

**CHAPTER VII**  
**THE BOMBAY SPIRITUOUS PREPARATIONS**  
**(MANUFACTURING) RULES, 1955**

**(44) THE BOMBAY SPIRITUOUS PREPARATIONS**  
**(MANUFACTURING) RULES, 1955**

**G. N., R. D., No. SMP. 1060/33111-III, dated 14th December 1961**

**(M. G., Pt. IV-B, p. 1181)**

*Amended by G. N., H. D., No.. BPA. 1088/XV/PRO-2 dated 16th March 1988 (M. G. pt. IV-B p. 287)3.*

In exercise of the powers conferred by Section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Bombay is pleased to make the following Rules, namely :-

1. *Title* - These Rules may be called the Bombay Spirituous Preparations (Manufacturing) Rules, 1955.

2. *Extent and Commencement.* - (1) These rules shall extend to the whole of the State of Bombay.

(2) They shall come into force on 26th July 1955

3. *Definitions.* - In these Rules, unless there is anything repugnant in the subject or context,

(a) "Act" means the Bombay Prohibition Act, 1949 ;

(b) "Excise Supervision" means the supervision by the members of the staff of the Prohibition and excise Department appointed in that behalf by the Commissioner.

(c) "Form" means a form appended to these rules ;

(d) "licence" means a licence granted under these Rules ;

(e) "licensee" means a person who has been granted a licence under these Rules ;

(f) "licensed premises" means premises in respect of which a licence has been granted and includes a warehouse of the licensee approved by the Collector ;

(g) "Spirituous preparation" means—

(i) any medicinal or toilet preparation containing alcohol, or

(ii) any antiseptic preparation or solution containing alcohol, or

(iii) any flavouring extract, essence or syrup containing alcohol which is determined to be fit for use as intoxicating liquor by the State Government under section 6-A of the Act;

(h) "to manufacture spirituous preparations in bond", with its grammatical variations, means to manufacture spirituous preparations without prepayment of excise duty leviable thereon but a bond for the payment of which on their removal after manufacture has been executed.

4. *Application for licence to manufacture spirituous preparations.*— (1) Any person desiring to manufacture spirituous preparations shall apply to the Collector for a licence in that behalf.

(2) The application shall contain the following particulars, namely :—

- (i) Name and address of the applicant ;
- (ii) Location of the premises where spirituous preparations will be manufactured, with the name of the building and the name of street, city, town or village, as the case may be;
- (iii) Names of spirituous preparations intended to be manufactured and their detailed formula <sup>1</sup>[and the quantities of each of the spirituous preparations manufactured during the last three preceding year (together with documents, if any, evidencing the manufacture of preparations in quantities so specified);
- (iv) Names of ingredients to be used in the manufacture of spirituous preparations;
- (v) Details of the process of manufacture;
- (vi) Whether the applicant carried on the business of manufacturing spirituous preparations in the past and if so, when and where.

5. *Grant of licence.*—

(1) On receipt of the application under Rule 4, the Collector may make inquiries for verification of the details stated in the application and also such other inquiries as he deems necessary. If he is satisfied that there is no objection to grant the licence applied for, he shall forward the application and papers of inquiry with his remarks to the Commissioner who may, if he deems proper, accord approval to the manufacture of spirituous preparations specified in the application <sup>2</sup>[and having regard to the quantities of the spirituous preparations manufactured or imported during the three years immediately preceding the date of the application, the demand for such preparations and other relevant factors fix the quantity of the preparation to be manufactured,] and return the application and the papers to the Collector with his order. The Collector shall, in accordance with the Commissioner orders, grant the applicant a licence in Form S. P. I on payment of a <sup>3</sup>[fee of Rs. 200] :

Provided that where the spirituous preparation in respect of which the licence is applied for is merely Ayurvedic medicinal preparation in which alcohol is generated by the process of fermentation, a licence shall be granted on payment of a <sup>3</sup>[fee of Rs. 50].

(2) No licence in Form S. P. I shall be granted unless the applicant has executed a bond for payment of excise duty on the spirituous preparations manufactured and stored in bond at the licensed premises as prescribed in the regulations made by the Commissioner in that behalf.

6. *Duration of licence.*— No licence in Form S. P. I shall be granted for a period extending beyond 31st day of March next following the date of commencement of the licence and in no case shall such licence be granted for a period exceeding one year.

7. *What Spirituous preparations shall be manufactured and how.*—Except with the previous approval of the Commissioner the licensee shall not manufacture any spirituous preparation other than those specified in his license <sup>2</sup>[and in excess of the quantity fixed by the Commissioner.] He shall not manufacture any spirituous preparations except according to the process laid down in his application and approval by the Commissioner.

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1. Added. by G. N. of 14-12-1961.

2. Ins. *Ibid.*

3. Subs. by G. N. of 16-3-1988.

8. *Regulation of business of the licensee.*—(1) The licensee shall allow any officer empowered under section 122 of the Act to inspect at any time the licensed premises and all spirituous preparation manufactured or kept therein.

(2) The licensee shall, when so required by any officer not below the rank of a Prohibition and Excise Sub-Inspector, give an explanation in writing regarding any irregularity detected at his licensed premises and shall, if so required by him, furnish the information regarding the management of the said premises. He shall answer all questions put to him to the best of his knowledge and belief. He shall also allow any officer empowered under section 122 of the Act to take samples of any spirituous preparations, free of cost, for analysis, if required by such officer for that purpose.

(3) The licensee shall maintain at the licensed premises a “Visit Book” paged and stamped with the seal of the Collector or such other officer as may be authorised by him in this behalf, in which visiting officers may record any remarks when inspecting the said premises. The licensee shall, on the termination of the period of his licence, deliver up the said book, the account and the licence to the local Prohibition and Excise sub-Inspector or Inspector.

(4) No persons shall be recognised as the partners of the licensee for the purpose of the licence, unless the partnership has been disclosed to the Collector before the licence is granted and the names of the partners have been entered jointly in the licence, or if the partnership is entered into after the granting of the licence, unless the Collector agrees on application made to him, to alter the licence and to add the name or names of the partner or partners in the licence,

9. *licensee to abide by the provisions of the Act.*—(1) The licensee shall comply with all lawful orders and directions issued from time to time by the Commissioner, Collector, Superintendent of Prohibition and Excise or District Inspector of Prohibition and Excise.

(2) The licensee shall abide by the provisions of the Act and the rules, regulations and orders made thereunder and the conditions of the licence and shall give an undertaking to that effect.

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### FORM S. P. I

(See rule 5)

Licence No.....

#### *Licence for the manufacture in-bond of spirituous preparations.*

Licence is hereby granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and orders made thereunder to .....residing at ..... (hereinafter referred to as “the licensee”) authorising him to manufacture in-bond spirituous preparations specified in condition 2 appearing herein below (hereinafter referred to as “the preparations”) at the premises situated at ..... (hereinafter referred to as “licensed premises”) on payment of a fee of Rs. ....during

the period from ..... to ..... (both days inclusive) on the following conditions, namely :-

*CONDITIONS*

1. The licensee shall not manufacture the spirituous preparations at any place other than the licensed premises.

<sup>1</sup>[2. The licensee shall not, without the previous approval of the Commissioner, manufacture any preparations other than those specified below and in excess of the quantity indicated against each of them :-

Preparation	Quantity
(1) .....	.....
(2) .....	.....
(3) .....	.....
(4) .....	.....
(5) .....	.....

3. The licensee shall not use, keep or have in his possession or allow any person in his employ or under his control to use, keep or have in his possession any material or utensil for the purpose of distilling spirit, except with the previous approval of the Commissioner.

4. The licensee shall use the same materials and ingredients and shall adopt the same process of manufacturing the spirituous preparations as were communicated by him in his application for the licence and approval by the Commissioner. No change in the materials ingredients or process shall be made without the previous permission of the Commissioner. A copy of the process signed by the licensee and countersigned by the Commissioner shall be kept with this licence.

5. The licensee shall not manufacture any of the spirituous preparations specified in this licence except under excise supervisions.

6. The Commissioner may appoint such staff at the licensed premises for excise supervision as he deems necessary.

7. The licensee shall pay to the State Government in advance at the beginning of each quarter commencing from the date of the licence such cost of the excise staff as may be fixed by the Commissioner.

8. The licensee shall not, except with the previous permission of the Superintendent of Prohibition and Excise or the District Inspector of Prohibition and excise, as the case may be, on any day carry on the operations of manufacturing the spirituous preparations after 6.00 p.m. (Standard Time) or before 10.00 a. m. (Standard Time) or carry on the said operations on any day between 1.00 p.m. and 2.00 p.m. (Standard time) or on Sundays and public holidays sanctioned by government.

9. The licensee shall, as soon as the manufacture of any spirituous preparation is finished, put it in full corked bottles, jars, carboys, casks drums other containers sealed and ready to be placed on sale, duly labelled with a label correctly showing the manufacture's name, the place of manufacture, the name of the preparation and its spirit contents.

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1. Subs. by G. N. of 14-12-1961.

10. The licensee shall keep such accounts as may be prescribed by the Commissioner. These accounts shall be produced for inspection on demand by any officers empowered under section 122 of the Bombay Prohibition Act, 1949.

11. (1) The licensee shall carry on the operations of manufacturing the spirituous preparations either personally or through an agent or servant, duly authorised by him in this behalf by a written *nokarnama* signed by himself, and counter signed by a Prohibition and Excise Officer not lower in rank than a sub-Inspector.

Provided that any such *nokarnama* signed by the licensee shall be valid until such countersignature is refused :

Provided further that, no such *nokarnama* shall be necessary for the coolies and workmen employed by him to assist him in the manufacture of the preparation.

(2) The licensee shall pay a fee of Re. 1 for each *nokarnama* issued by him. No such *nokarnama* shall be issued to a person below the age of 21 years.

12. The licensee shall not sell, transfer or sub-let the right of manufacture granted by this licence, nor shall he in connection with the exercise of the said right enter into any agreement or arrangement which in the opinion of the Collector is of the nature of a sub-lease.

13. The licensee, his heirs, legal representatives or assignees shall have no claim whatsoever to the continuance or renewal of this licence after the expiry of the period for which it is granted. It shall be entirely within the discretion of the Collector to permit or not the assignee of the licensee, in case of sale or transfer or the heir or legal representative of the licensee, in case of death, to have the benefit of the licence for the unexpired portion of the term for which it is granted.

14. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Bombay Prohibition Act, 1949.

Granted this ..... day of ..... 19

Seal of the  
Collector

Collector

**Licensee (s)**

**(45) THE BOMBAY MEDICINAL AND TOILET PREPARATIONS  
(USE OF LIQUOR) RULES, 1955**

**G. N., R. D., No. 7105/51, dated 7th January 1955 (B. G., Pt. IV-B, p. 123)**

*Amended by Corrig., R. D., No. 7105/-51, dated 23rd February 1955 (B. G. Pt. IV-B p. 776).*

*Amended by G. N., R. D., No. MIS. 1561/33915 (e)-N, dated 14th July 1962 (M. G. pt. IV-B, p. 2456).*

*Amended by G. N., H. D., No.. BPA. 1088/XI/PRO-2, dated 16th March 1988 (M. G. Pt. IV-B, p. 282-83).*

In exercise of the powers conferred by section 143 of the Bombay Prohibition Act, 1949 (Bombay XXV of 1949), the Government of Bombay is pleased to make the following rules, namely :—

1. These Rules may be called the Bombay Medicinal and Toilet Preparations (Use of Liquor) Rules, 1955.

2. (1) In these rules unless there, is anything repugnant in the subject or context,—

(a) “ Act ” means the Bombay Prohibition Act, 1949 ;

(b) “ Form ” means a form appended to these rules ;

(c) “ Licence ” means a licence granted under rule 4 ;

(d) “ Licensed premises ” means the premises in respect of which a licence is granted under rule 4 ;

(e) “ Licensee ” means a person holding a licence under these rules.

(2) Words and expressions not defined in these rules shall have the meanings respectively assigned to them in the Act.

**Purchase, possession or use**

3. Any person desiring to purchase, possess or use any liquor for the manufacture of any medicinal or toilet preparation whether fit or unfit for use as intoxicating liquor shall apply to the Collector for a licence in that behalf. The application shall contain the following particulars, namely :—

(i) Name and Address of the applicant ;

(ii) Kind and quantity of liquor required per month together with its name, if any ;

(iii) Kind of medicinal or toilet preparation or preparations for the manufacture of which the liquor is required together with the names of such preparation or preparations ;

(iv) Place where the liquor will be kept and used ;

(v) Name and address of the person from whom the liquor is to be purchased and his licence number for the sale of liquor ;

(vi) The period for which the licence is required.

4. On receipt of an application under rule 3, the Collector shall make such inquiries as he may deem necessary and if he is satisfied that there is no objection to grant the licence applied for, he may grant the applicant a licence in Form A on payment of <sup>1</sup>[a fee <sup>2</sup>[inclusive of consideration ] of Rs. 100] specifying therein the kind of liquor together with its specification, if any, permitted to be used and also the quantity allowed to be used during the month.

5. (1) No such licence under rule 4 shall be granted for a period beyond 31st March next following the date of the commencement of the licence.

(2) No such licence shall be granted to a minor.

6. The licensee shall not use or allow to be used the liquor except in the licensed premises and except in his own presence or in the presence of any other person duly authorised a *nokarnama* granted by him in this behalf.

1. Subs. by G. N. of 14-7-1962.

2. Subs. by G. N. of 16-3-1988.

7. The licence shall not use the liquor except for the purpose for which it is permitted to be used.

<sup>1</sup>[8. The licensee shall maintain day-to-day accounts in Form A-1 of liquor purchased and used by him for the manufacture of medicinal or toilet preparations and shall submit before the 7th of every month to the local Superintendent of prohibition and Excise or District Inspector of Prohibition of Excise, as the case may be, a return in Form A-II of Liquor purchased and used by him in the preceding month for the manufacture of medicinal or toilet preparations.]

9. The licenced premises, the liquor kept therein and the account maintained in respect of such liquor shall at all times be open to inspection by any officer empowered under section 122 of the Act.

10. The licensee shall keep in his licensed premises a visit book paged and stamped with the seal of the Collector or any other officer authorised by him in this behalf in which visiting officers may record their remarks when inspecting the premises.

11. The licensee shall *abide* by the provisions of the Act and the rules, regulations and orders made thereunder and the conditions of the licence and shall give an undertaking to that effect.

12. The licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Act.

13. In case the licence is suspended or cancelled during the currency of the licence period or is not renewed on its expiry, the licensee shall forth with surrender to the Collector the whole of the unused stock of liquor.

#### Transport

14. Any licensee desiring to transport liquor required by him for the purpose mentioned in his licence shall make an application to the local Inspector of Prohibition and Excise for a pass in that behalf specifying the following particulars, namely :—

- (i) Name and Address of the applicant ;
- (ii) Name and number of his licence for the possession and use of liquor ;
- (iii) Name, kind and quantity of liquor to be purchased ;
- (iv) Place to which the liquor is to be transported ;
- (v) Route by which the liquor is to be transported ;
- (vi) Period for which the licence is required to be valid.

15. On receipt of the application under rule 14, the Inspector shall make such inquiries as he deems necessary and if he is satisfied that there is no objection to grant the pass applied for may grant the applicant a pass in Form B. The pass shall be prepared in quadruplicate and one copy of it shall be retained by the Inspector on his record, one copy shall be handed over to the applicant, one copy shall be sent to the person from whom the liquor is to be purchased and one copy shall be sent to the Inspector of Prohibition and Excise in whose charge the person from whom the liquor is to be purchased holds a licence.

16. Notwithstanding anything contained in these rules, no licence for the possession and use of rectified spirit or absolute alcohol for the manufacture of any medicinal or toilet preparation or pass for the transport thereof shall be necessary under these rules, if the licensee holds a valid licence or pass for the aforesaid purpose under the Bombay Rectified Spirit Rules, 1951.

17. Except as provided in Rule 16 the Provisions of these rules shall be in addition to and not in derogation of the provisions of the Bombay Rectified Spirit Rules, 1951 in so far as they relate to the matters dealt with in these rules.

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1. Subs. by G. N. of 14-7-1962.

**FORM A****( Rule 3 )**

( G. C. A. )

Licence No. \_\_\_\_\_

*Licence for the purchase, possession or use of liquor for the manufacture  
of medicinal and toilet preparation*

Licence is hereby granted under and subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and the rules, regulations and orders made thereunder to ..... of ..... hereinafter called “ the licensee ”) on payment of Rs. .... in advance, authorising him to purchase, possess or use the liquor(s) specified below during the period from ..... to ..... at his premises situated at ..... (hereinafter referred to as “ the licensed premises ”), subject to the following conditions, namely :—

*Liquors*

\*(1)

\*(2)

\*(3)

1. The licensee shall not use the said liquor(s) for any purpose except for the manufacture of † ..... .

2. (1) The licensee shall not transport the said liquor(s) unless it is covered by a pass in Form B.

(2) The licensee shall not purchase the said liquor(s) in any one month exceeding ..... bulk gallon/quart bottles in the aggregate.

(3) The licensee shall not purchase the liquor except from ..... .

3. The licensee shall not have in his possession more than ‡ ..... bulk gallons/quarts of the said liquor(s) in the aggregate at any one time.

4. The licensee shall comply with all lawful orders of the Commissioner, Collector, Superintendent of Prohibition and Excise or the Local Inspector of Prohibition and Excise.

5. In case the licensee is suspended or cancelled during its currency or is not renewed on its expiry, the licensee shall forthwith surrender the whole of the unsold stock of the said liquor(s) to the Collector.

6. This licence may be suspended or cancelled in accordance with the provisions of the sections 54 and 56 of the Bombay Prohibition Act, 1949.

Granted this ..... day of ..... 20 .....

Seal of the

Collector

Collector

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\* Here state the names of liquors permitted to be used.

† Here state the names of medicinal or toilet preparation for the manufacture of which liquor (s) is/are allowed.

‡ Here state the names and address of person from whom liquor is to be purchased.



<sup>1</sup>[FORM A-I]

( See rule 8)

*Account of liquor received and used for the manufacture of spirituous medicinal preparation and/or toilet preparations for the month of 20 .*

Licence No. ....

Name of the licensee.....

Period of the licence.....

Date	Opening balance		Quantity purchased or received		Number and date of pass under which purchased received	Total of columns (2) and (3)	Quantity used	
	Kind of liquor	Quantity	Kind of liquor	Quantity			Kind of liquor	Quantity
(1)	(2)		(3)		(4)	(5)	(6)	

Medicinal or toilet preparations manufactured					
Closing balance		Preparations	Liquor used for the said preparations		Remarks
Kind of liquor	Quantity				
(7)			(8)		(9)
					(10)

1. Ins. by G. N. of 14-7-1962.

**FORM A-II**

( See rule 8)

*Monthly return showing liquor received and used for the manufacture of spirituous medicinal preparation and/or toilet preparations for the month of .....20 ..*

Licence No. ....

Name of the licensee.....

Period of the licence.....

Opening balance		Quantity purchased or received		Quantity used		
Kind of liquor	Quantity	Kind of liquor	Quantity	Total of columns (1) and (2)	Kind of liquor	Quantity
(1)		(2)		(3)		(4)

Medicinal or toilet preparation manufactured						
Closing balance						
		Preparation		Liquor used for the said preparation		Remarks
Kind of liquor	Quantity	Name	Quantity	Kind of liquor	Quantity	
(5)				(6)		(7)

Signature of the Licensee]

**FORM B**

( Rule 15)

( G.C.A.)

Licence No.

*Pass for the transport of liquor to be used for the manufacture of medicinal  
and toilet preparations*

Pass is hereby granted under and subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and the rules, regulations and orders made thereunder to . . .  
..... of ..... (hereinafter called "the licensee") authorising him  
to transport the liquors specified below subject to the following conditions, namely :—

*Liquors*

\*(1)

\*(2)

\*(3)

*Conditions*

1. The pass-holder shall not transport the Liquor exceeding the quantities stated below :—

Name of liquor	Quantity
(1)	
(2)	
(3)	

2. The liquors shall not be transported otherwise than from .....to  
..... by the following route, namely :—

3. The liquors shall be conveyed to . . . . .  
before the sunset of . . . . .

4. The consignment of the liquor shall not be broken in transit.

Place :

Date :

Inspector of Prohibition and Excise.

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\* Here state the names of liquors.

**[46] THE BOMBAY TOILET PREPARATIONS  
(SALES) RULES, 1954**

**G. N., R. D., No. 10484/45(b), dated 26th June 1954 (B. G., Pt. IV-B, p. 867)**

1. Amended by G. N., R. D., No. SMP. 1055, dated 10th October 1955 (B. G., Pt. IV-B, p. 1903).
2. Amended by G. N., R. D., No. MIS. 1561/33915 (d)-N, dated 14th July 1962 (M. G., Pt. IV-B, p. 2454).
3. Amended by G. N., H. D., No. BPA. 1059/55336- III, dated 25th July 1963 (M. G., Pt. IV-B, p. 1239).
4. Amended by G. N., H. D., No. BPA. 1088/XIII-PRO-2, dated 16th March 1988 (M. G., Pt. IV-B, p. 285-86).

Whereas the Government of Bombay is satisfied that it is necessary to make and to bring into force the following rules at once without previous publication ;

Now, therefore, in exercise of the powers conferred by section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and of all other powers enabling it in this behalf the Government of Bombay is pleased to make the following Rules, namely :—

1. *Title*—These rules may be called the Bombay Toilet Preparations (Sales) Rules, 1954.
- <sup>1</sup>[2. *Extent*—In these Rules extend to the whole of the State of Maharashtra.]
3. *Definition*—In these Rules, unless there is anything repugnant in the subject or context,—
  - (1) “ Act ” means the Bombay Prohibition Act, 1949 ;
  - (2) “ Form ” means a form appended to these Rules ;
  - (3) “ Licence ” means a licence granted under rule 5 ;
  - (4) “ Licensed premises ” means the premises in respect of which a licence has been granted under rule 5 and includes a warehouse of a licensee approved by the Collector ;
  - (5) “ Licensee ” means a person who has been granted a licence under rule 5 ;
  - (6) “ Spirituous toilet preparations ” means liquid toilet preparations containing alcohol which are fit for use as intoxicating liquor. ”

4. *Application for licence*.—Any person desiring to sell spirituous toilet preparations shall apply to the Collector for a licence to sell such preparations. The application <sup>2</sup>[shall be accompanied by a chalan evidencing payment of a fee of Rs. 10 for such application and] shall contain the following particulars, namely :—

- (i) Name and address of the applicant ;

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1. Subs. by G. N. of 25-7-1963.

2. Ins. by G. N. of 16-3-1988.

(ii) Location of the shop or premises where spirituous toilet preparations will be sold with the name of the building and the name of street, city, town or village, as the case may be ;

(iii) Whether the applicant held any licence in the past to sell any kind of spirituous toilet preparations. If so, the period during which such licence was held.

5. *Grant of licence.*—On receipt of the application, the Collector may make inquiries for verification of the details stated in the application and also such other inquiries as he deems necessary. If he is satisfied that there is no objection to grant the licence applied for, he may grant the applicant a licence in Form “ S. M. P. III ” on payment of <sup>1</sup>[a fee of Rs. 100]

6. *Duration of licence.*— A licence under rule 5 shall not be granted for a period beyond 31<sup>st</sup> March next following the date from which it commences.

<sup>2</sup>["6A. *Renewal of Licence.*—Any licence under rule 5 shall not be granted for a period not exceeding one year on payment of application fee of Rs. 5 and licence fee prescribed in rule, 5 unless there is reason to believe that there has been a breach of any of the terms and conditions of the licence and/or that the licensee has not been working the licence properly.”

7. *Kinds of spirituous toilet preparations which cannot be kept or sold.* The licensee shall not keep in his licensed premises any spirituous toilet preparations which have not been lawfully obtained, transported or imported.

8. *Sale how made.* All sales of spirituous toilet preparations shall be made subject to the issue of cash memo or an invoice. The original copy of such cash memo or invoice shall be sent along with the consignment and the duplicate shall be preserved by the licensee for the period of one year from the date of the sale. The cash memo or invoice shall show the name and address of the purchaser and the quantity of spirituous preparations sold by the licensee.

9. *Regulation of business of licensee.*—(1) The licensee may carry on his business under the licence either personally or by an agent or servant duly authorised by him in this behalf.

<sup>3</sup>[(1-A) The licensee shall maintain a register of day-to-day accounts in Form ‘A’ of spirituous toilet preparations received and sold by him and shall submit before the 7th of every month to the Superintendent of Prohibition and Excise or District Inspector of Prohibition and Excise, as the case may be, in Form ‘B’ of spirituous toilet preparations received and sold by him in the preceding month].

(2) The licensed premises and all spirituous toilet preparations therein contained shall at all times be open to inspection by any officer empowered under section 122 of the Act.

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1. Subs. by G. N. of 14-7-1962.

2. Ins. by G. N. of 16-3-1988.

3. Subs. *ibid*.

(3) The licensee shall, when so required by any Prohibition Officer not below the rank of a Sub-Inspector of Prohibition and Excise, give an explanation in writing regarding any irregularity detected at his licensed premises and shall furnish any information regarding the management of the said premises. He shall answer all questions put to him to the best of his knowledge and belief. He shall also, if so required, allow any officer empowered under section 122 of the Act to take samples of spirituous toilet preparations, free of costs, for analysis.

(4) The licensee shall provide a visit-book paged and stamped with the seal of the Collector or any other officer authorised by him in this behalf in which visiting officers may record any remarks when inspecting the licensed premises. The licensee shall, on the termination of the period of the licence, deliver up the visit book and the licence to the local Prohibition and Excise Inspector.

(5) No person shall be recognised as the partner of the licensee for the purpose of this licence, unless the partnership has been declared to the Collector before the licence is granted and the names of the partners have been entered jointly in the licence or if the partnership is entered into after the granting of the licence unless the collector agrees, on application made to him in that behalf to alter the licence and add the name of the partner in the licence.

10. *Licensee to abide by provisions of Act.*—(1) The licensee shall comply with all lawful orders and directions issued from time to time by the Commissioner, Collector, Superintendent or District Inspector of Prohibition and Excise.

(2) He shall abide by the Provisions of the Act and the rules, regulations and order made thereunder and the conditions of the licence and shall give an undertaking to that effect.

**FORM S.M.P.III**

(See rule 5)

Licence No.....

*Licence for the sale of Spirituous Toilet Preparations*

Licence is hereby granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and orders made thereunder to ..... of ..... (hereinafter referred to as “the licensee”) on payment of a licence fee of Rs. .... authorising him to sell spirituous toilet preparations (hereinafter referred to as “the said preparations”), at his shop situated at ..... (hereinafter referred to as “the licensed premises”) during the period from ..... to ..... subject to the conditions, stated below :—

1. The licensee shall not keep or sell the said preparations at any place other than the licensed premises :

Provided that the licensee may store the said preparation in his warehouse situated at .....

2. The licensee shall not keep in the licensed premises intoxicants of any kind which he is not authorised to sell.

3. The licensee shall keep affixed to the licensed premises a signboard showing the name of the shop.

4. The licensee shall display the licence at a conspicuous place in the licensed premises.

5. The licensee, his heirs, legal representatives or assignees, shall have no claim whatsoever to the continuance or renewal of this licence after the expiry of the period for which it is granted. It shall be entirely within the discretion of the Collector to permit or not the assignee of the licensee, in case of sale or transfer and the heir or legal representatives of the licensee, in case of death, to have the benefit of the licence for the unexpired portion of the term for which it is granted.

6. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Bombay Prohibition Act, 1949.

Granted this ..... day of ..... 20 ..

Seal of the  
Collector

Collector of .....

**<sup>1</sup>[FORM A]**

[See rule 9 (1-A)]

*Register of accounts of spirituous toilet preparationns received and sold by a person holding a licence in Form S. M. P. III.*

No. .... during the month of ..... 20 ..

Name of the licensee .....

Address .....

Name of the toilet preparation .....

Date	Opening balance	Quantity received	From whom received	Total [Columns (2) and (3)]
(1)	(2)	(3)	(4)	(5)

Quantity sold	To whom sold	Closing balance	Signature of the licensee	Remarks
(6)	(7)	(8)	(9)	(10)

**FORM B**

[See rule 9 (1-A)]

*Monthly return of spirituous toilet preparations received and sold during the month of ..... 20 ..*

Name of the licensee .....

Address .....

S. M. P. III Licence No.....

Name of spirituous toilet preparation	Opening balance on the 1st day of the month	Quantity received during the month	Total [Columns (2) and (3)]	Quantity sold during the month	Closing balance on the 1st day of the month	Signature of the licensee
(1)	(2)	(3)	(4)	(5)	(6)	(7)

1. Added. by G. N. of 14-7-1962.



**[47] THE BOMBAY SPIRITUOUS MEDICINAL PREPARATIONS  
(SALE) RULES, 1954**

**G. N., R. D., No. 10484/45(a), dated 26th June 1954 (B. G., Pt. IV-B, p. 815)**

1. Amended by G. N., R. D., No. SMP. 1055, dated 8th May 1956 (B. G., Pt. IV-B, p. 696).
2. Amended by G. N., R. D., No. SMP. 1457/50/148, dated 16th July 1958 (B. G., Pt. IV-B, p. 753).
3. Amended by G. N., R. D., No. SMP. 1957/14170, dated 16th July 1958 (B. G., Pt. IV-B, p. 753).
4. Amended by G. N., R. D., No. BPA. 1358/35989-J, dated 2nd April 1959 (B. G., Pt. IV-B, p. 559).
5. Amended by G. N., R. D., No. SMP. 1058, dated 19th November 1959 (B. G., Pt. IV-B, p. 1588).
6. Amended by G. N., R. D., No. SMP. 1060/47101-III, dated 9th September 1961 (M. G., Pt. IV-B, p. 745).
7. Amended by G. N., R. D., No. MIS. 1561/3391 (c)-N, dated 14th July 1962 (M. G., Pt. IV-B, p. 2451).
8. Amended by Corrig. R. D., No. MIS. 1561/3395, dated 22nd January 1963 (M. G., Pt. IV-B, p. 172).
9. Amended by G. N., R. D., No. SMP. 1261/61106-III, dated 4th April 1963 (M. G., Pt. IV-B, p. 454).
10. Amended by Corrig. H. D., No. SMP. 1261/61106-III, dated 3rd May 1963 (M. G., Pt. IV-B, p. 485).
11. Amended by G. N., R. D., No. BPA. 1059/55339-III, dated 25th July 1963 (M. G., Pt. IV-B, p. 1239).
12. Amended by G. N., H. D., No. SMP. 1162/62790-III, dated 12th August 1964 (M. G., Pt. IV-B, p. 1062).
13. Amended by G. N., R. D., No. SMP. 1164/18535-III, dated 18th November 1965 (M. G., Pt. IV-B, p. 1824).
14. Amended by G. N., R. D., No. BPA. 1088/XIV-PRO-2, dated 16th March 1988 (M. G., Pt. IV-B, p. 286-87).

Whereas the Government of Bombay is satisfied that it is necessary to make and to bring into force the following rules at once without previous publication ;

Now, therefore, in exercise of the powers conferred by section 143 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and of all other powers enabling it in this behalf the Government of Bombay is pleased to make the following Rules, namely :—

1. *Title*—These rules may be called the Bombay Spirituous Medicinal Preparations (Sale) Rules, 1954.

<sup>1</sup>[2. *Extent*—These Rules extend to the whole of the State of Maharashtra.]

3. *Definition*—In these Rules, unless there is anything repugnant in the subject or context,—

- (1) “ Act ” means the Bombay Prohibition Act, 1949 ;
- (2) “ Form ” means a form appended to these Rules ;

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1. Subs.. by G. N. of 25-7-1963.

(3) “Licence” means a licence granted under these Rules ;

(4) “Licensed premises” means the premises in respect of which a licence has been granted under these Rules and includes a warehouse of a licensee approved by the Collector ;

(5) “Medical prescription” means a prescription in writing issued by a registered medical practitioner ;

(6) <sup>1</sup> \* \* \* \* \*

(7) “Spirituous medicinal preparations” means any medicinal preparation in liquid form containing alcohol which is fit for use as intoxicating liquor.”

### PART I

#### LICENCE FOR SALE OF SPIRITUOUS MEDICINAL PREPARATIONS

4. *Application for licence to sell spirituous medicinal preparations.*—Any person desiring to sell spirituous medicinal preparations shall apply to the Collector for a licence in that behalf. The application <sup>3</sup>[accompanied by a chalan evidencing payment of a fee of Rs. 10] shall contain the following particulars, namely :—

(i) Name and address of the applicant ;

(ii) Location of the shop or premises where spirituous medicinal preparations will be sold with the name of the building and the name of street, city, town or village, as the case may be ;

(iii) Whether the applicant held any licence in the past to sell any kind of spirituous medicinal preparations. If so, the year and the period during which such licence was held.

5. *Grant of licence.*—On receipt of the application, the under rule 4, the Collector may make inquiries for verification of the details stated in the application and also such other inquiries as he deems necessary. If he is satisfied that there is no objection to grant the licence applied for, he may grant the applicant a licence in Form “S. M. P. I” on payment of <sup>4</sup>[a fee of rupees one hundred]

6. *Duration of licence.*—A licence under rule 5 shall not be granted for a period beyond 31<sup>st</sup> March next following the date from which it commences.

<sup>5</sup>[“6A. *Renewal of Licence.*—Any licence granted under rule 5 shall be renewed for a period not exceeding one year on payment of application fee of Rs. 5 and licence fee as prescribed in rule 5.”]

7. *Sale of spirituous medicinal preparations on production of medical prescription.*—The licensee shall not sell any spirituous medicinal preparation to any person unless he produces a medical prescription in that behalf.

8. *Sale of spirituous medicinal preparations to certain persons.*—(1) Notwithstanding anything contained in rule 7, the licensee may sell any medicinal preparation without the production of any medicinal prescription to—

(1) a person holding licences under rule 5 ;

(2) a person incharge of a hospital or dispensary ;

(3) a registered medical practitioner ;

<sup>2</sup>[(4) Inspectors appointed under section 21 of the Drugs Act, 1949 ;]

1. Deleted by G. N. of 25-7-1963.

2. Ins. by G. N. of 16-7-1958.

3. Ins. by G. N. of 16-3-1988.

4. Subs. *idid*.

5. Added *ibid*.

<sup>1</sup>[(5) a person holding a special permit in Form ' A ' (prescribed under Government Notification, Revenue Department, No. 3015/51, dated the 31st March 1952, for the possession and use of any intoxicant for medicinal, scientific research, educational and such other purposes ;

(6) a person holding licence in Form ' A ' under the Bombay Medicinal and Tiolet Preparations (Use of Liquor) Rules, 1955].

<sup>2</sup>[(2) All sales made under sub-rule (1) shall be subject—

(a) to the issue of cash memos or invoices the originals of which shall be sent along with the consignments and the duplicates shall be preserved by the licensee for a period of one year from the date of sale ; and

<sup>3</sup>(b) except as otherwise provided by these rules, to the production by the purchaser of a valid transport pass or an export licence in Form D granted under the Bombay Spirituous Preparations (Inter-State Trade and Commerce) Control Rules, 1957, or an export pass granted under the Maharashtra Spirituous Preparations (Inter-State Trade and Commerce) Control Rules, 1957, or an export pass granted under the Maharashtra Spirituous Preparations (Import and Export) Rules, 1963.]

(3) The cash memo, or invoice shall show the name and address of the purchaser and the particulars of the medicinal preparations sold.]

9. *Preservation of prescriptions.*—The licensee shall preserve all medical prescriptions presented to him for the purchase of the spirituous medicinal preparations or true copies thereof for a period of one year from the date of the sale.

<sup>4</sup>[9-A. *Transport of spirituous medicinal preparations.*—(1) Any licensee desiring to transport any spirituous medicinal preparation shall make an application for the grant of transport pass to the Collector within whose jurisdiction the licensed premises of the licensee selling such preparation is situated. The application shall be submitted to the said Collector through the local Superintendent of Prohibition and Excise, or the District Inspector of Prohibition and Excise and shall contain the following particulars, namely :—

(1) The name and address of the applicant.

(2) The kind of the licence held by him and its number and date.

(3) The name(s) and quantity(ies) of spirituous medicinal preparation(s) required to be transported.

(4) The purpose for which spirituous medicinal preparation(s) is/are to be transported.

(5) The place from which spirituous medicinal preparation(s) is/are to be transported.

(6) The place to which spirituous medicinal preparation(s) is/are to be transported.

(7) The name of the person authorised to transport.

(8) The route (state also the place from and to which transport of spirituous medicinal preparation will be by road) by which spirituous medicinal preparation(s) is/are proposed to be removed.

(9) The period for which the pass is required.

(2) On receipt of the application under sub-rule (1) the Superintendent of Prohibition and Excise or the District Inspector of Prohibition and Excise, as the case may be shall make such inquiries as he may deem necessary and then forward it to the Collector concerned with his recommendation. If the Collector is satisfied that there is no objection to grant the transport pass to the applicant, he may grant him a pass in Form " S.M.P. I-A " on payment of <sup>5</sup>[a fee of Re. 1.00 nP.]

1. Added by G. N. of 9-9-1961.

2. Subs. by G. N. of 19-11-1959.

3. Subs by G. N. of 12-8-1964.

4. Subs. by G.N. of 16-7-1958.

5. Subs by G. N. of 14-7-1962.

3. The transport pass shall be in four parts and each part shall be dealt with as under :—

*Part I shall be kept on the record of the Collector granting the pass.*

*Part II shall be forwarded to licensee from whom spirituous medicinal preparation(s) is/are to be obtained for transport.*

*Part III shall be handed over to the applicant for sending it with the consignment of spirituous medicinal preparations and for record thereafter by him.*

*Part IV shall be forwarded to the District Prohibition and Excise Officer of the place to which the spirituous medicinal preparation(s) is/are to be transported.]*

10. *Regulation of businesses of licensee :—*

(1) A licensee holding a licence under rule 5 may carry on his business under the licence either personally or by an agent or servant duly authorised by him in that behalf.

<sup>1</sup>[(2) The licensee shall maintain a register of day-to-day accounts in Form ' A ' of spirituous of medicinal preparations received, and sold by him and shall submit before the 7th of every month, to the Superintendent of Prohibition and Excise or District Inspector of Prohibition and Excise, as the case may be, a return in form ' B ' of spirituous medicinal preparations received and sold by him in the proceeding month.]

(3) The licensed premises and all spirituous medicinal preparations therein contained shall at all times be open to inspection by any officer empowered under section 122 of the Act.

(4) The licensee shall, when so required by any Prohibition Officer not below the rank of a Sub-Inspector of prohibition and Excise, give an explanation in writing regarding any irregularity detected at his licensed premises and shall furnish any information regarding the management of the said premises. He shall answer all questions put to him to the best of his knowledge and belief. He shall also, if so required, allow any officer empowered under section 122 of the Act to take samples of spirituous medicinal preparations free of cost for analysis.

(5) The licensee shall provide a visit book paged and stamped with the seal of the Collector or any other officer authorised by him in this behalf in which visiting officers may record any remarks when inspecting the licensed premises. The licensee shall, on the termination of the period of his licence, deliver up the visit book, the accounts, and the licence to the local prohibition and Excise Inspector.

(6) No person shall be recognised as the partner of the licensee for the purpose of this licence, unless the partnership has been declared to the Collector before the licence is granted and the names of the partners have been entered jointly in the licence, or if the partnership is entered into after the granting of the licence unless the Collector agrees, on application made to him, in that behalf to alter the licence and add the name of the partner in the licence.

11. *Licensee to abide by the provisions of the Act.—*

(1) A licensee holding a licence under rule 5 shall comply with all orders and directions issued from time to time by the Commissioner, Collector, Superintendent or District Inspector of prohibition and Excise.

(2) The licensee shall abide by the provisions of the Act and the rules, regulations and orders made thereunder and the conditions of the licence and shall give an undertaking to that effect.

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1. Subs. by G. N. of 14-7-1962.

## PART II

*Licence to Registered Medicinal Practitioners and persons in Charge of Hospitals and Dispensaries for dispensing Spirituous Medicinal Preparations*

12. *Application for licence for dispensing spirituous medicinal preparations.*—Any registered medicinal practitioner or any person in charge of a hospital or dispensary desiring to dispense spirituous medicinal preparations shall apply to the Collector for a licence for dispensing such medicinal preparations. The application shall contain the following particulars :

- (i) Name and address of the applicant ;
- (ii) Whether the applicant is a registered medicinal practitioner, his registration number and the name of the authority by which he has been registered ;
- (iii) Where the applicant is a person in charge of a hospital or dispensary his designation and the name of the hospital or dispensary of which he is in charge.

13. *Grant of licence.*—On receipt of an application under rule 12, the Collector may make inquiries for verification of the details stated in the application and also such other inquiries as he deems necessary. If he is satisfied that there is no objection to grant the licence applied for he may grant the applicant a licence in Form “ S. M. P. II. ” On payment of <sup>1</sup>[a fee of <sup>2</sup>[rupee ten] per annum] :

<sup>3</sup>[provided that for the purpose of charging the fee, the fraction of a year shall be reckoned as one complete year.]

<sup>4</sup>[14. *Duration of licence.*—The licence under rule 13 may be granted or renewed for a period not exceeding three years at a time, so however as not to extend beyond the 31st day of March according to the duration for which the licence is granted ;

Provided that in the case of a registered medical practitioner, such licence may be granted or renewed for a period not exceeding three years at a time but not beyond 31st March of the third year from the date of the commencement of the licence.]

15. *Inspection of licensed premises, etc.*

(1) The licensed premises and all medicinal preparations therein contained shall at all times be open to inspection by any officer empowered under section 122 of the Act.

(2) The licensee shall, when so required by any Prohibition Officer not below the rank of a Sub-Inspector of Prohibition and Excise, give an explanation in writing regarding any irregularities detected at his licensed premises and shall furnish any information regarding management of the said premises. He shall answer all questions put to him to the best of his knowledge and belief. He shall also, if so required, allow any officer empowered under section 122 of the Act to take samples of medicinal preparations free of cost for analysis.

<sup>5</sup>[15.A. *Transport of spirituous medicinal preparation.*

(1) No licensee shall transport any spirituous medicinal preparation exceeding <sup>6</sup>[five litres] in quantity except under a valid transport pass.

1. Subs. by G. N. of 2-4-1959.

3. Added by G. N. of 2-4-1959.

5. Subs. by G. N. of 16-7-1958

2. Subs. by G. N. of 16-3-1988.

4. Subs. by G. N. of 4-4-1963.

6. Subs. by G. N. of 18-11-1965.

(2) Any licensee desiring to transport any spirituous medicinal preparation exceeding <sup>1</sup>[five litres] in quantity shall make an application for the grant of transport pass to the Collector or any other Officer authorised by him in this behalf (hereinafter referred to as the 'authorised officer') within whose jurisdiction the licensed premises of the licensee selling such preparation is situated. The application shall be submitted to the said Collector or the authorised officer through the local Superintendent of Prohibition and Excise or the District Inspector of Prohibition and Excise and shall contain the following particulars, namely:—

1. The name and address of the applicant.
2. The kind of the licence held by him and its number and date.
3. The name (s) and quantity (ies) of spirituous medicinal preparations (s) required to be transported.
4. The purpose for which spirituous medicinal preparation(s) is/are to be transported.
5. The place from which spirituous medicinal preparation (s) is/are to be transported.
6. The place to which spirituous medicinal preparation (s) is/are to be transported.
7. The name of the person authorised to transport.
8. The route (state also the place from and to which transport of spirituous medicinal preparations will be by road) by which spirituous medicinal preparation (s) is/are proposed to be removed.
9. The period for which the pass is required.

(3) On receipt of the application under sub-rule (1) the superintendent of Prohibition and Excise or the district Inspector of Prohibition and Excise, as the case may be, shall make such inquiries as he may deem necessary and then forward it with his recommendation to the Collector or the authorised Officer concerned. If the Collector or the authorised Officer is satisfied that there is no objection to grant the transport pass to the applicant, he may grant him a pass in Form "S. M. P. I-A" on payment of <sup>2</sup>[a fee of Re. 1.00nP.]

(4) The transport pass shall be in four parts and each part shall be dealt with as under :

*Part I shall be kept on the record of the Collector granting the pass.*

*Part II shall be forwarded to the licensee from whom spirituous medicinal preparation (s) is/are to be obtained for transport.*

*Part III shall be handed over to the applicant for sending it with the consignment of spirituous medicinal preparations and for record thereafter by him.*

*Part IV shall be forwarded to the District Prohibition and Excise Officer of the place to which the spirituous medicinal preparation (s) is/are to be transported.*

16. *Licensee to abide by the provisions of the Act.*

1. The licensee shall comply promptly with all orders and directions issued from time to time by the Commissioner, Collector, Superintendent or District Inspector of Prohibition and Excise.

2. The licensee shall abide by the provisions of the Act and the rules, regulations and orders made thereunder <sup>3</sup>[and also by all the conditions of the licence which may be imposed by the State Government at the time of granting the licence or at any time during the currency of the licence] and shall give an undertaking to that effect.

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1. Subs. by G. N. of 18-11-1965.

2. Subs. by G. N. of 14-7-1962.

3. Subs. by G. N. of 2-4-1959.

**FORM S.M.P.I**

(See rule 5)

Licence No.....

*Licence for the sale of Spirituous Medicinal Preparations*

Licence is hereby granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and orders made thereunder to ..... of ..... (hereinafter referred to as “the licensee”) on payment of a licence fee of Rs. .... authorising him to sell spirituous medicinal preparations at his shop situated at ..... (hereinafter referred to as “the licensed premises”) during the period from ..... to ..... on the following conditions, namely :—

1. The licensee shall not keep or sell spirituous medicinal preparations at any place other than the licensed premises :

Provided that he may, with the permission of the Collector, store such medicinal preparation in his warehouse situated at .....

2. The licensee shall not keep in the licensed premises any intoxicants which he is not authorised to sell.

3. The licensee shall keep affixed to the licensed premises a signboard showing the name of the shop.

4. The licensee shall display the licence at a conspicuous place in the licensed premises.

5. The licensee, his heirs, legal representatives or assignees, shall have no claim whatsoever to the continuance or renewal of this licence after the expiry of the period for which it is granted. It shall be entirely within the discretion of the Collector to permit or not the assignee of the licensee, in case of sale or transfer the heir or legal representatives of the licensee, in case of death, to have the benefit of the licence for the unexpired portion of the term for which it is granted.

6. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the said Act.

Date :

Seal of the  
Collector

Collector of .....





**<sup>1</sup>FORM 'B'**  
[See rule 19 (2)]

*Monthly return of spirituous medicinal preparations received and sold during the month of ..... 20 .*

Name of the Licence.....

Address .....

S. M. P. I Licence No. ....

Name of the spirituous medicinal preparation	Opening balance on the 1st day of the month	Quantity receive during the month	Total [Columns (2) and (3)]	Quantity sold during the month	Closing balance on the last day of the month	Signature of the licence
(1)	(2)	(3)	(4)	(5)	(6)	(7)

1. Ins.by G. N. of 14-7-1962.

**FORM S.M.P. 1-A**

(See rules 9-A and 15-A)

*Pass for the transport of spirituous medicinal preparations*

Part II.—To be forwarded to the person from whom spirituous medicinal preparations are obtained for transport.

No. .... dated ..... 20 ..

1. Name and address of the Transporter.
2. Kind of licence held by the transporter and its number and date.
3. Name and quantity of spirituous medicinal preparations are to be transported.
4. Place from which spirituous medicinal preparations are to be transported.
5. Place to which spirituous medicinal preparations are to be transported.
6. Route.
7. Purpose for which spirituous medicinal preparations are to be transported.
8. Name of consignor and his full address.
9. Date upto which the pass shall be valid.

This pass is granted under the subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) and the rules, regulations and orders made thereunder authorising the above transport of spirituous medicinal preparations subject to the following conditions, namely :—

- (a) The whole quantity of spirituous medicinal preparations shall be transported in one consignment only and its bulk shall not be broken in transit.
- (b) The pass holder shall give an undertaking in writing to the Collector or the authorised officer to abide by the above conditions.

Seal  
Signature of the Collector or  
the authorised officer

**FORM S.M.P. 1-A**

(See rules 9-A and 15-A)

*Pass for the transport of spirituous medicinal preparations*

Part I.—For record in the office of the [Collector or the Authorised Officer]

No. .... dated ..... 20 ..

1. Name and address of the transporter.
2. Kind of licence held by the transporter and its number and date.
3. Name and quantity of spirituous medicinal preparations are to be transported.
4. Place from which spirituous medicinal preparations are to be transported.
5. Place to which spirituous medicinal preparations are to be transported.
6. Route.
7. Purpose for which spirituous medicinal preparations are to be transported.
8. Name of consignor and his full address.
9. Date upto which the pass shall be valid.

This pass is granted under the subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) and the rules, regulations and orders made thereunder authorising the above transport of spirituous medicinal preparations subject to the following conditions, namely :—

- (a) The whole quantity of spirituous medicinal preparations shall be transported in one consignment only and its bulk shall not be broken in transit.
- (b) The pass holder shall give an undertaking in writing to the Collector or the authorised officer to abide by the above conditions.

Seal  
Signature of the Collector or  
the authorised officer

1. Ins. by G. N. of 8-5-1956.
2. Subs. by G. N. of 16-7-1958.

**FORM S.M.P. 1-A**

(See rules 9-A and 15-A)

*Pass for the transport of spirituous medicinal preparations*

Part III.—To be handed over to the transporter for sending with the consignment and for record thereafter by him.

No. .... dated ..... 19 .

1. Name and address of the Transporter.
2. Kind of licence held by the transporter and its number and date.
3. Name and quantity of spirituous medicinal preparations are to be transported.
4. Place from which spirituous medicinal preparations to be transported.
5. Place to which spirituous medicinal preparations to be transported.
6. Route.
7. Purpose for which spirituous medicinal preparations are to be transported.
8. Name of consignor and his full address.
9. Date upto which the pass shall be valid.

This pass is granted under the subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) and the rules, regulations and orders made thereunder authorising the above transport of spirituous medicinal preparations subject to the following conditions, namely :—

- (a) The whole quantity of spirituous medicinal preparations shall be transported in one consignment only and its bulk shall not be broken in transit.
- (b) The pass holder shall give an undertaking in writing to the Collector or the authorised officer to abide by the above conditions.

Seal

Signature of the Collector or  
the authorised officer

1. Subs.by G. N. of 16-7-1958.

**FORM S.M.P. 1-A**

(See rules 9-A and 15-A)

*Pass for the transport of spirituous medicinal preparations*

Part IV.—To be forwarded to the [District Prohibition and Excise Officer] of the place to which the spirituous medicinal preparations are to be transported.

No. .... dated ..... 19 .

1. Name and address of the Transporter.
2. Kind of licence held by the transporter and its number and date.
3. Name and quantity of spirituous medicinal preparations are to be transported.
4. Place from which spirituous medicinal preparations to be transported.
5. Place to which spirituous medicinal preparations to be transported.
6. Route.
7. Purpose for which spirituous medicinal preparations are to be transported.
8. Name of consignor and his full address.
9. Date upto which the pass shall be valid.

This pass is granted under the subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) and the rules, regulations and orders made thereunder authorising the above transport of spirituous medicinal preparations subject to the following conditions, namely :—

- (a) The whole quantity of spirituous medicinal preparations shall be transported in one consignment only and its bulk shall not be broken in transit.
- (b) The pass holder shall give an undertaking in writing to the Collector or the authorised officer to abide by the above conditions.

Seal

Signature of the Collector or  
the authorised officer

**FORM S.M.P. II**

(See rule 13)

Licence No. ....

*Licence to Registered Medical Practitioners and Persons-in-charge of  
Hospitals or dispensaries for dispensing Spirituous Medicinal  
Preparations*

Licence is hereby granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and orders made thereunder to ..... of ..... (hereinafter referred to as “medical practitioner” person-in-charge) on payment of a licence fee <sup>1</sup>[of .....] authorising him to dispense spirituous medicinal preparation at his dispensary, the hospital or dispensary situated at ..... (hereinafter referred to as “the licensed premises”) during the period from ..... to ..... subject to the following conditions, namely :—

1. The medicinal practitioner/person-in-charge shall not keep in the licensed premises any intoxicants which he is not authorised to dispense or keep.
2. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the said Act.

Date :

Seal of the  
Collector

Collector of .....

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1. Subs. by G. N. of 2-4-1959.

**(48) THE MAHARASHTRA SPIRITUOUS PREPARATIONS  
(IMPORT AND EXPORT) RULES, 1963**

**G. N., H.D., No. SMP-1460/22851-III, dated 5th December 1963**

**(M. G., Pt. IV-B, P. 1639)**

Amended by G. N., H. D., No. MIS-1164/77479-III, dated 24th January 1968  
(M. G., Pt. IV-B, p. 211).

Amended by Corrig., H. D., No. MIS-1164/77479-III, dated 16th October 1968  
(M. G., Pt. IV-B, p. 1550).

In exercise of the powers conferred by clause (b) of sub-section (2) of section 143 read with sections 11 and 53 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and in supersession of all previous Rules in so far as they relate to the matters provided for in these Rules, the Government of Maharashtra hereby makes the following Rules, the same having been previously published as required by sub-section (3) of the said section 143 :

1. *Short title.*—These Rules may be called the Maharashtra Spirituous Preparations (Import and Export) Rules, 1963.

2. *Extent.*—These Rules extend to the whole of the State of Maharashtra.

3. *Definitions.*—In these Rules, unless the content requires otherwise,—

(1) “Act” means the Bombay Prohibition Act, 1949 ;

(2) “Exporting Place” means a place outside the State of Maharashtra from which a spirituous preparation is imported ;

(3) “Form” means a form appended to these Rules ;

(4) “Importing Place” means the place outside the State of Maharashtra to which a spirituous preparation is exported ;

(5) “Place of Export” means the place in the State of Maharashtra from which a spirituous preparation is exported ;

(6) “Place of Import” means the place in the State of Maharashtra in which a spirituous preparation is imported ;

(7) “Spirituous Preparation” means and medicinal or toilet preparation containing alcohol, which is determined by the State Government under section 6-A of the Act to be fit for use as an intoxicating liquor.

**Procedure for the import of spirituous preparations**

4. *Importer to apply for Import Pass.*—Any person who holds a licence or permit under the Act for the sale or possession of any spirituous preparation or is permitted to possess or sell such preparation under the Act and who desires to import (hereinafter referred to as “importer”) any spirituous preparation shall apply in Form S.P./A-1 for an import pass to the Collector or any other officer duly authorised in this behalf.

5. *Issue of Pass.*—(1) On receipt of the application made under rule 4, the Collector or the officer authorised shall make such inquiries as he may deem necessary and if he sees no objection, he may grant the applicant an import pass in Form S. P. 1 on payment of a fee of Re. 1.

(2) Every pass granted under sub-rule (1) shall show the designations of the officers by whom, and the places at which, the consignment of spirituous preparations to be imported, is to be inspected *en route* under rule 9 and examined on arrival at the place of import under rule 10. In case of import by road, one of the inspecting officers shall be the Prohibition and Excise Officer-in-charge of the taluka in which the place where the consignment enters the limits of the State is situated, or an officer deputed by him in this behalf. In cases of import by rail direct to the place of import, one of the inspecting officers shall be the Prohibition and Excise Officer-in-charge of the place where the railway station to which the consignment is to be booked is situated or an officer deputed by him in this behalf.

(3) Every pass granted under sub-rule (1) shall be in four parts which shall be dealt with as under :—

PART I shall be retained on the records of the officer issuing the pass ;

PART II shall be sent by post to the Excise Officer at the exporting place ;

PART III shall be sent to the Superintendent of Prohibition and Excise or the District Inspector of Prohibition and Excise at the place of import ; and

PART IV shall be handed over to the importer or his agent together with the Form “Certificate-1” annexed thereto.

6. *Procedure to be followed at the exporting place.*—As soon as the consignment of spirituous preparations to be imported is ready for despatch from the exporting place, the importer or his agent shall obtain a certificate in the Form “Certificate-1” annexed to Part IV of the pass from the Excise Officer at the exporting place.

7. *Procedure in transit.*—Part IV of the pass and the certificate shall be sent along with the consignment while in transit and shall be produced for inspection on demand made by any Prohibition and Excise Officer or Police Officer not below the rank of a Sub-Inspector or any Revenue Officer not below the rank of an *Aval Karkun*.

8. *Timely intimation of arrival of consignment to be given to inspecting and examining officers.*—The importer or his agent shall to the inspecting and examining officers named in the pass at least three days previous intimation of the date and hour when the consignment will be ready for inspection or examination, as the case may be, at the places appointed for the purpose and shown in the pass. On receipt of such intimation, the officer concerned shall proceed himself or depute another officer to proceed to the place appointed for inspection or examination, as the case may be, to inspect or examine the consignment. The inspection and examination shall be made in accordance with the procedure prescribed in rules 9 and 10 respectively.

9. *Inspection of consignment enroute.*—On arrival of the consignment at the appointed place of inspection, the importer shall produce Part IV of the pass and the certificate before the inspecting officer named in the pass. The inspecting officer shall compare the number, marks and other particulars on each receptacle or package forming part of the consignment with those shown in the certificate issued by Excise Officer at the exporting place, and in the Railway receipt in the case of consignment sent by rail, and satisfy himself that the seals on such receptacles or packages are intact and that they have not been tampered with if on inspection any receptacles or package is found to have been tampered with, or otherwise damaged, the inspecting officer shall ask the importer to get in securely packed in his presence and after this has been done, the inspecting officer

shall re-seal such receptacle or package with his own seal and allow the consignment to proceed, after making necessary remarks on the pass and the certificate and noting thereon the impression of the seal with which such receptacle or package has been re-sealed by him. He shall then hand over to the importer Part IV of the pass and the certificate.

10. *Examination of consignment at place of import.*—(1) The importer shall, on arrival of the consignment at the place appointed for its examination and shown in the pass, produce Part IV of the pass and the certificate before the examining officer named in the pass. The examining officer shall examine the consignment and satisfy himself that—

(a) The numbers, marks and other particulars shown on each receptacle or package forming part of the consignment tally with those shown in the certificate issued by the Excise Officer at the exporting place and the note made by the inspecting officer ;

(b) The seals on each such receptacle or package are intact and that they have not been tampered with in transit ; and

(c) The number of bottles contained in the receptacles or packages is correct and that they are intact.

(2) If the examining officer finds on examination of the consignment under sub-rule (1) that the consignment does not tally with the details of the spirituous preparation given in Part IV of the pass and the certificate, the examining officers shall not release the consignment but report the facts to his immediate superior and act according to his orders.

11. *Drawing of samples and their disposal.*—The following procedure shall be observed in drawing samples and sending them either to the Director, Forensic Science Laboratory and Chemical Analyser to Government or the Director, Haffkine Institute, Bombay, for the purpose of analysis, as the Collector may direct, that is to say :-

(a) Two samples shall be drawn from each spirituous preparation, free of cost ;

(b) A sample shall be not less than four fluid ounces ;

(c) Each bottle of sample shall be properly corked and sealed with the examining officers seal and labelled as shown in the astric margin.

\*No. of Import Pass .....

Date of Import Pass .....

The name of spirituous prepatation .....

No. and date of forwarding letter .....

(d) The sample shall be drawn and sealed in the presence of the importer or his agent ;

(e) The duplicate samples shall be kept under lock until such time as the result of analysis has been received provided that they may forwarded to the Director, Forensic Science Laboratory and Chemical Analyser to Government or the Director, Haffkine Institute, Bombay, as the case may be, if he requires them for replacing the samples sent to him or for further analysis. The duplicate samples, when no longer required, shall be returned to the importer or his agent.

12. *Release of consignment after examination.*—The examining officer shall note the result of his examination under rule 10 on the reverse of Part IV of the pass and on the certificate. He shall then allow the consignment to be removed if he is satisfied that the consignment tallies in all respects with the details of the spirituous preparation given in Part IV of pass and the certificate.

13. *Importer to bear all costs and risks of conveyance.*—The cost of conveying the consignment of the spirituous preparation to the place of import and all risks incidental to such conveyance shall be borne by the importer.

**Procedure for export of spirituous preparations**

14. *Exporter to obtain a permit from the Excise Officer at the importing place .—*Any person who holds a licence or permit under the Act for the sale or possession of spirituous preparation or is permitted to possess or sell spirituous preparation under the Act and who desires to export any spirituous preparation (hereinafter referred to as “exporter”) to any other part of India shall first obtain a permit or No-objection certificate from the Collector or the Excise Officer at the importing place authorising him to export such spirituous preparation to that place.

15. *Application for Export Pass.*—On receipt of such permit, the exporter shall apply in Form S.P./A-2, for an export pass, to the Collector or any other officer duly authorised in this behalf along with the said permit.

16.. (1) *Issue of Export Pass.*—On receipt of the application under rule 15, the Collector or the officer authorised in that behalf shall make such inquiries as he may deem necessary, and if he sees no objection grant him an export pass in Form S.P. 2 on payment of a fee of Re. 1

(2) Every pass granted under this rule shall be in four parts which shall be dealt with as under—

PART I shall be retained on the record of the office of the Collector or the Officer granting the pass ;

PART II shall be handed over to the applicant ;

PART III shall be handed over to the applicant who shall send it along with the consignment to the person receiving spirituous preparations at the importing place ;

PART IV shall be sent by post to the Collector or the Excise Officer of the importing place with a request to endorse thereon the quantity of spirituous preparation in Bulk Gallon and Proof Gallon received at the importing place and to return it to the Collector or the Officer who issued the export pass.

17. *Removal of spirituous preparation under excise escort.*—Where the spirituous preparation which is to be exported is removed whether wholly or partly by road through the limits of the State of Maharashtra, the holder of the pass shall, on being required by the Collector or the aforesaid officer so to do, remove such spirituous preparation through such limits under excise escort and shall pay in advance the cost of the escort fixed by the Collector or the aforesaid officer in this behalf.

18. *Exporter to obtain Certificate-2 and deliver it to Collector or officer issuing Pass.*—The exporter shall, on the consignment of the spirituous preparations reaching its destination, obtain a certificate in Form “Certificate-2”, annexed to Part II of the pass from the Excise Officer at the importing place and deliver it immediately to the Collector or officer who issued the pass

19. *Genral.*—Notwithstanding anything contained in these Rules, no pass under these rules shall be necessary for the import or export of any spirituous preparation which is imported or exported under an import or export licence granted under the Bombay Spirituous Preparations (Inter-State Trade and Commerce) Control Rules, 1955.



**FORM S.P/A-1**

(See rule 4)

**Application for a pass to import spirituous preparations**

1. Name and address of the applicant ..
2. The description of spirituous preparation to be imported
  - (a) Name of the spirituous preparation (together with the name of the manufacture)
  - (b) Quantity .. ..
  - (c) Alcoholic strength of the spirituous preparation.
3. Place, i.e., Shop No./House No. where it is to be imported together with the names of village/town, taluka and district.
4. Name and address of the person from whom to be imported.
5. Exporting place (names of the village/town, taluka, district and State).
6. Route by which to be imported (please state railway route and also the road route, if any).
7. Purpose for which the spirituous preparation is required to be imported.
8. Whether the above spirituous preparation is available from any dealer or manufacturer in the State of Maharashtra and if so, why it is necessary to import it from outside.
9. Whether the applicant is dealer in the above spirituous preparation and similar preparations, and if so, since how long he is doing the business of such dealer.
10. Whether the applicant has imported this preparation in the pass and if so, when and from whom

11. Whether he holds a licence or permit for the sale or possession under—

- (a) The Drugs Act, 1940 ;
- (b) The Bombay Spirituous Medicinal Preparation (Sale) Rules 1954 ;
- (c) The Bombay Spirituous Toilet Preparations (Sale) Rules 1954 ;
- (d) The Bombay Spirituous Medicinal and Toilet Preparations (Use of Liquor) Rules, 1955 ;
- (e) The Spirituous Preparations (Inter State Trade and Commerce) Control Act, 1955 ;
- (f) The Bomaby Drugs (Control) Act, 1959.

12. I have been convicted on (date)\* of an offence punishable under any provision of the Bomaby Prohibition Act, 1949, the Bombay Drugs (Control) Act, 1959, the Spirituous Preparations (Inter-State Trade and Commerce) Control Act, 1955, the Dangerous Drugs Act, 1930 or the Drugs Act, 1940, or any other law relating to liquor, intoxicating drugs or opium ; <sup>1</sup> \* \* \*

I declare that the above particulars are correct.

I undertake that as soon as the consignment of the above spirituous preparation is received at the abovementioned destination. I shall inform the local Prohibition and Excise Officer of its arrival and shall keep the consignments intact for a period of 72 hours from the time of his receiving such intimation or till it is examined by him, whichever is earlier.

I request that an import pass under the Maharashtra Spirituous Preparations (Import and Export) Rules, 1963, for the import of the spirituous preparations as stated above may please be granted to me.

\* Strike out whichever is not applicable.

Place .....

Date.....

Signature of the applicant.

To

The Collector of.....

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1. Deleted by G.N. of 24-1-1968

**FORMS. P. 1**

[See rule 5 (1)]

**PART I***(For record in the office of the officer issuing the pass)***Pass for the import of spirituous preparation**

No. ....

Dated .....

Shri/Shrimati/Kumari/Messrs. ....  
 of ..... is/are hereby authorised  
 to import the undermentioned quantity of spirituous preparation from .....  
 of ..... in the district of .....  
 in the state of ..... to his/her/their premises at .....  
 in the district of .....  
 in the State of Maharashtra for the purpose of .....

*Name and quantity of spirituous preparation*

Number and description of each kind of receptacle of package	Name of the spirituous preparation	Quantity contained in each receptacle or package	Strength
		B.L.	P. L.

*Conditions*

The consignment shall be conveyed by rail and/or road to its destination direct, *via* ..... shall be inspected *en route* at ..... by ..... and on arrival at the destination shall be examined at ..... by .....  
 It shall not be broken in transit.

This pass shall remain in force up to ..... a.m./p.m. of .....  
 20 .

This pass is granted under and subject to the provisions of the Bombay Prohibition Act, 1949, the rules, regulations and orders made thereunder and the conditions specified above.

Seal of  
 the Collector  
 or the  
 Officer issuing  
 the pass

Collector .....  
 officer issuing the pass.

**FORM S. P. 1**

[See rule 5 (1)]

**PART II***(To be sent by post to the Excise officer at the exporting place)***Pass for the import of spirituous preparation**

No. ....

Dated .....

Shri/Shrimati/Kumari/Messrs. ....  
 of ..... is/are hereby authorised to import the  
 undermentioned quantity of spirituous preparation from .....  
 of ..... in the district of ..... in  
 the State of ..... to his/her/their premises at .....  
 in the district of ..... in the State of  
 Maharashtra for the purpose of .....

*Name and quantity of spirituous preparation*

Number and description of each kind of receptacle of package	Name of the spirituous preparation	Quantity contained in each receptacle or package	Strength
		B.L.	P. L.

*Conditions*

The consignment shall be conveyed by rail and/or road to its destination direct, via  
 ....., shall be inspected *en route* at ..... by  
 ..... and on arrival at the destination shall be  
 examined at ..... by ..... It  
 shall not be broken in transit.

This pass shall remain in force up to ..... a.m./p.m. of ..... 19 ..

This pass is granted under and subject to the provisions of the Bombay Prohibition  
 Act, 1949, the rules, regulations and orders made thereunder and the conditions specified  
 above.

Seal of  
 the Collector  
 or the  
 Officer issuing  
 the pass

Collector .....  
 officer issuing the pass.

**FORM S. P. 1**

[See rule 5 (1)]

**PART III**

(To be sent to the Superintendent of Prohibition and Excise District Inspector of Prohibition and Excise at the importer's place)

**Pass for the import of spirituous preparation**

No. ....

Dated .....

Shri/Shrimati/Kumari/Messrs. ....  
 of ..... is/are hereby authorised to import the  
 undermentioned quantity of spirituous preparation from .....  
 of ..... in the district of ..... in the  
 State of ..... to his/her/their premises at .....  
 in the district of ..... in the  
 State of Maharashtra for the purpose of .....

*Name and quantity of spirituous preparation*

Number and description of each kind of receptacle of package	Name of the spirituous preparation	Quantity contained in each receptacle or package	Strength
		B.L.	P. L.

*Conditions*

The consignment shall be conveyed by rail and/or road to its destination direct, via  
 ....., shall be inspected *en route* at ..... by  
 ..... and on arrival at the destination shall be  
 examined at ..... by ..... It  
 shall not be broken in transit.

This pass shall remain in force up to ..... a.m./p.m. of ..... 19 ..

This pass is granted under and subject to the provisions of the Bombay Prohibition Act, 1949, the rules, regulations and orders made thereunder and the conditions specified above.

Seal of  
 the Collector  
 or the  
 Officer issuing  
 the pass

Collector .....  
 officer issuing the pass.

**FORM S. P. 1**

[See rule 5 (1)]

**PART IV***(To be handed over to importer or his agent)***Pass for the import of spirituous preparation**

No. ....

Dated .....

Shri/Shrimati/Kumari/Messrs. .... of  
 .... is/are hereby authorised to import the undermentioned  
 quantity of spirituous preparation from ..... of  
 .... in the district of ..... in  
 the State of ..... to his/her/their premises at ..... in  
 the district of ..... in the State of  
 Maharashtra for the purpose of .....

*Name and quantity of spirituous preparation*

Number and description of each kind of receptacle of package	Name of the spirituous preparation	Quantity contained in each receptacle or package	Strength
		B.L.	P. L.

*Conditions*

The consignment shall be conveyed by rail and/or road to its destination direct, via  
 ....., shall be inspected *en route* at ..... by  
 ..... and on arrival at the destination shall be examined at  
 ..... by .....  
 It shall not be broken in transit.

This pass shall remain in force up to ..... a.m./p.m. of ..... 19 ..

This pass is granted under and subject to the provisions of the Bombay Prohibition  
 Act, 1949, the rules, regulations and orders made thereunder and the conditions specified  
 above.

Seal of  
 the Collector  
 or the  
 Officer issuing  
 the pass

Collector .....  
 Officer issuing the pass.

**FORM "CERTIFICATE-1"**

(See rule 6)

No. ....

Dated .....

Certified that Shri/Shrimati/Kumari/Messrs. ....  
 ..... of .....  
 who has/have been granted an import pass No. ....  
 dated ..... by .....  
 has/have been issued spirituous preparation from the premises of .....  
 ..... of ..... as  
 shown below :—

Name of the spirituous preparation	Number and description of each kind of receptacle or package	Marks and Nos. on packages or receptacles	Quantity contained in each receptacle or package	Strength
			B.L.	P.L.

and that the receptacle and packages containing the said spirituous preparation are  
 securely packed in my presence and sealed with my official seal.

Signature and designation of the  
 Excise Officer at the exporting place.

Place .....

**FORM S.P./A-2**

(See rule 15)

**Application for a pass to export spirituous preparations**

1. Name and address of the applicant ..
2. The description of spirituous preparation  
to be exported—
  - (a) Name of the spirituous preparation  
(together with the name of the  
manufacturer)
  - (b) Quantity .. ..
  - (c) Alcoholic strength of the spirituous  
preparation.

3. Place, *i.e.*, Shop No./House No. where it is to be imported together with the name of village/town, taluka and district.
4. Name and address of the person to whom the spirituous preparation is to be exported.
5. Importing place (name of the village/town, taluka, district and State).
6. Route by which to be exported (please state railway route and also the road route, if any).
7. Whether the application for export of the spirituous preparation is accompanied by a corresponding import permit or no objection certificate granted by the Collector or Excise Officer of the district to which it is to be exported.
8. Whether the applicant has exported this preparation in past one year.
9. Whether the applicant holds a licence under :—
  - (a) The Drugs Act, 1940 ;
  - (b) The Bombay Spirituous Medicinal Preparation (Sale) Rules 1954 ;
  - (c) The Bombay Toilet Preparations (Sale) Rules 1954 ;
  - (d) The Spirituous Preparations (Inter-State Trade and Commerce) Control Act, 1955;
  - (e) The Bombay Drugs (Control) Act, 1959.
10. I have been convicted on (date)\* of an offence punishable under any  
 I have not been convicted at any time  
 provision of the Bombay Prohibition Act, 1949, the Bombay Drugs (Control) Act, 1959, the Spirituous Preparations (Inter-State Trade and Commerce) Control Act, 1955, the Dangerous Drugs Act, 1930 or the Drugs Act, 1940, or any other law relating to liquor, intoxicating drugs or opium ; <sup>1</sup> \* \* \* \*

I declare that the above particulars are correct.

I undertake that as soon as possible within three months of the expiry of the pass for the export of the abovementioned spirituous preparation, I shall produce before the local Superintendent of Prohibition and Excise or District Inspector of Prohibition and Excise, as the case may be, a receipt signed by the importer in token of his having received the spirituous preparation in question.

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<sup>1</sup>. Deleted by G.N. of 24-1-1968



I request that a pass under the Maharashtra Spirituous Preparations (Import and Export) Rules, 1963, for the export of the spirituous preparations referred to above may please be granted to me.

(\* Strike out whichever is not applicable)

Place .....

Date.....

Signature of the applicant.

To

The Collector of.....

## FORM S.P. 2

(See rule 16)

### PART I

(To be retained on the record of the office of the Collector or the officer granting the pass)

#### Pass for the export of spirituous preparation

No. ....

Dated .....

1. Name and address of the exporter. . .
2. Kind of licence or permit held by the exporter and its No.
3. Quantity and name of spirituous preparation to be exported.
4. Name and address of the person to whom spirituous preparation is to be exported.
5. Place to which spirituous preparation is to be exported.
6. Place from which spirituous preparation is to be exported.
7. Route (State also the place up to which removal of spirituous preparation will be by road during its transit in the State of Maharashtra).
8. Period for which this pass shall be valid.

This pass is granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and order made thereunder and subject to the following conditions, namely :—

(a) The whole quantity of spirituous preparation shall be exported in one consignment only and its bulk shall not be broken in transit.

(b) The pass-holder shall give an undertaking in writing to abide by the above condition.

Seal of  
the Collector  
or the  
Officer issuing  
the pass

Collector .....  
Officer issuing the pass.

Place .....

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**FORM S.P. 2**

(See rule 16)

**PART II**

(To be handed over to the applicant)

**Pass for the export of spirituous preparation**

No. ....

Dated .....

1. Name and address of the exporter. . .
2. Kind of licence or permit held by the exporter and its No.
3. Quantity and name of spirituous preparation to be exported.
4. Name and address of the person to whom spirituous preparation is to be exported.
5. Place to which spirituous preparation is to be exported.
6. Place from which spirituous preparation is to be exported.
7. Route (State also the place up to which removal of spirituous preparation will be by road during its transit in the State of Maharashtra).
8. Period for which this pass shall be valid.

This pass is granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and order made thereunder and subject to the following conditions, namely :—

- (a) The whole quantity of spirituous preparation shall be exported in one consigned only and its bulk shall not be broken in transit;
- (b) The pass-holder shall give an undertaking in writing to abide by the above condition.

Seal of  
the Collector  
or the  
Officer issuing  
the pass

Collector .....

Officer issuing the pass.

Place .....

### FORM "CERTIFICATE-2"

(See rule 18)

No. ....

Dated .....

Certified that Shri/Shrimati/Kumari/Messrs. .... who has/have been granted an export pass No. .... dated ..... by ..... has/have been delivered the spirituous preparation as shown below on ..... to ..... of ..... in the district of ..... in the State of .....

Name of spirituous	No. of packages or receptacles	Quantity delivered			Remarks
		Bulk P.L.	Strength	Proof P.L.	

and that the seals on the packages and receptacles containing the above spirituous preparation were in tact at the time of delivery of the consignment at its destination.

Signature and designation of the Excise  
Officer at the importing place.

Place .....

**FORM S.P. 2**

(See rule 16)

**PART III***(To be sent by the application with the consignment to the person receiving it at the place of import)***Pass for the export of spirituous preparation**

No. ....

Dated .....

1. Name and address of the exporter. . .
2. Kind of licence or permit held by the exporter and its No.
3. Quantity and name of spirituous preparation to be exported.
4. Name and address of the person to whom spirituous preparation is to be exported.
5. Place to which spirituous preparation is to be exported.
6. Place from which spirituous preparation is to be exported.
7. Route (State also the place up to which removal of spirituous preparation will be by road during its transit in the State of Maharashtra).
8. Period for which this pass shall be valid.

This pass is granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and order made thereunder and subject to the following conditions, namely :—

(a) The whole quantity of spirituous preparation shall be exported in one consignment only and its bulk shall not be broken in transit.

(b) The pass-holder shall give an undertaking in writing to abide by the above condition.

Seal of  
the Collector  
or the  
Officer issuing  
the pass

Collector .....

Officer issuing the pass.

Place .....

**FORM S.P. 2**

(See rule 16)

**PART IV***(To be sent by post to the Collector or the Excise Officer of the importing places)***Pass for the export of spirituous preparation**

No. ....

Dated .....

1. Name and address of the exporter. . .
2. Kind of licence or permit held by the exporter and its No.
3. Quantity and name of spirituous preparation to be exported.
4. Name and address of the person to whom spirituous preparation is to be exported.
5. Place to which spirituous preparation is to be exported.
6. Place from which spirituous preparation is to be exported.
7. Route (State also the place up to which removal of spirituous preparation will be by road during its transit in the State of Maharashtra).
8. Period for which this pass shall be valid.

This pass is granted under and subject to the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and order made thereunder and subject to the following conditions, namely :—

(a) The whole quantity of spirituous preparation shall be exported in one consignment only and its bulk shall not be broken in transit.

(b) The pass-holder shall give an undertaking in writing to abide by the above condition.

Seal of  
the Collector  
or the  
Officer issuing  
the pass

Collector .....

Officer issuing the pass.

Place .....

**[49] G. N., R. D., No. SMP. 1054 dated 19th February 1955**  
**(B.G.Pt. IV-B, p. 759)**

Whereas the Government of Bombay considers that the following rule should be brought into force at once;

Now therefore, in exercise of the powers conferred by clause (v) of sub-section (2) of section 143 read with section 107-A of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Bombay is pleased to make the following rule, namely :-

“Every person who imports or manufactures any of the articles mentioned in section 24-A of the said Act which the State Government has determined under section 6-A to be unfit for use as intoxicating liquor shall.

(i) within forty-eight hours of its importation or manufacture, as the case may be, submit to the Collector in Form ‘A’ annexed hereto a declaration of the quantity of such article in his possession; and

(ii) maintain accounts of the said articles in Form ‘B’ annexed hereto and shall submit to the Collector before 5th day of every calendar month a monthly return in Form ‘C’ annexed hereto of the stock of such articles held by him during the preceding month and the quantity imported, manufactured, used, sold or exported during the said month and the amount of excise or countervailing duty paid on such article during that month.

FORM A  
Form of Declaration

I, ..... (Name of the importer or manufacturer), of ..... his  
address ..... hereby declare that I have \*imported on \*manufacturer on  
..... (Please state here the date, month and year) the following articles mentioned in section 24.A of  
the Bombay Prohibition Act, 1949, which the State Government have determined under section 6-A of the said Act to be unit for use as  
intoxicating liquor and that they are in my possession at present :-

Serial No.	Name of the article	Quantity imported	Quantity manufactured	Whether excise duty or counter-valing duty, if any, has been paid on the article	Amount of duty paid	Rate at which duty paid	Name of Treasury in which duty is paid and the date of payment	Evidence to show that duty has been paid together with corresponding chalan, receipt or pass
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)
					Rs. a.p	Rs. a.p		

Date :

Place :

To,

The collector of

Signature of the importer or manufacturer

\*Strike off which is inapplicable.

FORM B

Register of account of the articles mentioned in section 24-A of the Bombay Prohibition Act, 1949, for the month  
..... of ..... 20 ..... Name of  
the importer or manufacturer ..... address ..... Name of the article

Date	Open- ing balance	Qty. impor- ted	Date of impor- tation	Amt. of excise duty or counter- vailing duty paid	Chalan No. and date showing the payment of excise duty or counter vailing duty paid	Name of the Treasury in which duty is paid	Quantity manufa- red	Date of manufa- cture	Amt. of excise duty paid	Chalan No. and date showing the payment of duty	Name of the Treasury in which duty is paid	Remarks if any, and initials of the importer or manufacturer
(1)	(2)	(3)	(4)	(5)	(6)	(7)	(8)	(9)	(10)	(11)	(12)	(13)
				Rs. a.p.					Rs.			



**FORM C**  
**Form of Return**  
Monthly return of the articles mentioned in section 24-A of the Bombay Prohibition Act, 1949, for the month of Name of the importer or manufacturer – Address –

Name of the article									
Opening balance of the 1st day of the month (1)	Quantity imported during the month (2)	Quantity imported during the month (3)	Total of Columns (1) to (3) (4)	Amount of excise or counter-vailing duty paid on the article (5)	Name of the treasury in which duty is paid (6)	Chalan, receipt or pass No. under which duty is paid (7)	Quantity used sold or exported during the month (8)	[Closing on the last day of the month col. (4) and col. (8) ] (9)	Remarks (10)
				Rs. a.p.					

Date :  
Place :  
To  
The Collector

Signature of the importer or manufacturer.

(50) **THE BOMBAY PROHIBITION (BOARD OF EXPERTS)  
RULES, 1954**

**G. N., R.D., No. 6129/51 dated 15th April 1954 (B. G., Pt. IV-B, p. 589)**

- 1 *Amended by G. N., R. D., No. 6129/51 (a), dated 21st April 1953 (B. G., Pt. IV-B, p. 1038).*
- 2 *Amended by G. N., R. D., No. EST 3556, dated 14th July 1956 (B. G., Pt. IV-B, p. 887).*
- 3 *Amended by G. N., H. D., No. SPB-1160/1828(6)-III dated 3rd June 1961 (M.G., Pt. IV-B, p. 527)*
- 4 *Amended by G. N., H.D., No. SPB 1160/1828/57-III, dated 14th November 1962 (M. G., Pt. IV-B, p. 3060).*

In exercise of the powers conferred by section 143, read with section 6A, of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Bombay is pleased to make the following rules, namely :—

1. These rules may be called the Bombay Prohibition (Board of Experts) Rules, 1954.
2. The Board shall consist of <sup>1</sup> (ten) members appointed by the State Government, of whom one shall be the Chairman and another the Secretary. The Chairman and the Secretary shall also be appointed by the State Government.
3. No person shall be qualified to be appointed a member unless he —
  - (1) hold any of the following degrees :
 

M.B.B.S., M.D., Ph. D. (Pharm) : B.Sc., D.Sc., B. Pharm.; or an Ayurvedic degree or diploma conferring the right of registration under the Bombay Medical Practitioner's Act, 1938; or
  - (2) has at least five years' experience in the aggregate as a teacher, professor or principal in an Ayurvedic, pharmacological, pharmaceutical or medical college or institution; or
  - (3) has at least five years' experience as a chemist or pharmacologist in a manufactory of pharmaceuticals or drugs.
4. (1) Every meeting shall be presided over by the Chairman
  - (2) If at any meeting the Chairman is not present within 15 minutes of the time appointed for holding the meeting, the meeting shall be presided over by such one of the members present as may be chosen by the members present at the meeting to be Chairman for the meeting.
5. (1) All matters coming before the meeting of the Board shall be decided by a majority of the votes of the members present and voting.
  - (2) In the case of an equality of votes, the Chairman or the presiding authority shall have a second or casting vote.

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<sup>1</sup>. Subs. by G.N. of 14-11-1962

6. The Chairman shall decide what business shall be transacted by holding a meeting of the Board and what business shall be transacted by circulation to members of the Board and by recording their votes in writing ;

Provided that if two more members express in writing their desire to decide any matter by holding a meeting of the Board instead of by circulation, the Chairman shall place the matter before a meeting of the Board.

7. In the discharge of its functions under these rules the Board may consult any person or body it may deem necessary.

8. The recommendations of the Board shall be forwarded to the State Government in the Revenue Department.

**(51) List of fit preparations**—In pursuance of sub-section (6) of section 6-A of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government has determined the following spirituous medicinal and toilet preparations as fit for use as intoxicating liquor ;

Serial No. (1)	Name of the Preparation (2)	Pharmacopocial Name of the Manufacturer (3)	Number and date of Government Resolution (4)
1.	Tincture Alstonia ..	B.P. 1914	
2.	Tincture Buchu ..	B.P.C. 1949	
3.	Tincture Calumbac ..	B.P. 1948	
4.	Tincture Carminative ..	B.P.C. 1949	
5.	Tincture Cubebs ..	B.P.C. 1914	
6.	Liquid Extract of Kola ..	B.P.C. 1949	G.R., II.D. No.
7.	Tincture Myrhare ..	B.P. 1948	SMP. 1055
8.	Tincture Quassiac ..	B.P. 1948	dated 2nd
9.	Tincture Sunbul ..	B.P. 1898	January 1955.
10.	Tincture Saussureac ..	I.P.L., 1946	
11.	Hall's Tonic Wine ..		

The Board of Experts has advised Government that quantities specified in column (3) below against Spirituous Preparations spicified against them are sufficient to produce intoxication :—

Serial No. (1)	Name of Spirituous Preparation (2)	Quantity in Metric Units (3)	Quantity in Imperial Units (4)
		ML.	Fl. oz
1.	Tincture Alstonia B.P. 1914 ..	87	3.1
2.	Tincture Buchu B.P.C.1949 ..	76	2.7
3.	Tincture Calumbac B.P. 1948 ..	75	2.6
4.	Tincture Carminative B.P.C.1949	51	1.8
5.	Tincture Cubebs B.P. 1914 ..	52	1.8
6.	Liquid Extract of Kola B.P.C.1949	82	2.9
7.	Tincture Myrhare B.P.1948 ..	52	1.8
8.	Tincture Quassiac B.P. 1948 ..	100	3.5
9.	Tincture Sunbul B.P. 1898 ..	67	2.4
10.	Tincture Saussureac I.P.L. 1946	50	1.8
11.	Hall's Tonic Wine ..	265	9.3

(1)	(2)	(3)	(4)
12.	Spirit Pudina	..	..
13.	Tr. Karmeria	..	..
14.	Tr. Catechu	..	..
15.	Tr. chrata	..	..
16.	Aqua Cinnamon cone.	..	..
17.	Tr. Catechu Nigri	..	..
18.	Tr. Limonis	..	..
19.	Ext. Punamava Liq.	..	..
20.	Tr. Tolutana	..	..
21.	Tr. Pyrethri B. P. 1914	..	..
22.	Aqua Anisi Concentrata	..	..
23.	Aqua Cari Concentrata	..	..
24.	Himprash	..	..
25.	Abhyadi Kadha	..	..
26.	Bay Rum	..	..
27.	Tincture Limonis	..	..
28.	Ralovin	..	..
29.	Kenwin	..	..
30.	Olven Tonic	..	..
31.	Vin Tonique Quin Vinto	..	..
32.	Deshmoolasudha	.. M/s Vedic Pharmaceutical Works, Nagpur	..
33.	Brihat or Mahdra kshasava	..	do.
34.	Ark Somanta.	..	do.
35.	Ark Asavabard	..	do.
36.	Ark Kandi	..	do.
37.	Ark Karabadin	..	do.
38.	Ark Khushbu.	..	do.
39.	Mahadrakshasave	M/s . Vidarbha Ayurvedic Rasashala Nagpur	..
40.	Mahadrakshasave	M/s. Brahma Aushadhalya Nagpur	..
41.	Mahadrakshasave	M/s. Yogamala Aushadhalaya Palasi, Dist. Bhandara	..
42.	Dahsmulrishta	M/s. Vedic Pharmaceutical Works Nagpur	..
43.	Dashmool Sudha	M/s. Yogamala Aushadhalaya Paladi, Dist. Bhandara	..
44.	Mrit Sanjivani Sura	M/s. Baidyanath Ayurved Bhavan Pvt., Ltd., Patna.	..
45.	Mrit Sanjivani Sura	M/s. Sadhana Aushadhalaya, Dacca.	..

GR., R.D., No. SMP  
1055,  
dated 28th February,  
1957.

GR., R.D. No. SMP  
1057  
170195-J, dt. 1-2.1958

GR., R..D., No. SMP  
1056

79948-J dt. 23-6-195

G.R.R.D., No. SMP.  
1059/61125-J  
dt. 15-1-1960.

G.R.H.D. No. SMP-  
1060-III, dt. 4-10-1960  
and 23-8-1961.

G.R.—D. No. SMP-  
1060-III, dt. 4-10-1960  
and 23-8-1961.

(1)	(2)	(3)	(4)
46.	Dashmularishta	M/s. Vidarbha Ayurvedic Rasashala, Nagpur.	
47.	Tincture Azadirchta B.P. 1898 I.C.A.	M/s. Bombay Drug House, Pt. Ltd. Bombay.	G.R.H.D. No. SMP-1060-III, dt. 21-12-1960 and G.R., H.D. No. SMP 1061/C-4248-III, dated 22-11-1961.
48.	Ayurvedic Salsa	M/s. Yogamala Aushadhalaya Paladi, Distt. Bhandara.	
49.	Essence of Neem	M/s. Bengal Chemical and Pharmaceutical Works, Ltd. Bombay.	
50.	Tincture of Urganca	I.P.	G.R., H.D., No. SMP-1660/17396-III dt. 1-3-1961.
51.	Tankanadyasava	M/s. Vedic Pharmaceutical Works, Nagpur.	G.R., H.D., No. SMP-1060-III, dt. 5-4-1961 and 23-8-1961.
52.	Paushtikasava	M/s. Brahma Aushadhalya, Nagpur.	
53.	Dashmularishta	Do.	
54.	Uswasava	M/s. Yogamala Aushadhalaya Paladi, Distt. Bhandara.	
55.	Allium Sativum 50 X	M/s. Vino Chemical and Pharmaceutical Works, Raipur (M.P.)	G.R., H.D., No. SMP-11960/C-5497-III, dt. 9-5-1961.
56.	Tincture Adhatoda	M/s. Bombay Drugs House Pvt. Ltd., Bombay.	G.R., H.D., No. SMP-1061/C679-III, dt. 25-5-1961.
57.	Inf. Buchu Conc.	B.P. 1932	G.R., H.D., No. SMP-1059/28536-III, dt. 25-5-1961.
58.	Vasakasava No. 6	M/s. Yogamala Aushadhalaya Paladi, Distt. Bhandara.	G.R.H.D., No. SMP 1061/C-1952-III, dt. 28-6-1961.
59.	Paushitikasava No.	M/s. Vedic Pharmaceutical Works, Nagpur.	
60.	Metovit	M/s. Metro Golden Labs, (India), Bombay.	
61.	Metofit	Do.	
62.	Tr. Berteridis	B.P. 1914	G.R., H.D., No. SMP-1061/C-2329-III, dt. 4-10-1961.
63.	Tankanadyasava	M/s. Yogamala Aushadhalaya Paladi, Distt. Bhandara.	G.R., H.D., No. SMP-1061/C-2382-III, dt. 28-10-1961.
64.	Paushtikasava No. 1	M/s. Yogamala Aushadhalaya Paladi, Distt. Bhandara.	G.R., H.D., No. SMP-1061/C-4248-III, dt. 22-11-1961.
65.	Paushitikasava No. 2	M/s. Brahma Aushadhalaya, Nagpur.	
66.	Uswasava No. 3	M/s. Yogamala Aushadhalaya Paladi, Distt. Bhandara.	

(1)	(2)	(3)	(4)
67.	Ext. Rauwolfiac	M/s. Indian Chemical and Phamaceutical Works, Hyderabad, Andhra Pradesh.	G.R.,H.D., No. SMP-1061/46222-III, dt. 31-1-1962.
68.	Angurasava	M/s. Sushila Ayurvedic Pharmacy, Sata.	G.R.,H.D., No. MTP-1561/33572-III, dt. 6-2-1962.
69.	Cina 4X	M/s. Central India Chemical Ltd. Sehore, Bhopal, M.P.	G.R.,H.D., No. SMP-1059/9725-III, dt. 28-3-1962.
70.	Erandamool Asava	M/s. Dr. Nariman Labs. Poona.	G.R.,H.D., No. SMP-1062/C-174-III, dt. 12-11-1962.
71.	Angurasava	M/s. Dr. S.B. Somwanshi and Shri D.G. Ghotwadekar of Poona.	G.R.,H.D., No. SMP-1062/C-1057-III, dt. 12-11-1962.
72.	Vasakasava No. 6	Brahadaswarishta Sangraha.	G.R.,H.D., No. SMP-1062/C-1927-III, dt. 13-11-1962.
73.	Ayurvedic Salsa No. 1	Brahadaswarishta Sangraha.	
74.	Gajarasava No. 5	Brahadaswarishta Sangraha.	
75.	Panchsaikasava	Brahadaswarishta Sangraha.	
76.	Kantkaryasava	Brahadaswarishta Sangraha.	
77.	Choubchiniasava No.4	Brahadaswarishta Sangraha.	
78.	Usavasava No.3	Brahadaswarishta Sangraha.	
79.	Tr. Hemidesmi	I. P.	G.R.,H.D., No. SMP-1062/C-46-III, dt. 26-11-1962.
80.	Tankanadyasava	Brahadaswarishta Sangraha.	G.R.,H.D., No. SMP-1660/C-3018-III, dt. 10-12-1962.
81.	Apamargadyasava	Brahadaswarishta Sangraha.	G.R.,H.D., No. SMP-1062/C-1561-III, dt. 14-12-1962.
82.	Pushtik asaava No.2	Brahadaswarishta Sangraha.	
83.	Ralovin	M/s. Triumph Products, Bombay	G.R.,H.D., No. SMP-1062/2004 (b)-III, dt. 15-12-1962.
84.	Kenwin	M/s. J.P.C. Shroff and Sons, Bombay.	
85.	Olvin Tonic	M/s. J.P.C. Shroff and Sons, Bombay.	G.R.,H.D., No. SMP-1062/2004 (a)-III, dt. 15-12-1962.
86.	Vin Tonique Quin Vinto	M/s. J.P.C. Shroff and Sons, Bombay.	
87.	Nervobin	M/s. Bombay Drug. House Ltd., Bombay.	
88.	Wincamis	M/s. Coleman and Co. Ltd., Norwich, U.K.	
	FORMULA		
	19.5 per cent alcohol by volume, Aneurine Hydrochloride (B.P.)	1.5 mg.	G.R.,H.D., No. SMP-1062/2004 (a)-III, dt. 15-12-1962.
	Riboflavin (B.P.)	2.0 mg.	
	Nicotinic Acid (B.P.)	15.0 mg.	
	Gly Cerophosphoric Acid	530.0 mg.	
	Blended Wine to	100 ml.	
89.	Nimbarishta	M/s. Zandu Pharamaceutical Works, Ltd., Bombay.	

(1)	(2)	(3)	(4)
	FORMULA		
	Melia Axadirrachta indica	2.778 percent.	
	Holarrhena antidysenterica	2.778 percent.	
	Vitis Vinifera	3.889 percent.	
	Gmelina arboria	0.556 percent.	
	Woodfordia Fruiticosa	0.778 percent.	
	Vitexnirgundi roots	0.096 percent.	
	Mesua ferrea	0.096 percent.	
	Plumbago Zeylanicum	0.096 percent.	
	Piper cubeb	0.096 percent.	
	Cloves	0.096 percent.	
	Cinnamomum zeylanicum	0.096 percent.	
	Piper Longum	0.096 percent.	
	Cinnamomum Tamala	0.096 percent.	
	Myristica fragrans	0.096 percent.	
	(fruit)		
	Sugar	0.45 percent.	
	Aqua	q.s	
90.	Nimbrishta	M/s. Dhootapapeshwar Industries Ltd., Panvel.	
	FORMULA		
	Nimb bark (sal)	2.5 seers.	
	water	64 seers	
	Decoction	16 seers	
	Gur (Jaggery)	12.5 seers	
	Jire	2 tolas	
	Miri	2 tolas	
	Chirata	2 tolas	
	Pimpli	2 tolas	
	Dhayati	2 tolas	
91.	Aqua Cassiac Conc, I.P.		
92.	Aqua Pudina Conc, I.P.		
93.	Aqua Mentha Piperita B.P. Conc.		
94.	Ext. Alstonia liq. I.P.		
95.	Ext. Hemidesmus liq. I.P.		
96.	Ext. Ksalmegh liq. I.P.		
97.	Ext. Picrorhizae liq. I.P.		
98.	Inf. Auranti Conc., B.P.C .		
99.	Inf. Buchu Conc. B.P.C.		
100.	Inf. Calumbar Conc. B.P. 1948		
101.	Inf. Chiratae Co. Conc. I.P.		

G.R.,H.D., No. SMP-  
1062/2004 (a)-III  
dt. 15-12-1962.

G.R.,H.D., No. SMP-  
1062/2004 (c)-III  
dt. 15-12-1962.

(1)	(2)	(3)	(4)
102.	Tinct. Chiratae Co. I.P.		
103.	Tinct. Picrohizae B.P. 1914		
104.	Ext. Vasaka Liq. I.P.		
105.	Ext. Valerian Liq. B.P.C.		
106.	Dashmoolsudha	1. Sharanghar Sanhita 2. Bharat Bhaishaiya Ratnakar, Pt. IV	
107.	Brihat or Mahadrakshasava	Bharat Bhaishajya Ratnakar, Part III.	G.R.,H.D. No. SMP 1062/2004(c)-III, dt. 15.12.1062.
108.	Ark Asvabarad	Unani Chikitsa Sagar Author, Hakim Mansarag Shukla.	
109.	Ark Somantak	Arkprakasha Nighanturatnakar	
110.	Ark Kandi	Ayurvediya Kosha	
111.	Ark Karabadin	Do	
112.	Ark Khushbu	Do	
113.	Tinct. Limonis	B.P.	
114.	Lavangasava	Brihad Asawarishta Sangraha	G.R.,H D. No. SMP 1063/C-71453-III, dt. 3.4.1963.
115.	Dhatri Arishta	Charak Samhita	
116.	Amibex	M/s. Oriental Research and Chemical Labs., Howrah.	G.R. H. D. SMP 1062/1062/71453-III, dt. 4.4.1963
117.	Ushirasava	Sharangdhar Samhita Part II.	G.R. H. D. No. SMP 1062/C-61-III, dt. 10.4.1963.
118.	Amritasava	Sarvashri L.A. Shalgar and G.A. Chavan of Satara City	G.R. H. D., No. SMP 1062/C-1439-III, dt. 10.4.1963.
119.	Panchasayaka	Bharat Bhaishajya Ratnakar, Vol. III.	
120.	Ark Karbadin	Ayurvediya Kosh by Babu Ramijit Singji Vaidya and Babu Daljit Singhji Vaidya.	G.R. H. D., No. SMP 1062/C-1439-III, dt. 19.4.1963.
121.	Tankanadyasava	Brihat Asavarishta Sangraha by Ayurvedashri Pandit Krishna Prasad Trivedi, Part I.	
122.	Palatone	M/s. Zenith Chemical Works, Pt. Ltd. Bombay.	G.R. H. D., No. SMP 1063/10851-III, dt. 25.5.1963.
123.	Derby Delicio	M/s Derby & Co.	G.R. H. D., No. SMP
124.	Derby Angure Dilkush.	Bombay	1860/C-23516-III, dt. 19.8.1964.



(1)	(2)	(3)	(4)
125.	Drakshaseva (Distilled)	M/s. Brahma Aushadhalaya, Nagpur	G.R. H. D., No. SMP 1065/C-561-III dt.16.8.1965
126.	Drakshamrit	M/s. Yogamala Aushadhalaya, Paladi, Bhandara.	G.R. H. D., No. SMP 1364/C-7588-III dt. 16.8.1965.
127.	Mritsanjivani Sura or Sudha	M/s. Derby & Co., Bombay	G.R. H. D., No.SMP 1065/C-2874-III dt. 20.8.1965 (Repealed see Sr. Nos. 123 & 124)
128.	Shwas Piyusasava		
129.	Derby Delicio		
130.	Darby Augura Dilkush		
131.	Khojoorasava No. 1	Brihadasavarishta Sangraha	G.R. H. D., No. SMP 1062/C-1927-III dt. 3.9.1965.
132.	Amarasava No. 1	M/s. Yogamala Aushadhalaya, Paladi, Bhandara.	G.R. H. D., No. SMP 1266/C-376-III dt. 10.5.1966.
133.	Angorasava	Brihadasavarishta. Sangraha	G.R. H. D., No. SMP 1165/C-2853-III dt. 11.5.1966.
134.	Tambulasava	Gadnigraha and Brihadasavarishta, Sangrah.	G.R. H. D., No. MTP 1265/C-2853-III dt. 24.7.1968.
135.	Vino Royal Angoorasava	Bruhadasavarishta Sangraha	
136.	Vino Royal Arvindasava No. 2	d o	do
137.	Amrit-Arishta	d o	do
138.	Arvindasava	d o	do
139.	Mritsanjibani Sura	Bhaishaijaya Ratnavali	do
140.	Khajursava	Bharat Bhaishaijya Ratnakar	do
141.	Dashmulasava	d o	do
142.	Mritsanjivani Sura	d o	do
143.	Drakshasava (Distilled)	Bhaishaijaya Ratnavali	do
144.	Lohasava	M/s. Arun Ayurvedic Pharmacy, Satara.	do
145.	Gajarasava	M/s. National Laboratory, Poona.	do
146.	Hilibery	M/s. The Bombay drugs House, P. Ltd., Bombay.	G.R. H. D., No. MTP 1870/C-159-III dt. 7.12.1970.

(52) **G. R., H.D., No. SMP-1058/64778-III, dated 3rd January 1963**

**(M. G., Pt. IV-B, p. 72)**

In exercise of the powers conferred by section 10 of the Bombay Prohibition Act 1949 (Bom. XXV of 1949), the Government of Maharashtra hereby delegates the Commissioner of Prohibition and Excise, Maharashtra State, Bombay, the power exercisable by it under section 58-A in relation to the manufacture of medicinal and toilet preparations containing alcohol in the State.

**(53) The Director of Prohibition & Excise, M.S., Bombay's  
Ord. No. MTS. 1163 (DQ), dated 1st April, 1963 (M.G. Pt. IV-C p. 634)**

In exercise of the powers conferred by section 58-A of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), read with Government Order, Home Department No. SMP 1058/64773-III, dated the 3rd January 1963, the Commissioner of Prohibition and Excise, Maharashtra State, Bombay, hereby directs that the manufacture of the medicinal and toilet preparations containing alcohol mentioned below shall be under the supervision of one Prohibition and Excise Sub-Inspector and one Prohibition and Excise Constable and that the cost of such staff shall be paid to the State Government by the person manufacturing any such preparation, namely :—

1. Medicinal and toilet preparation made with the use of alcohol on which duty has not been paid.
2. Ayurvedic medicinal preparations containing self-generated alcohol, which are capable of being consumed as ordinary alcoholic beverages.