stock of liquor given below:-

- |    |      |  |
|----|------|--|
| 1. | IMFL | 24 bottles each of 750 ml or equivalent quantity |
| 2. | Beer | 24 bottles each of 650 ml or equivalent quantity |
| 3. | Wine | 24 bottles each of 750 ml or equivalent quantity |

59. Samples of liquor in doubtful cases when drawn from a quart/one litre bottle may be equivalent to 180 ml. each in nip size bottles. The residues (about 390 ml./640 ml.) shall be handed over to the licensee after sealing. In the case of pint and nip size bottles, two/three bottles of equivalent sizes respectively shall be selected for this purpose and samples drawn of equivalent quantity i.e. 180 ml. each. If on analysis, the liquor of the samples is found to be alright, the licensee shall be allowed to sell the sealed bottle after indicating degree of the liquor of the sample thereon declared by the Chemical Examiner. The other portion of the sample kept by the department in nip size bottle shall also be returned to the licensee for sale after indicating the strength of the liquor sample thereon declared by the Chemical Examiner.

60. To keep control over the vehicles carrying liquor for other States/Union Territory through the State of Haryana, carrying of TRANSIT SLIPS bearing specific validity prescribed by the Department shall be mandatory in such cases so that liquor meant for other States may not be unloaded in the State of Haryana.

H S RANA, IAS  
Excise & Taxation Commissioner,  
exercising the Powers of Financial Commissioner,  
Haryana, Chandigarh