

**FORM C. L. 10-A**

License for the manufacture and retail vend of Tari and Sendhi under the tree tax system in respect of shops settled under the surcharge system.

District-----

Register No.-----

Name of licensee-----

Locality of vend-----

Name of salesman with parentage, residence and caste.

License for the manufacture and retail vend of Tari and Sendhi at -----in the district of -----  
-----from October 1, 19----up to September 30, 19-----, is hereby granted to -----  
subject to the following special and general conditions, the infraction of any of which or a conviction for any offence under the Excise, opium, Dangerous Drugs Laws shall render the licensee liable to the forfeiture of his license and security deposit in addition to pay penalties imposed under the above laws.

**SPECIAL CONDITIONS**

1.The licensee before preceding to tap any tree shall pay in advance into the sub-treasury the tree –tax together with the surcharge at the prescribed rates in respect of the trees which he desires to tap.

2. (a)The licensee shall deposit a security either in Government Promissory Notes, cash or such other form as the Collector may approve of an amount deemed by the Collector to be sufficient having regard to the importance of the shop. The security deposit made at the time of settlement shall, in the event of Breach any condition of this license, not be reclaimable by the licensee, otherwise it shall be returned to him at the expiry of his contract.

2.(b)The licensee with whom a shop is settled will be required to deposit one-sixth of the total tendered amount or the total amount of bid as advance before August 31. This amount shall be adjusted towards tree-tax and surcharge on tree marked after April 30, one –third of the tendered amount shall be payable till January 31, and the remaining half till April 30.

In case of default in depositing the two installments by the date fixed the license shall be cancelled and the shop settled a fresh at the risk of the defaulter with the least possible delay and any loss arising from the resettlement shall be recovered as if it were an arrears of land revenue. If a licensee is not able to get the total number of trees covered by an installment marked within the period fixed for its payment he shall be allowed to utilize the balance of installment in marking trees after April 30.

NOTE- Particulars of advance deposits made by the licensee shall be communicated by the collector to the Excise inspector concerned.

2(c) Balance of advance money or installments remaining unutilized shall not be refunded to the licensee.,

2(d) Marking of trees in excess of the amount, covered by an installment, shall be permitted against additional deposits which may be adjusted towards subsequent installments.

3.It shall competent to the Collector on the cancellation of the license to resettle the shop at the risk of licensee.

4.No tree shall be tapped by or for the said-----unless tax of Rs. -----and a surcharge of Rs. ----- for each Tar tree and a tax of Rs. -----and a surcharge of Rs. -----for each Khajur tree have been paid in the Sub-treasury.

5.One copy of C. L. 15-A under which tree-tax and surcharge is deposited at a sub-treasury will be made over to the licensee under the signature and seal of the officer-in –charge of the sub-treasury and this copy must be produced by him on demand of any Excise Officer.

6.No more than two seers of fermented country liquor shall be sold to any person at one time except under a permit or pass granted under the relevant Rules of the Excise Manual.

7.No noxious or objectionable substance shall be added or otherwise applied to the fermented country liquor or possessed on the licensed on the licensed premises.

8. No person below 18 years of age shall be employed as a tapper or carrier.

9. No liquor shall be stored or sold at the shop except Tari and Sendhi lawfully procured from trees tapped by the licensee himself or from any other shop under the tree- tax system.

10. At the entrance to the shop a signboard shall be affixed on which shall be painted the name of the vendor and the designation "Licensed total vendor of Tari and sendhi.

11. In the case of shops situated in Municipalities-

(a) There shall be only one door opening into a public road unless more are sanctioned by the Collector, in which case the additional doors shall have signboard attached to them;

(b) Windows opening into the street shall be covered with wire-netting.

12.(a) The licensee, shall provide within licensed premises a reasonable seating accommodation, i.e. a sufficient number of chairs, benches and tables in urban areas and benches or Takhtas in rural areas.

(b) All *Kujjars*, *Pattals*, etc. shall be removed immediately to a specially erected empty receptacle or bin with a cover kept for this purpose which shall be cleaned at least twice during the sales hours of the shop.

(c) The licensee, as well as the salesman shall be responsible for the proper upkeep and cleanliness of the premises including its drain, etc. which shall also be kept disinfected.

13. The shop shall be so constructed that the whole of the interior is visible from the door way.

14. The building in which the shop is situated shall not be used as a place of residence except by the vendor and his family or by a caretaker.

District-----

Date-----

Collector.