

FORM C. L. 3-A

License for the retail sale for consumption "On and off" the premises under the contract supply system in district under auction system.

Register No.-----
 Locality -----
 Name of License-holder-----
 Name of salesman-----
 Exact description of the licensed premises (with boundaries)-----

License for the retail sale of country at a fixed strength of 25% v/v, 20% v/v is hereby granted to ----- at ----
 ----- in the district of-----from April 1, 19---- ,to March 31, 19---- , subject to the following special
 and general conditions, the infraction of any of which or a conviction for any offence under the Excise, opium or
 dangerous Drugs. Laws shall render the license liable to the forfeiture of his license and security deposit in addition to
 any penalties imposed under the above laws."

SPECIAL CONDITIONS

1.(a) The licensee shall pay to government an amount equal to two month license fees a security deposit immediately on the provisional acceptance of bid at the collector and the balance excluding the last two installments as may be fixed by the collector. The security deposit will ordinarily be adjusted towards the payment of eleventh and twelfth installments unless it has already been forfeited or any report regarding breach of conditions of license or a prosecution under the Excise, opium or Dangerous Drug Laws is pending against the licensee, in such case, it will be open to the Collector to proceed to realize the last two installments separately.

On April 1	---	---	---
On May 1	---	---	---
On June 1	---	---	---
On July 1	---	---	---
On August 1	---	---	---
On September 1	---	---	---
On October 1	---	---	---
On November 1	---	---	---
On December 1	---	---	---
On January 1	---	---	---

Failure to pay security for license fee shall entail the cancellation of license and its resale and any consequential loss to Government shall be recoverable from the defaulter as arrears of land revenue

(b) whenever for any reasons the final decision regarding the acceptance of bid is likely to be delayed, shall be open to the Excise Commissioner to direct toe Collector to settle the shop provisionally with one If the bidders subject to the following conditions:

- (i) The license shall be terminable at will if the sanction is eventually refused and the licensee will pay not be entitled to claim any compensation or remission of license fee.
- (ii) In case the license is so terminated the licensee will pay an amount proportionate to his bid as license fee for the period during which he retained the license of the shop.
- (iii) The condition on clause (a) regarding the deposit of security will be applicable to provisional license issued under clause(b)

(c) If the security deposit under the conditions1(a) and 1(b) (iii) is not in cash but consists of Government Promissory Notes, bonds or similar other valuable documents such security on forfeiture shall vest in Government and shall not be reclaimable by the licensee.

2. It shall be competent to the Collector on cancelment of the license, to re-sell the license at the risk of the licensee, and after deducting the deposit, if not forfeited, from any loss arising from the re-sale to recover the remainder, if any from the license as ----- it were an arrears, of land revenue.

3. The licensee shall obtain his supplies of spirit of the strength at which, this license authorizes him to sell only from a bonded warehouse in his district, or from a wholesale depot or wholesale shop situated in the same district and in an area where the rate of duty is not less then that applying to the place where retail shop is situated.

4.The licensee shall possess and sell spirit only of the fixed strength for which the shop is licensed and of the particular colour which is prescribed from time to time by the Excise Commissioner. the addition of water or any other substance whatever to the spirit is strictly prohibited.

5.The licensee shall not keep on his licensed premises any caramel, colouring matter or essence or any material used or likely to be used flavoring or colouring nor rectified spirit or power alcohol or denatured spirit, nor shall he mix with liquor or sell any of such substances in mixture of separately.

6. The licensee shall not keep on his licensed premises any noxious or poisonous drug or any other similar substance likely to add to the actual or apparent intoxicating quality or strength of the country spirit.

7. The licensee shall not sell to any one person at one time more than 1500 mls. Of plain and / or spiced country spirit except under a permit granted under Rule 443 of the Excise Manual.

8. (a) A separate account of the spiced country spirit of different alcoholic strength shall be maintained by the licensee in the prescribed register.

(b) The sale of spiced country spirit in sealed bottles for consumption both "On" and "Off" the premises shall be allowed from the same Gaddi. A portion of the premises shall be set apart where only "on" consumption shall be permitted and the licensee shall not permit spirit sold for consumption "off" the premises to be consumed "on" his licensed premises. For "on" consumption, spirit shall be served in special measures equal to 100mls., 50mls. And 20 mls. Of a standard bottles of 750 mls. Only one bottle shall be opened at a time, and no new one shall be opened until the first one is exhausted completely. Spirit exceeding 1/5 of a quart bottle in quantity shall not be served to the same person on the same day. The portion of the premises set apart for "On" consumption shall have a signboard affixed at the entrance on which shall be painted "licensed premises for 'on' consumption of country spirit". The addition of water or any other substance whatever to the spirit by the licensee whether before during or after the sale is strictly prohibited.

9. The licensee shall provide himself with the standard measures prescribed by the Excise department namely, 200mls., 100mls., 50mls. and 20mls. And shall keep the same in good condition.

10. Only standard measures approved by the Excise Department shall be used and no sales shall be made in quantities which are more or less than any such prescribed measures.

11. At the entrance to the shop signboard shall be affixed on which shall be painted the name of the licensee, the designation "Licensed retail vendor of country spirit".

12. In the case of shops situated in municipalities there shall be only one door opening into a public road unless more are sanctioned by the Collector, or Licensing Board where such board has jurisdiction, In the latter case the additional doors shall have signboard attached to them as in condition 10. Windows opening into the street shall be covered with wire-netting.

13. (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.

14. The shop shall be so constructed that the whole of the interior of every public or private bar shall be visible from the doorway.

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

16. The Gaddi or the bar of the shop where the sales will be made shall not be raised to a height over 3 feet.

17. The licensee or his salesman is strictly prohibited from keeping water on the Gaddi of the shop or within five of any other place where spirit is stored for sale.

18. The licensee unless exempted by any order of the Collector shall maintain an accurate in the prescribed register to be obtained from the collector's office on payment. Accounts shall be written up as soon as the transaction for each day have been closed.

19. If in any district the collector has reasons to consider that the sales of any particular shops are extra ordinary high due to malpractice's on the part of the licensee, he may, after giving an opportunity to the licensee to explain, restrict the total annual issues to that shop to such quantity as he considers reasonable, making due allowance for such factors as the issues during previous normal years, general fall in consumption, the natural diversion of customers from neighboring shops that may have been closed etc. and when the total issues are thus restricted, he will allow only proportionate issues from month to month.

20. The licensee is strictly forbidden from having recourse to any form of blandishment or inducement to the customers with a view to increasing his sales, Providing of any sort of the amusement or recreation such as music (including gramophone music) dances radio programs or any other facilities by or on behalf of the licensee in order to attract customers the shop is also not permitted.

District:

Dated:

(Attached will be general conditions)

Collector