# [56] THE MAHARASHTRA DENATURED SPIRITUOUS PREPARATIONS RULES, 1963

G. N., H. D., No. DNS. 1060/11245-(a)-III, dated 8th March 1963

(M. G., Pt. IV-B, p. 322)

- Amended by corrig., H. D. No., DNS. 1060/11245-(a)111, dated 19th March 1963.
   (M. G, Pt. IV-B, p. 403).
- 2. Amended by G. N., H.D., No. DNS. 1063-31781-111, dated 2nd February 1966. (M. G., Pt. IV-B, p. 146).
- 3. Amended by G. N., H.D., No. DNS. 1168-111, dated 4th November 1968. (M. G., Pt. IV-B, p. 1799).
- 4. Amended by G. N., H.D., No. DNS. 1168-111, dated 20th February 1969. (M. G., Pt. IV-B, p. 322).
- 5. Amended by G. N.,H.D., No. DNS. 1068/24688-111, dated 13th March 1969. (M. G., Pt. IV-B, p. 387).
- 6. Amended by G. N., H.D., No. SLC. 1069-111, dated 24th July 1971. (M. G., Pt. IV-B, p. 1111).
- 7. Amended by G. N., H.D., No. DNS. 2077-(1)-28-PR, dated 30th March 1978. (M. G., Pt. IV-B, p. 545).
- 8. Amended by G. N., H.D., No. DNS. 2077-(0)PRO-2, dated 29th September 1978. (M. G., Pt. IV-B, p. 1023).
- 9. Amended by G. N., H.D., No. BPA. 1081/21-(VIII)PRO-2, dated 6th november 1981. (M. G., Pt. IV-B, p. 1942).
- Amended by G. N., H.D., No.BPA. 1088/XII-PRO-2, dated 16th March 1988.
   (M. G., Pt. IV-B, p. 283-85).

In exercise of the powers conferred by sub-section (1) and clauses (d), (c), (k) and (12) of sub-section (2) of section 143, read with section 59-D, of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and of all other powers enabling it in that behalf, 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, namely:

### **PRELIMINARY**

- 1. Short title and extent.—(1) These Rules may be called the Maharashtra Denatured Spirituous Preparations Rules, 1963.
  - (2) They shall extend to the whole of the State of Maharashtra.
  - 2. Definitions.—In these rules, unless the context otherwise requires,—
    - (1) "Act" means the Bombay Prohibition Act, 1949;
    - (2) "District Inspector" means a District Inspector of Prohibition and Excise;
    - (3) "Form" means a Form appended to these Rules;
  - (4) "licensed premises" means premises in respect of which a licence has been granted under these Rules;
    - (5) "licensee" means a person who has been granted a licence under these Rules;
  - (6) "bottle" for the purposes of these Rules means a bottle having a capacity to contain 650 milliliters of any liquid;
    - (7) "pass" means a pass granted under these Rules;
    - (8) "Superintendent" means a superintendent of Prohibition and Excise.

#### **MANUFACTURE**

#### 3. Application for licence.

- (1) Any person desiring to manufacture any denatured spirituous perparation or manufacture and sell such preparation shall make an aplication to the Collector for a licence in that behalf <sup>1</sup>[along with a challan evidencing payment of a fee of Rs. 10 for each such application]
  - (2) The application shall contain the following particulars, that is to say:—
  - (i) Name and address of the applicant;
  - (ii) Quantity of ordinary denatured spirit to be used per month;
- (iii) Name of denatured spirituous preparation to be manufactured and approximate quantity thereof to be manufactured per month;
- (iv) Whether the applicant holds any other licence for wholesale sale or retail sale of denatured spirit or for the possession and use of denatured spirit in the manufacture of French polish, varnish or any other denatured spirituous preparation.
- (v) Whether the place is fire-proof and whether it has been approved by the municipal or other local authorities for the storage of denatured spirit and denatured spirituous preparations;
- (vi) A declaration in writing as to whether the applicant has been convicted at any time of an offence punishable under any of the provisions of the Act, or of any Prohibition or Excise Law in force in any part of India; and whether any prosecution under that Act or such Prohibition or Excise Law, is at present pending against him in any Court;
- (vii) An undertaking in writing to the effect that the applicant will abide by the provisions of the Act;
- (viii) If the denatured spirituous preparation to be manufactured is for use in any art, industry or profession of the applicant, the name of such art, industry or profession.

# 4. Grant of licence.

- (1) On receipt of the application under rule 3, the Collector shall make such inquiries as the may deem necessary, and if he is satisfied that there is no objection to grant the licence applied for, he shall on payment of the fee and on the applicant executing a bond, <sup>2</sup>[if any], provided for in this rule grant to the applicant a licence in Form D.S.P.I. subject to the condition that,, except where the denatured spirituous preparation contains not less than 100 grams of soluble ingredients per litre of denatured spirit the ingredients of the denatured spirituous preparation shall be according to the proportion approved by the Director of Industries, Maharashtra State.
- <sup>3</sup>[(2) The fee (inclusive of consideration) for a licence under this rule shall be according to the following scale, namely;
- 1. Ins. by G.N. of 13.3.1969.
- 2. Subs. by G.N. of 6.11.1981.
- 3. Added by G.N. of 16.3.1988.

<sup>3</sup>[When the total quantity of denatured spirit allowed to be used per month,—

the state of the s	- ,
	Rs.
(a) does not exceed 200 bulk litres	500
(b) exceeds 200 litres but does not exceed 2000 litres	1,000
(c) exceeds 2,000 litres	2,000

Provided that where the quantity of denatured spirit to be used in the manufacture of the denatured spirtuous preparation for purpose of sample or research does not exceed 5 litres, the fee (inclusive of consideration) shall be <sup>4</sup>[rupees ten]

(3) The applicant shall execute a bond in Form B for an amount or Rs. 100 where the quantity of denatured spirit permitted to be used by him does not exceed 25 litres per month; and where such quantity exceeds 25 litres, for an amount of Rs. 1,000;

<sup>1</sup>[Provided that no such bond shall be necessary in the case of an applicant applying for the licence under this rule on behalf of any Government, Muncipal or any Zilla Parishad institution.]

<sup>2</sup>["4A. Renewal of Licence—Any licence granted under rule 4 shall be renewed for a period not exceeding one year on payment of applicantion fee of Rs. 5 and licence fee as prescribed in sub-rule (2) of rule 4, 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".]

#### WHOLE SALE AND RETAIL LICENCE

- 5. **Application for wholesale or retail licences.**—Any person desiring to sell any denatured spirituous preparation by wholesale or by retail, shall apply to the Collector for a licence in that behalf. The application <sup>2</sup>[Shall be accompanied by a challan evidencing payment of a fee of repees ten and] shall contain the following particulars:—
  - (1) Name and address of the applicant;
  - (2) Place where the applicant's shop for selling denatured spirituous preparation is situated;
  - (3) Whether the denatured spirituous preparation was sold in the past at the above place and the period during which it was sold;
  - (4) Whether the applicant holds any other licence for the wholesale sale or retail sale of denatured spirit or for the possession and use of denatured spirit in the manufacture of French polish, varnish or any other denatured spirituous preparation(s);
  - (5) Quantity of denatured spirituous preparation intended to be sold during the period of the licence;
  - (6) Average yearly sales of the denatured spirituous preparation(s) in the three years immediately before the date of the application;
  - (7) Quantity of denatured spirituous preparation(s) intended to be stored at the said place;
  - (8) Whether the place is fire-proof and whether it has been approved by the municipal or other local authorities for the storage of denatured spirituous preparation(s).

<sup>1.</sup> Added by G.N. of 13.3.1969.

<sup>2.</sup> Ins. by G.N. of 16.3.1988.

<sup>3.</sup> Added by G.N. of 16.3.1988.

- (9) A declaration in writing as to whether the applicant has been convicted at any time of any offence punishable under any of the provisions of the Act, or of any Prohibition or excise law in force in any part of India, and whether any prosecution under that Act or such prohibition or excise law is at present pending against him in any Court of law.
- (10) An undertaking in writing to the effect that the applicant shall abide by the provisions of the Act, and the rules, regulations and orders made there under and the conditions of the licence applied for.
- 6. *Grant of wholesale or retail licence*.—On receipt of the application under rule 5, the Collector shall make such inquiries as he deems necessary, and if he is satisfied that there is no objection to grant the licence aplied for, he shall grant the applicant.

a retail licence in Form D.S.P. 3 <sup>1</sup>[on payment of a fee (inclusive of consideration) of Rs. 200] and a wholesale licence in Form D.S.P.2 <sup>2</sup>[on payment of a fee (inclusive of consideration)] according to the following scale, that is to say:—

- (a) where the total quantity allowed for sale during the year does not exceed 70,000 litres  $^4$ [Rs. 1,000].
- (b) where the total quantity allowed for sale during the year exceeds 70,000 litres but does not exceed 1,40,000 litres-<sup>3</sup>[Rs. 2,000]; and
- (c) where the total quantity allowed for sale during the year exceeds 1,40,000 litres-4[Rs. 5,000].
- 7. Duration of licence. —No licence under these Rules shall be granted for a period beyond 30th day of September next following the date of commencement of the licence.
- <sup>5</sup>[7A. Renewal of Licence.—Any licence granted under rule 6 shall be renewed for a period not exceeding one year on payment of application fee of Rs. 5 and licence fee prescribed in rule 6, 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 licensce has not working the licence properly"]

#### GENERAL LICENCE CONDITIONS

- 8. *Place of Storage*.—The licencee shall not keep or store denatured spirit or denatured spirituous prepartions in any place other than the licensed premises or a godown which has been approved by the Collector.
- 9. Location of licensed premises or godown.—Except with the previous permission of the Collector, the licensed premises or the godown shall not be located in the same premises where any other shop for the sale of potable spirits, rectified spirit, medicated wines, tinctures or for the sale of food or drink for consumption on the premises is situated.
- 1. subs. by G.N. of 6.11.1981.
- 2. Delected by G.N. of 2.2.1966.
- 3. Ins. ibid.
- 4. Subs. by G.N. of 16.3.1988.
- 5. Ins. ibid.

- 10. Licensee to abide by certain conditions,—The licensee.
- (1) shall carry on the business under his licensee either personally or by an agent or servant duly authorised in this behalf by a certificate of appointment or a written *nokarnama* signed by himself and countersigned by the local Prohibition and Excise Officer, provided that any such certificate of appointment or *nokarname* shall also be valid unless and until counter signature is refused. If for any reason, the Collector orders the withdrawal of any *nokarnama* or certificate of appointment issued by the Licensee, the *nokarnama* or the certificate of appointment shall be forthwith withdrawn. For every certificate of appointment or *nokarnama* issued by him, the licensee shall pay a fee of Re. 1 No certificate of appointment or *nokarnama* shall be issued to any person who is a minor and if issued, it shall not be valid;
- (2) shall keep, along with the accounts maintained by him, <sup>1\*</sup> \* transport passes, duplicate copies of cash memos with the purchaser's signature <sup>2</sup>[or left hand thumb impression] thereon, and other documents relating to the denatured spirit or denatured spirituous preparation and preserve them for a period of one year;
- (3) shall at all reasonable times keep open the account books, <sup>1\*</sup> \* \* passes, duplicate copies of cash memos, and other documents relating to denatured spirit, denatured spirituous preparations, the licensed premises and the stock of denatured spirit and denatured spirituous preparation kept therein for the inspection by the Commissioner, Collector, Superintendent, District Inspector, or any other officer empowered under section 122 of the Act;
- (4) shall keep a visit book at his licensed premises for the use of the inspecting officers, the book being paged and stamped with the seal of the Collector, Superintendent, District Inspector, Mamlatdar, Mahalkari or as the case may be, the Tahsildar:
- (5) shall not, without the permission of the Collector sell, transfer or sub-let the privilege of manufacture or sale granted to him by his licence, nor shall he in connection with the exercise of the said right center into any agreement or arrangement which, in the opinion of the Collector, is of the nature of a sub-lease;
- (6) shall not admit any person as his partner for the purpose of the 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 to alter the licence and to add the names of the partners in the licence;
- (7) shall comply with all lawful orders issued from time to time by the Commissioner, the collector, the Superintendent or the District Inspector.
- 11. Suspension or cancellation of licence.—The licence may be cancelled or suspended in accordance with provisions of section 54 or 56 of the Act.
- 12. Power of collector to renew licence, etc.—As the licence is granted for a specified period only, it gives the licensee, his heirs legal representatives or assigns no claim whatsoever, to the continuance or renewal thereof beyond the period specified

<sup>1.</sup> Delected by G.N. of 2.2.1966.

- therein. It is entirely within the desecration of the Collector to permit or not to permit 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.
- 13. Licensee to hand over stock of denatured spirit and preparations to Collector in certain cases.—In case the licence is cancelled or suspended or surrendered or is not renewed on its expiry, the whole of the unsold stock of denatured spirituous preparations in balance or the stock of denatured spirit in balance with the licensee on the date of such suspension, cancellation, surrender, or non-renewal, shall forthwith be handed over by him to the collector.

#### **IMPORT**

- 14. Application for import pass.—Any person desiring to import any denatured spirituous preparation \*\* \* shall apply to the Collector for an import pass. The application shall contain the following particulars, namely:
  - (1) Name and address of the applicant;
  - (2) Form of the licence, if any, held by the applicant and its number and date;
  - (3) Kind and quantity of denatured spirituous preparation to be imported (here specify name, quantity of the denatured spirituous preparation and the proportion of soluble ingradients contained in one litre of denatured spirit);
    - (4) Purpose for which such denatured spirituous preparation is required;
    - (5) Place from which the denatured spirituous preparation is to be imported;
  - (6) Name and address of the person from whom the denatured spirituous preparation will be purchased;
  - (7) Place at which the denatured spirituous preparation will be kept after its import;
    - (8) Period for which import pass is required;
    - (9) Route
  - (10) An undertaking in writing to the effect that the applicant will abide by the provisions of the Act and the rules, regulations and orders made thereunder and the conditions of the pass applied for.
- 15. *Grant of import pass.*—On receipt of the application under rule 14, the Collector shall make such inquiries as he deems necessary and if he is satisfied that there is no objection to grant the pass applied for, he may grant the applicant a pass in Form D.S.P. 4. The pass shall be in four parts and shall be dealt with as under:—

Part I shall be kept by the officer granting the pass for his record;

Part II shall be handed over to the importer for sending it with the consignment and for record thereafter with his accounts;

Part III shall be forwarded to the Collector or Chief Excise Authority of the place of export;

<sup>1.</sup> Delected by G.N. of 19.3.1963.

Part IV shall be sent to the Superintendent or District Inspector for being forwarded to the local Prohibition and Excise Officer to examine the consignment on its arrival.

- 16. Importer to get supply of preparations in sealed casks, etc.—The importer shall get his supply of denatured spirituous preparation in sealed casks, drums or other receptacles. Each such cask, drum or receptacle containing denatured spirituous preparations shall be conspicuously labelled or branded with the words indicating the name and address of its manufacturer and the kind and quantity of the denatured spirituous preparation contained therein.
- 17. Importer not to interfere with the seals until verification by officers.— On arrival of the consignment of denatured spirituous preparation at the importer's shop or premises the importer shall inform the local Prohibition and Excise Officer about its arrival and shall not interfere with the seals on the casks, drums or receptacles until that officer has verified the contents with particulars entered in Part II of the import pass, and has drawn a sample therefrom for chemical examination. The importer shall allow the officer to take samples free of cost.
- 18. *Importer not to sell or use the Preparation until verification by officers.*—The importer shall not sell or take out for use any denatured spirituous preparation from the consignment unless such Prohibition and Excise Officer gives him permission to do so after veryfying the quantity and strength of the denatured spirituous preparation. No such permission shall be given unless the denatured spirituous preparation is found, on examination by the Director, Forensic Science Laborator and Chemical Analyser to Government, Bombay, or such other officer as may be appointed by Government for such purpose, to contain (i) not less than 100 grams of soluble ingredients per litres of denatured spirit, or (ii) soluble ingredients and denatured spirit in such proportion as was approved by the Director of Industries, Maharashtra, before the grant of the import pass to the importer and denatured spirit used in the manufacture of the denatured spirituous preparation to be of strength not less than 60° O.P.

Provided that such permission may be granted without such examination, if the consignment of denatured spirituous preparation is covered by certificate from the Chief Excise Authority or other competent authority of the State of export, showing—

- (i) That the denatured spirituous preparation is the same as it purports to be and contains not less than 100 grams of soluble ingredients per litre of denatured spirit which is of strength not less than 60° O.P.;
- (ii) That the quantity and description of denatured spirituous preparation contained in the consignment exactly correspond with the particulars in the pass;

(iii) That the casks, drums, or receptacles containing such denatured spirituous preparation, have been securely closed in his presence and sealed with his presence and sealed with his official seal;

Provided further that not withstanding the permission so granted, a sample shall be taken free of cost from the casks, drums, or receptacles, and if such denatured spirituous preparation on being analysed and tested by the Director, forensic Science Laboratory and Chemical Analyser to Government, Bombay, or by such other officer as may be appointed by Government is found to be not properly manufactured or denatured spirit used in the manufacture of denatured spirituous preparation is found to be less than 60° O.P. in strength, the importer shall not further sell or use such denatured spirituous preparation. All such cases shall be reported to the Commissioner of Prohibition and Excise, Maharashtra State, Bombay, for orders for further disposal of such denatured spirituous preparation.

#### <sup>1</sup>[EXPORT

19. Application for export pass.—Any person desiring to export denatured spirituous preparations shall make an application to the Collector in that behalf for an export pass.

The application shall contain the following particulars, namely:—

- (i) Name and address of the applicant;
- (ii) Kind of licence held by the applicant under these rules with its number and date;
  - (iii) Kind and quantity of denatured spirituous preparation to be exported;
  - (iv) Place from which denature spirituous preparation is to be exported;
- (v) Name and address of the person to whom denatured spirituous preparation is to be consigned;
- (vii) Number and date of import pass or no objection certificate granted by the Collector or the Chief Excise Authority at the place of import;
- (viii) Route (State also the place upto which removal of spirituous preparation will be by road during its transit in the State of Maharashtra);
  - (ix) Period for which export pass is required;
  - (x) Reason for exporting denatured spirituous preparation;
- (xi) An undertaking in writing to the effect that the applicant shall abide by the provisions of the Act and the rules, regulations and orders made thereunder and the conditions of the export pass applied for.
- (2) The applicant shall submit with his application an import pass or no objection certificate granted by the Collector or the Chief Excise Authority of the place of import for import of denatured spirituous preparations at such place by the applicant.
- 20. Issued of export pass.—(1) On receipt of an application under rule 19, the collector

<sup>1.</sup> Added by G.N. of 20.6.1977.

or the officer issuing the pass shall make such enquiries as he may deem necessary, and if he is satisfied that there is no objection to grant the pass applied for, he may grant the applicant an export pass in Form D. S. P. 5.

(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 records 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 for sending it along with the consignment of denatured spirituous preparations;

Part IV shall be forwarded to the Collector or the Chief Excise Authority of the place of import.

- 21. Export of preparations in sealed casks. etc.
- (1) Export of denatured spirituous preparations shall be in sealed casks, drums or other receptacles. Each such cask, drum or receptacle shall be labelled or branded with the words indicating the name and address of its manufacturer and the kind and quantity of denatured spirituous preparation contained therein.
- (2) The exporter shall take all reasonable precautions to see that the denatured spirituous preparations exported by him reaches its destination without being tampered with in transit.
- (3) The exporter shall produce before the Collector within one month from the date of export of the denatured spirituous preparation, an acknowledgment or receipt from the persons receiving the denatured spirituous preparation at the place of import duly countersigned by the Collector or the Chief Excise Authority of the place of import.]

#### FORM D.S.P.1

(See rule 4)

Licence for the manufacture of denatured spirituous preparations or for the manufacture and sale of such preparations

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 order made
thereunder to
<sup>1</sup> [on payment of a fee inclusive of consideration] of Rs authorising
him to manufacture [here mention name or names of denatured spirituous preparation (s)]
(hereinafter referred to as the licensed preparation (s) in his premises situated at
"licensed premises") or to manufacture and sell them by wholesale and to buy, possess,
transport and use ordinary denatured spirit (hereinafter referred to as spirit) for the
purposes of such manufacture during the period commencing on
and ending on subject to the following conditions, namely:

<sup>1.</sup> Subs. by G.N. of 6.11.1981.

#### **Conditions**

- 1. The licensee shall not manufacture under this licence any denature spirituous preparation (s) except the following licensed preparation (s), namely:—
  - (i)
  - (ii)
  - (iii)

Provided that the licensee may, with the previous permission of the Collector manufacture any one or more additional denatured spirituous preparation by an endorsement on the licence.

- 2. The licensee shall not manufacture the licensed preparations in any place other than the licensed premises.
- 3. Save where the total quantity of any licensed preparation (s) manufactured in a day does not exceed 900 litres, the licensee shall manufacture the licensed preparation (s) in fixed vats or drums having a capacity of not less than 180 litres or such a smaller capacity as the Collector may permit.
- 4. (1) The licensee shall keep the manufacturing vats empty before any manufacturing operation commences.
- (2) The licensee shall effectively stir the contents of the vat or drum to ensure that they are effectively mixed and dissolved.
- 5. The licensee shall have the vats or drums for the storage of denatured spirit painted white and those used for the storage of licensed preparations painted red.
- 6. (1) The licensee shall keep the licensed preparation (s) in corked bottles or in metal drums securely closed. Any stock in excess of 50 litres shall be kept in the premises sufficiently fire proof and approved by the municipal or other local authorities and which are not used or intended for human occupation.
- (2) The licensee shall not enter or allow any person to enter the licensed premises with naked light.
- 7. Each bottle containing a licensed preparation shall bear a label indicating the name and address of the manufacturer and the kind of denatured spirituous preparation contained therin.
- 8. The licensee shall not sell any licensed preparation (s) in any one transaction in a quantity less than five litres.
- 9. No licensed preparation (s) shall be sold or removed from the licensed premises except in sealed bottles <sup>1</sup>[or sealed drums or other sealed receptacles] securely closed and unless they <sup>1</sup>[bear the manufacturer's label] indicating the name and address of the manufacturer and the kind and quantity of the denatured spirituous preparation (s) contained therein.
- 10. The licensee shall keep all the spirit received by him for the purposes of manufacturing the licensed preparation (s) in a secure place in the licensed premises under lock and key and all issues of spirit from the said premises shall be made in the presence of the licensee or a person duly authorised by him in writing in this behalf. He shall not keep or use spirit at any place other than the licensed premises.

<sup>1.</sup> Subs. by G.N. of 2.2.1966.

- 11. The spirit possessed under the licence shall not be used except for the purpose of
- 12. The privileges of purchase, possession and transport of spirit shall extend only so far as they are incidental to its use stated in condition 11.
  - 13. The licensee shall not possess or use spirit of a strength less than 60 O.P.
  - 14. The licensee shall not obtain spirit except—
  - (a) from an Excise or customs bonded warehouse, or from a licensed manufacturer of ordinary denatured spirit or wholesaler, if he is entitled to possess 5 litres or more of spirit under this licence:
  - (b) from a retail licensee, if he is entitled to possess less than 5 litres of spirit under this licence.
- <sup>1</sup>[14A.(1) The licensee manufacturing French Polish, Thinners and Varnish excluding Picture Varnish shall not obtain spirit except from a wholesaler if he is entitled to possess 10 litres or more of spirit under this licence; and from a retailer if he is entitled to possess less than 10 litres, but not 10 litres of spirit under this licence.
  - (2) The licensee other than the manufacturer of French Polish, Thinners and Varnish excluding Picture varnish shall not obtain spirit except from an Excise or customs bonded warehouse or from a licensed manufacturer of Ordinary Denatured Spirit or from a wholesaler, if he is entitled to possess 10 litres or more of spirit under this licence and from a retailer, if he is entitled to possess less than 10 litres, but not 10 litres of spirit under this licence.]
- 15. The licensee shall not transport spirit obtained under this licence to his licensed premises except in accordance with the provisions of the Bombay Denatured Spirit Rules, 1959.
  - 16. The licensee shall not use spirit exceeding \*bottles/litres in any calendar month.
- 17. The licensee who is permitted to use spirit not exceeding two bottles per month may, during any month, buy and possess spirit in quantity permitted for use for six months. The licensee, who is permitted to use spirit exceeding two bottles shall not possess at any time spirit in excess of ......, bottles / litres.
- 18. The licensee shall keep his stock of spirit in excess of 50 litres in premises sufficiently fire-proof and approved by the municipal or other appropriate authorities.
- 19. The licensee shall not recover spirit used in any process without first obtaining the necessary authority from the Collector to do so.
- <sup>2</sup>[20. The licensee shall be hung up in a conspicuous place in the licensed premises to the front of which shall be affixed a signboard bearing the Following inscripition in legible characters in English and in Marathi:—

Name of the licensee ......licensced to manufacture and self denatured spirituous preparations by wholesale.

<sup>\*</sup> To be fixed by the licensing authority in accordance with the bona fide requirements of the manufacture.

<sup>1.</sup> Subs. by G.N. of 24.7.1971.

<sup>2.</sup> Subs. by G.N. of 2.2.1966.

Licence No.	 	
Authorised opening hour	 	8.30 a.m.
Authorised closing hour	 	8.30 p.m.
Recess	 	1.00 p.m.
		to 2.00 p.m.l

- 21. The licensee shall keep in his licensed premises an account of the licensed preparation(s) manufactured and sold or used by him in Form D.S.P. 1-A, and of spirit, in Form D.S.P. 1-B. He shall also if he is authorised to sell the licensed preparation(s) maintain a register of sales in Form D.S.P. 1-C. The accounts and the register of sales shall be plainly and correctly written up daily in a bound book paged and stamped with the seal of the Collector/Superintendent/District Inspector/Mamlatdar/Mahalkari/Tahsildar. He shall allot separate pages in the registers of account for each kind of licensed preparation. He shall, before the 7th day of every month, furnish to the local Prohibition and Excise Officer monthly returns in Form D.S.P.1-D and D.S.P. 1-E.
- 22. (1) The licensee shall allow any officer empowered under section 122 of the Act to take samples of spirit or any licensed preparation, fee of cost, for the purpose of analysis or verification of the soluble contents and spirit contents of the preparation.
- (2) If the Director of Industrics, Maharashtra or the Director, Forensic Science Laboratory and chemical Analyser to Government, Bombay, or such other officer as may be appointed by the State Government certifies that the sample of the denatured spirituous preparation(s) sent to him for analysis or verification of soluble contents is not manufactured in accordance with the conditions of the licence, the denatured spirituous preparation(s) in stock with the licensee, shall be dealt with according to the orders of the Commissioner.

Granted this	day of	19
Seal		

#### Collector of .....

#### (Reverse of the licence)

N.B.-1 bottle = 650 milliliters

Details of denatured spirit purchased in the month

	Qua	antity purchased	Liceno	ce		
Date	On the date	Progressive total for each calcndar	Retail or wholesaler or manufacturer	No.	Name and address	Signature of the licensee or his authorised nokar

# FORM D.S.P. 1-A

			Name and add			
		Name of	the denatured	spirituous prepa	ration	
Regist	or of account	e of donatured eniri	tuous propara	tion manufactur	od and sold	or used by the
Regist		s of denatured spiri. sed manufacturer du		ı		
Regist  Date				ı	19 .	

Ltrs. Bottles Ltrs. Bottles Ltrs. Bottles Ltrs. Bottles Ltrs. Bottles

Quantity exported 8	Quantity used 9	Total 10	Closing balance	Remarks 12
Ltrs. Bottles	Ltrs. Bottles	Ltrs. Bottles	Ltrs. Bottles	

<sup>1.</sup> Deleted and re-numbered by G. N. of 12.2.1966.

# FORM D.S.P. 1-B

D.S.P. 1 Licence No	
Name of the licensee	
Period of the licence	

Register of account of denatured spirit used for manufacture denatured spirituous preparation(s)

Date	Opening balance	Quantity received	Source of supply	Total of Columns 2 and 3
1	2 Ltrs. Bottles	3 Ltrs. Bottles	4	5 Ltrs. Bottles

Quantity used Purpose for which used Closing balance Remarks, if any, and initials of the licensee

6 7 8 9
Litres Litres

				FORM I	J.S.P. 1-C		
						Form of 1	icence D. S. P.
		N	ame of the	he denatu	red spiritud	ous preparation	
					I	Licence No	
				Name an	nd address	of the Licesee	
	Regis	ter of dai	ly sales	of denatu	red spiritu	ous preparations	
	denature	address of d spirituous number of	preparati	on is sold	ı	litres Bottles	
					-	Signature of the	Remarks
Date	Name	Address	No of if any	licence,	Quanitty sold	licensee or his authorised nokar	
(1)		(2	)		(3)	(4)	(5)

Litres Bottles

Da	y's	total	sales																														
----	-----	-------	-------	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--

Monthly return of the den	Name a	and address of the Li	censee					
Monthly return of the den			consec					
Monthly return of the denatured spirituous preparations manufactured, sold or use by the licensed manufacturer during the month of								
	ning balance on the st day of month 2	Quantity manufactured during the month 3	Total 4					
	Litres Bottles	Litres Bottles	Litres Bottles					
	Quantity sold duri	ng the month to -						
D. S. P. 2 licensee D	S. P. 3 licensee	Other persons	Quantity exported durin the month 8					
Litres Bottles	Litres Bottles	Litres Bottles	Litres Bottles					
Quantity used during the	Total	Closing balance	Remarks					
month 9	10	11	12					
	Litres Bottles	Litres Bottles						

6 Liters

# FORM D.S.P. 1-E

D. S. P. 1 Licence No.  Name of the Licensee  Period of the lLicensee								
Monthly return of the denatured spirit furnished by the licence for the month of19								
Month and date	Opening balance of denatured spirit on the first day of the month	Quantity of denatured sprit received	Source of supp	ply Total of columns 2 and 3				
1	2	3	4	5				
	Liters	Liters		Liters				
Quantity used	Purpose for which	used Closing bala last day of		emarks, if any and tials of the licensee				

Liters

# **FORM B**

[See rule 4 (3)]

Form of Bond to be executed before licence is granted to possess and use ordina	ry
denatured spirit for manufacture of denatured spirituous preparations.	

Whereas, I/we, residing
at in taluka of the district have made
an application on to the Collector for a licence
authorising me/us to possess and use denatured spirit in the manafacture of the *
, as specified in the said application from
I/we hereby bind myself/ourselves jointly and severally that I/we shall possess and use
ordinary denatured spirit for the possession and use of which licence has been granted
or renewed to me/us for purposes at my/our situated at
town/village of district in the State of Maharashtra in
accordance with the provisions of the Bombay Prohibition Act, 1949 and the rules,
regulations and orders made thereunder and the conditions for the licence issued there-
under and in case of my/our making default in the observance of the provisions of the said Act and the rules, regulations and orders made thereunder and the conditions of the
said Act and the fules, regulations and orders made thereunder and the conditions of the said licence, I/we bind myself/ourselves jointly and severally and each and every one of
my/our respective heirs, executors, administrators severally and each and everyone of
my/our respective heirs executors, administrators and representatives, to forfeit to the
Governor of Maharashtra the sum of Rupees = in guarantee of which I
have deposited with government an amount of Rs, in cash/in securities.
Place
Dated this day of
In the presence of —
2
Signature(s) of the Principal(s).
‡ We (1)
(2)
residing at, in the taluka of district
do hereby declare ourselves sureties for the above named
he/they shall do and perform all that he/they has/have undertaken to do and perform and
in case of his/their making default therein, we hereby bind ourselves jointly and severally to forfeit to the Governor of Maharashtra the sum of rupees
•
Place
Dated this day of
In the presence of —
*
1)

Note.—\* Here mention name of licensed preparation(s)

= This clause should be struck off where instead of cash or securities, sureties are taken.

<sup>‡</sup> The surety bond is not necessary where cash securities are taken.

# FORM D.S.P.-2

(See Rule 6)

Licence for the wholesale sale of denatured spirituous preparation (s)

Licence is hereby granted, under and subject to the provisi	ions of the Bombay
Prohibition Act, 1949 (Bom XXV of 1949), and the rules regulati	on and orders made
thereunder to, of	(hereinafter
referred to as "the licensee") <sup>1</sup> [on payment of a fee of inclusive of c	
by wholesale (here specify the denatured spirituous preparation (s)	
authorised to sell) (hereinafter referred to as the licensed prepara	
situated at	
premises") during the period commencing on	
ending on(both days incl	
following conditions namely:—	usive), subject to the
CONDITIONS	
1. (1) The licensee shall not keep in this licensed premises	-
session more thanlitres of licensed prepa	
unless he is specially authorised by the Collector to do so by an	endorsement on this
licence.	
(2) The licensee shall keep the denatured spirituous preparation	n (s) in corked bottles
or in metal drums or other receptacles securely closed. Any s	tock in excess of 50
litres shall be kept in the premises sufficiently fire proof and appro	-
or other local authorities and which are not used or intended for	human occupation.
2. Each bottle containing denatured spirituous preparation shall	l bear a label indicat-
ing the name and address of its manufacturer, and the kind and	
preparation contained therein.	
<sup>1</sup> [3. The licence shall be hung up in a conspicuous place in the	licensed premises to
the front of which shall be affixed a sign board bearing the following	=
character in English and in Marathi;—	miscription in region
Name of the licensee	
Licensed to sell denatures spirituous preparations prepared b	y wholesale.
Authorised opening hour	8.30 a.m.
Authorised closing hour	8.30 p.m.
Recess (one hour)	1.00 p.m. to
	2.00 p.m.]

<sup>1.</sup> subs. by G. N. of 6.11.1981.

- 4. The licensee shall not obtain his supply of licensed preparation(s) from any place except from --
  - (a) a licensed manufacturer of such licensed preparation(s) or any other wholesale licensee; or
    - (b) a place outside the State of Maharashtra under an import pass.
- 5. The licensee shall not sell licensed preparation(s) in any one transaction in quantity less than five litres.
- 6. The licensee shall not sell licensed preparation(s) except in sealed bottles or drums or other receptacles.
- <sup>1</sup>[7. No. licensed preparation(s) shall be sold or removed from the licensed premises except in sealed bottles or in sealed drums or other sealed receptacles and unless they bear the manufacture's lable indicating the name and address of the manufacturer and kind and quantity of the licensed preparation(s) contained therein]
- 8. The licensee shall keep in his licensed premises accounts of licensed preparation(s) purchased and sold by him in form D.S.P. 2-A. He shall also maintain a register of sale in Form D.S.P. 2-B. The accounts and the register of sale shall be plainly and correctly written daily in a bound book, page and stamped with the seal of the Collector/Superintendent/District Inspector/Mamlatdar/Mahalkari/Tahsildar. He shall allot separate pages in the register of account for each kind of denatured spirituous preparations. He shall by the 7th day of every month furnish to the local Prohibition and Excise Officer a monthly return in Form D.S.P. 2-C in respect of the quantities of denatured spirituous preparations purchased and sold by him during the previous month.
- 9. The licensee shall allow any officer empowered under section 122 of the Act to take samples of the licensed preparation(s), free of cost, for the purpose of analysis or verification of the soluble contents and spirit contents of the preparation.
- 10. The privilege of purchase of licensed preparation(s) granted under the licence to the licensee shall extend only so far as it is incidental to its sale at the licensed premises.

Granted this	. day of	. 19 .
Seal Collector of		

Form of licence .....

Name of denatured spirituous

## FORM D.S.P. - 2-A

preparat	tions		nd address }
0	3	red spirituous preparation I licensee during the mon	ns purchased and sold by th of19
Date	Opening balance	Quantity purchased from the licensed manufacturer	Quantity purchased from the wholesale licensee
(1)	(2)	(3)	(4)
	Litres Bottles	Litres Bottles	Litres Bottles

Name of the manufacturer, No. and date of import wholesaler,etc., from whom pass under which import \*Quantity Total of columns the denatured spirituous incidental to the purchase imported preparations shown in colo of the denatured spirituous 2 to 5 umns 3 to 5 are purchased preparations shown in coland his licence No. and umns 3 to 5 is made address (5) (6) (8) Litres Bottles Litres Bottles

(9	Licence )		3 Licensee 10)	Other pe		*Quantity	exported 12)
Litres	Bottles	Litres	Bottles	Litres I	Bottles	Litres	Bottles
			Total o	f columns	Closin	g Balance	Remarks
1	*	*		(13)	(.	14)	(15)
			Litres	Bottles	Litres	Bottles	
Name o	of the den	atured spir	rituous	F	flicanca	D.S.P	
prepara	tion			Licence			
prepara	tion	_		Licence Name a	No		
prepara	Registe	er of daily	sales of de	Licence Name a of the li	e No and addrecensee	ess	
prepara	Registe	er of daily		Licence Name a of the li	e No and addrecensee irituous	preparation Signature of the	s ne
Date	Registe	er of daily	sales of der	Licence Name a of the li  natured sp  to ion Any Quanti	e No and addrecensee cirituous	ess preparation	S he
	Name a whom do	er of daily nd address of enatured spiral nd the No. of	sales of dentification of the persons it in the service of the persons it is licence, if a service of the service of the persons it is licence, if a service of the service	Licence Name a of the li natured sp to ion Quanti e, Litres	e No and addrecensee cirituous	preparation Signature of the dicensee or h	S he
Date	Name a whom do	er of daily  nd address of enatured spirind the No. of  Address	sales of dentification of the persons it in the service of the persons it is licence, if a service of the service of the persons it is licence, if a service of the service	Licence Name a of the li natured sp to ion Quanti e, Litres	e No and addrecensee  birituous  ty sold  Bottles	preparation Signature of the licensee or hauthorised nok	s he nis iar Remark
Date	Name a whom do	er of daily  nd address of enatured spirind the No. of  Address	sales of dentification of the persons it in the service of the persons it is licence, if a service of the service of the persons it is licence, if a service of the service	Licence Name a of the li natured sp to ion Quanti e, Litres	e No and addrecensee  birituous  ty sold  Bottles	preparation Signature of the licensee or hauthorised nok	s he nis iar Remark

Day's total sales .....

<sup>1.</sup> Deleted and renumbered by G. N. of 2-2-1966.

### FORM D.S.P. - 2-C

•				No. of line Name a of the line parations	of Licence icence	l sold by the
Name of the denatured spirituous preparations		th the mo	sed during pure onth from the ed manu- a w	month from	* Quantity imported during the month	Total of columns 2 to :
(1)	(2)	)	(3)	(4)	(5)	(6)
	Litres Bo	ottles Litres	Bottles Liti	res Bottles	Litres Bottles	Litres Bottle
Q	uantity sold	to -				
D. S. P. 2 Licensee	D. S. P. 3 Licensee	Other Persons	*Quantity exported	Total of columns 7 to 10	Opening balance on the last day of the month	Remarks
(7)	(8)	(9)	(10)	(11)	(12)	(13)

Litrs. Bottles Litrs. Bottles Litrs. Bottles Litrs. Bottles Litrs. Bottles

#### FORM D.S.P. 3

(See Rule 6)

Licence for the retail sale of denatured spirituous preparations

#### **CONDITIONS**

1. Except with the previous permission of the Collector in writing the licensee shall not keep in the licensed premises more than 200 litres of licensed preparation(s) at any time. Any stock in excess of 50 litres shall be stored in premises which are sufficiently

<sup>\*</sup>Not applicable to retail licensee

<sup>1.</sup> Subs. by G. N. of 6-11-1981.

fireproof and approved by the municipal or other local authorities and which are not used or intended for human occupation.

- 2. The licensee shall not obtain his supply of licensed preparation(s) from any place except from a licensed manufacturer or a wholesale licensee.
- <sup>1</sup>[3. The licensee shall not sell or offer or expose for sale the licensed preparation(s) other than those purchased by him from a person holding a licence in form D.S.P. 1 or D.S.P. 2 and in sealed bottles, sealed drums and other sealed receptacles bearing the manufacturer's lable indicating the name and address of the manufacturer and the kind and quantity of the denatured spirituous preparation(s) contained therein. He shall not sell such preparation(s) to a minor. ]
- 4. Except with the special permission in writing of the Collector, the licensee shall not sell to any person <sup>1</sup>[more than 6 scaled bottles of the licensed preparation(s) or in sealred drums or other sealed receptacles containing not more than 4,000 ml. of such preparation(s) at a time]

2\* \* \* \* \* \* \* \* \*

- 5. The licensee shall keep in his licensed premises accounts of licensed preparation(s) purchased and sold by him in Form D.S.P.,-3-A. He shall also maintain register of sale in Form D.S.P., 3-B. The accounts and the register of sale shall be plainly and correctly written daily in a bound book paged and stamped with the seal of the Collector / Superintendent / District. Inspector / Mamlatdar/Mahalkari/Tahsildar. He shall allot separate pages in the registers of account for each kind of denatured spirituous preparations. He shall by the 7th day of every month furnish to the local Prohibition and Excise Officer a monthly return in Form D.S.P., 3-C, in respect of the quantities of licensed preparation(s) purchased and sold by him during the previous month.
- 6. The licensee shall allow any officer empowered under section 122 of the Act to take samples of the licensed preparation(s) free of cost, for the purpose of analysis or verification of the soluble contents and spirit contents of the preparation.
- 7. The privilege of purchase of licensed preparation(s) granted under the license to the licensee shall extend only so far as it is incidental to its sale at the licensed premises.
- <sup>1</sup>[8. The licence shall be hung up in a conspicuous place in the licensed premises to the front of which shall be affixed a sign board bearing the following inscription in legible characters in English and in Marathi.

Name of the licensee	
Licensed to sell by retail denatured spirituous pr	reparations.
Authorised opening hour	8.30 a.m.
Authorised closing hour	8.30 p.m.
Recess	1.00 p.m. to 2.00 p.m.]
Granted this day of	19 .
Seal	
	Collector of

l. Subs. by G. N. of 6-11-1981.

<sup>2.</sup> Deleted and re-numbered, ibid.

# FORM D.S.P. - 3-A

Nam	e of denati	ared spirituous	8	Form	of licence
prepa	rations			No. of	licence
				Name of the	and address licensee }
_					ions purchased and sold by onth of19 .
					Name of the manufacturer, wholesale, etc, from whom the
Date	Opening balance	Quantity purchased from the licensed	Quantity purchased from the wholesale	*Quantity imported	denatured spirituous preparations shown in columns 3 to 5 are purchased and his licence No. and address
(1)	(2)	manufacturer (3)	licensee (4)	(5)	(6)

Litres Bottles Litres Bottles Litres Bottles

	Litres Bttles	Litres Bottles	Litres Bottles	Litres Bottles
(7)	(8)	(9)	(10)	(11)
columns 3 to 5 is made 7				
preparations showing	2 to 5	1[licensee*)	1[licensee*)	
of the denatured spirituous	Total of columns	D.S.P. 2	D.S.P. 3	Other persons
the purchase				
under which import incidetal	to			
No. and date of import pass	;		Quantity sold to-	

*Quantity exported	Name and address of the licensee, etc. to whom sold or exported and the No. of his licence,	Total of columns 9 to 12	Closing balance	Remarks
(12)	if any (13)	(14)	(15)	(16)
Litres Bottles	Name No.	Address	Litres Bottles	Litres Bottles

<sup>\*</sup> Not applicable to retail licensee. 1. Subs. by G.N.of 2.2.1966.

# FORM D.S.P. - 3-B

Name of denatured spirituous preparations			Form of licence D.S.P.  Licence No.  Name and address of the licensee				
	Register of dai	ly sales of denai		ous preparations			
Date Name and address of the persons to whom denatured spirituous preparation is sold and the No. of his licence, if any			n	d Signature of th			
(1)	(	2)	(3)	(4)	(5)		
I	Name Address	No. of licence, if any	Litres Bottl	es			
Day's tota	l sales						
		FORM D.	.S.P 3-C				
Name of	denatured spirit	uous	Form	of Licence			
preparation	ons		No. of	licence	•••••		
			Name	and address			
			of the	licensee }	•••••••		
•				s purchased and of	•		
Name of the denatured spirituous preparation	Opening balance of the 1st day of the month	purchased during the month from licensed manu-	the month from	* Quantity g imported during n the month	Total of columns 2 to 5		
(1)	(2)	(3)	(4)	(5)	(6)		
	Litres Bottles	Litres Bottles	Litres Bottles	Litres Bottles	Litres Bottles		
	uantity sold to -						
D. S. P. 2 ¹(Licensce*)		Other *Quant ersons exporte	•	1 0	Remarks		
(7)	(8)	(9) (10)		(12)	(13)		
Litres.Bottles	Litres.BottlesLitre	es.BottlesLitres.Bo	ottles Litres.Bot	tles Litres.Bottles	LitresBottles		

<sup>\*</sup> Not applicable to retail licensee.

1. Subs. by G. N. of 2.2.1966.

# FORM D.S.P.-4

# FORM D.S.P. -4

( *See* rule-15)

( *See* rule-15)

(Import pass for denatured spirituous preparations)

(Import pass for denatured spirituous preparations)

### PART-I

PART-II

19

To be handed over to the importer for sending it with the consignment and for record thereafter For record in the office of the Office granting the pass. with his accounts.

No.

Date

No.	Date	19		No.	Date	19	
Shri	i / Shris			Shri	/ Shris		
D.S.P. liconomics under Bombay 1949), and thereund	ence (if any) er and subject Prohibition d the rules, r er authorisi	ho, No	olding of ted a of the EV of made inport owing	pass unde Bombay 1 1949), and thereunde	ence (if any	y), No	holding of anted a s of the XXV of rs made import llowing :
his / their	shop/premis	es situated at		his / their	shop/prem	to	
	•	remain in force upto			•	1 remain in force upto	
rations sh	all be import	denatured spirituous ped in one consignment broken in transit.		preparation	ns shall be	y of denatured spi imported in one consi not be broken in trai	ignment
	Collector of	·			Collector	of	

# FORM D.S.P.-4

( *See* rule-15)

# **FORM D.S.P. -4**

(See rule-15)

(Import pass for denatured spirituous preparations)

(Import pass for denatured spirituous preparations)

### PART-III

To be forwarded to the Collector or Chief Excise Authority of the place of export.

r	ľ	1	r	J	- ا	1	٧

To be sent to the Superintendent or District Inspector for being forwarded to the Local Prohibition and Excise Officer to examine the consignment on its arrival.

No.	Date	19		No.	Date	19	
D.S.P. licen	ce (if any), No	hold	ling . of ed a	D.S.P. licen	ce (if any), No.	are hereby granted	ng of
Bombay Pr 1949), and t thereunder	ohibition Act, the rules, regul authorising l	the provisions of 1949 (Bom. XXV ations and orders main / them to imported the follow rations namely:—	of of nade port	Bombay Pr 1949), and t thereunder	ohibition Act, he rules, regulat authorising hi	the provisions of the 1949 (Bom. XXV of 1949) (Bom.	of de
his / their sl	to hop/premises s	ituated at(route), subject to		his / their sl	hop/premises situ	nated atroute), subject to the	
	-	nin in force upto			•	n in force upto	
preparations	shall be impor	denatured spiritu ted in one consignn se broken in transit.	nent	preparations	shall be importe	enatured spirituor d in one consignme broken in transit.	
C	Collector of			C	follector of		

# FORM D.S.P. - 5

(See Rule-20)

(Export pass for denatured spirituous preparations)

Part-1

For record in the office of the officer granting the pass.
Serial No, dated
Shri/Sarvashri
ofholding
D.S.P. licence No of
is / are hereby granted a pass under and subject to the provisions of the Bombay
Prohibition Act, 1949 (Bom. XXV of 1949), and the rules, regulations and order made
thereunder authorising him / them to export litres/bottles of
the following denatured spirituous preparations, namely:—
from
of to
his/their shop/premises situated at
via(route),
subject to the following conditions, namely:—
(1) The pass shall remain in force upto
(2) The quantity of denatured spirituous preparations shall be exported in one consignment only and its bulk shall not be broken in transit.
Seal Collector of
1. Added by G. N. of 30.3.1978.
1. Added by G. N. of 30.3.1776.
FORM D.S.P5
(See Rule-20)
(Export pass for denatured spirituous preparations)
Part-1II
1 1111
To be handed over to the exporter for sending it with the consignment of denatured spirituous preparations.
Serial No. , dated
Shri/Sarvashri of holding
is / are hereby granted a pass under and subject to the
provisions of the Rombay Prohibition Act 1949 (Rom XXV of 1949) and the rules regulations

and order made thereunder authorising him / them to export
litres/bottles of the following denatured spirituous preparations, namely :—
from
of
(route), subject to the following conditions, namely:—
(1) The pass shall remain in force upto
(2) The quantity of denatured spirituous preparations shall be exported in one consignment only and its bulk shall not be broken in transit.
Seal Collector of
FORM D.S.P5
(See Rule -20)
(Export pass for denatured spirituous preparations)  Part -1V
To be forwarded to the Collector or Chief Excise authority of the place of import
Serial No, dated
Shri/Sarvashri
of
hereby granted a pass under and subject to the provisions of the Bombay Prohibition
Act, 1949 (Bom. XXV of 1949), and the rules, regulations and order made thereunder
authorising him / them to export
following denatured spirituous preparations, namely:—
from
of to
his/their shop/premises situated at
via
(route), subject to the following conditions, namely:—
(1) The pass shall remain in force upto
(2) The quantity of denatured spirituous preparations shall be exported in one consignment only and its bulk shall not be broken in transit.
Seal Collector of

# (57) G.O., H.D., No. DNS. 1060/11245-(e)-III, dated 8th March 1963 (M. G., Pt. IV-B, p-352)

In excercise of the powers conferred by clause (d) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Maharashtra hereby exempts the following denatured spirituous preparations from the provisions of sections 59-C and 59-D of the said Act, that is to say—

- 1. Sulphuric ether,
- 2. Ethyl Chloride,
- 3. Methyl Chloride,
- 4. Ethyl Bromide,
- 5. Chloroform,
- 6. Hydrate of Chloral,
- 7. Aconite,
- 8. Belladona,
- 9. Compound Camphor,
- 10. Ammoniated Camphor,
- 11. Mustard,
- 12. Shop liniment of the British Pharmacopocia.

# (58) G.N., H.D., No. DNS. 2077/(4)/28-PR dated 30th March 1978 (M. G., Pt. IV-B, p-553)

In excercise of the powers conferred by clause (*d*) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), and in supersession of Government Order, Home Department, No. DNS. 1060/11245 (f)-III dated the 8th March 1963, the Government of Maharashtra hereby exempts all denatured spirituous preparations from the provisions of sections 59-C and 59-D of the said Act in so far as they relate to their possession and transport.

# (59) G.O., H.D., No. DNS. 2286/1750/223/PRO-1 dated 28th January 1991 (M. G., Pt. IV-B, p-143)

In excercise of the powers conferred by clause (*d*) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Maharashtra hereby exempts all denatured spirituous preparations excluding french polish, thinners and varnishes (other than picture varnishes) from the provisions of clause (*b*) of sub-section (*I*) of section 59-D of the said Act in so far as they relate to export, for a 3 years with effect from 1st January 1991 and ending on the 31 st December 1993.

### (59-A) G.O., H.D., No. DNS. 2286/1750/223/EXC-1 Dated 5th January 2002

In excercise of the powers conferred by clause (d) of sub-section (I) of section 139 of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949), the Government of Maharashtra hereby exempts denatured spirituous preparations excluding french polish, thinners and varnishes (other than picture varnishes), from the provisions of clause (b) of sub-section (I) of section 59-D of the said Act in so far as they relate to export, for a period commencing on the 1st January, 2002 and ending on the 31st December. 2005.