

**FORM F.L.B. 1<sup>1</sup>**

[See Rule 7-(20) (iii)]

Form of general bond to be executed for the removal of Indian Made Foreign Liquor

Bottling Bonded Warehouse for transport/export without pre- payment of duty.

This indemnity bond made the...day of.....19.....between.....son of.....resident of..... and .....son of .....resident of..... etc.(hereinafter called `the Licensee /licensees' which expression shall include his/their heirs representatives, successors and assigns) **or** the first part and.....son of .....resident of..... (hereinafter called 'the First Surety') and.....son of.....resident of.....(hereinafter called 'the Second Surety\*') (hereinafter collectively referred to as 'the Sureties'. Which expression shall include his/their heirs Representatives, successors and assigns) on the second part and the Governor of Uttar Pradesh (hereinafter called 'the Governor', which expression shall include his successors and assigns) on the third part;

Whereas under the rules of the Government of Uttar Pradesh in the Excise Department the Licensee/Licensees is/are Permitted to transport /export from time to time during the period .....to.....Indian Made Foreign Liquor from his/their licensee at .....to all or any of the bonded warehouses mentioned in the passes covering such transport/export without previous payment of duty on the licensee/licensees executing an indemnity bond, with\* sureties, on the terms and conditions hereinafter mentioned.

**Now this bond witnesses and the Licensee/Licensees and the Sureties, jointly and severally, herby covenants/covenant with the Governer as follows:**

1. That during period .....to.....the Licensee/Licensees shall not at the time so transport/export any quantity of Indian Made Foreign Liquor the duty on which at the rate prescribed therefore at the time or the aggregate of such duty together with the duty at the aforesaid rate on any quantity previously transported/exported and not delivered at destination shall exceed the sum of Rs.\_\_\_\_\_

*Provided that any allowance sanctioned for dryage and wastage and any quantity not delivered at destination for Which duty has been paid under Clause 3 hereinafter following shall not be included in the calculation of the quantity not delivered at destination.*

2. That the Licensee/Licensees shall within the time mentioned in his/their pass issued by the Officer-in-charge of the bonded warehouse on each occasion of the transport/export of Indian made foreign liquor or within such further time as may be granted by way of extension by the Collector of the transporting/exporting district, deliver or cause to be delivered the Indian Made Foreign Liquor so transported/exported on that occasion into the custody of the officer-in-charge of the bonded warehouse mentioned in the pass.

3. That if the quantity of Indian Made Foreign Liquor transported/exported on any occasion after deducting such allowance for dryage and wastage as many be sanctioned shall not have been delivered at the destination has hereinbefore agreed, the Licensee/ Licensees and the Sureties, jointly and severally, shall indemnify the Governor for any loss of duty which the Governor may suffer by reason of such none-delivery or short delivery by paying to him on demand the duty and at the rate then in force on any quantity of Indian Made Foreign Liquor not so delivered after making the allowance aforesaid.

4. Without prejudice of any other remedy provided by law the Government of Uttar Pradesh shall be entitled to recover all dues hereunder from the Licensee/ Licensees and / or the Sureties \* as arrears and land revenue.  
In witness whereof the Licensee/ Licensees and Sureties has/ have hereunto set his hand/their hands hereunder on the day and the year first above written.

*Signed by  
Licensee/ Licensees.*

In the presence of :

- 1.
- 2.

- 1.
- 2.

*Signed by  
First Surety.*

- 1.
- 2.

*Signed by  
Second Surety.*

---

\* Delete if no Sureties required.

1. Inserted vide U.P. Bottling of Foreign Liquor ( Amendment ) Rules, 1972.