The Mizoram Liquor (Prohibition and Control) Act, 2014
(Act No. 8 of 2014)
NOTIFICATION

No. H.12018/235/2014-LJD, the 17th July, 2014. The following Act is hereby published for general information.

The Mizoram Liquor (Prohibition and Control) Act, 2014

(Act No. 8 of 2014)

(Received the assent of the Governor of Mizoram on the 11th July, 2014)

Zahmingthanga Ralte
Deputy Secretary to the Govt. of Mizoram.
Contents

The Mizoram Liquor (Prohibition and Control) Act, 2014
(Act No. 8 of 2014)

Section ........................................................................................................... Page No

CHAPTER – I
PRELIMINARY
1. Short title, extent and commencement ...........................................3
2. Definitions .............................................................................................4

CHAPTER – II
MANUFACTURE, POSSESSION AND SALE
3. Establishment or Licensing of distilleries, breweries, wineries, bottling plants and bonded warehouses ...........................................8
4. Licence, permit or pass required for depositing or keeping intoxicating liquor in bonded warehouse or other place of storage ....9
5. Payment of duty on removal from distillery, brewery, winery, bottling plant, bonded warehouse or other place of storage ..........9
6. Maintenance and use of measures, weights and instruments by a licencee ..........................................................................................9
7. Retail and wholesale ...........................................................................10
8. Limit of possession .............................................................................10
9. Grant of exclusive privilege of manufacture and sale of country liquor ......................................................................................10
10. Transfer of exclusive privilege ..........................................................11
11. Power to declare dry days .................................................................11
12. Power to close shops temporarily ......................................................11
### CHAPTER – III
**IMPORT, EXPORT AND TRANSPORT**

13. Restrictions on export, import or transport .................................. 12
14. Grant of passes .................................................................................. 12

### CHAPTER – IV
**LICENCES, PERMITS AND PASSES**

15. Fees, condition and form of licences, permits or passes .......... 13
16. Duration of licence, permit or pass .................................................. 13
17. Agreement to be made by licencee .................................................... 13
18. Accounts and returns ........................................................................ 14
19. Transfer of licence, permit or pass .................................................... 14
20. Technical defects, irregularities and omissions ......................... 14
21. Power to cancel or suspend licence, permit or pass ............... 14
22. Power to cancel licence, permit or pass etc. ............................ 15
23. No right to renewal, or compensation .......................................... 16

### CHAPTER – V
**LEVY OF DUTY**

24. Levy of duty ....................................................................................... 16
25. Mode of levy of duty ......................................................................... 17
26. Payment for grant of exclusive privilege ....................................... 18
27. Grant of exemption from payment of excise duty .................... 18

### CHAPTER-VI
**DEPARTMENTAL MANAGEMENT OR TRANSFER**

28. Power of Commissioner to take grants under management, or to transfer them ................................................................. 19
CHAPTER-VII
PREVENTION, DETECTION, INVESTIGATION AND TRIAL OF OFFENCES AND PROCEDURE

29. Power to inspect places of manufacture, bottling plant, bonded warehouse, retail shop, bar etc. and to seize utensils etc. ........ 20
30. Power of entry, search, seizure and arrest ........................................ 21
31. Power of seizure and arrest in public places ................................. 22
32. Magistrate to try offences under the Act ...................................... 22
33. Power to issue warrant of arrest and search ................................. 22
34. Power of investigation, prosecution, procedure for investigation and trial ................................................................. 23
35. Officers of Government, Members of Village/Local Council and Village Defence Party are bound to give information .......... 23
36. Arrest by private person or group of persons and procedure on such arrest ........................................................................ 23
37. Landlords and other to give information ..................................... 24
38. Report of arrest and seizure ............................................................ 24
39. Appointment of departmental officer as expert ............................... 24
40. Offences cognizable and non-bailable ........................................... 24
41. Excise & Narcotics and Police custody of articles seized .......... 25

CHAPTER-VIII
PROHIBITIONS, OFFENCES AND PENALTIES

42. Prohibition of manufacture, transport, import, export, and consumption of liquor, except under licence, permit or pass ........ 26
43. Punishment for contravention of Section 42 ................................. 26
44. Punishment for illegal possession in small quantity for personal consumption of any intoxicating liquor .............................. 27
45. Prohibition of alteration of denatured alcohol ............................... 28
<table>
<thead>
<tr>
<th>Section</th>
<th>Page No</th>
</tr>
</thead>
<tbody>
<tr>
<td>46. Punishment for alteration of denatured alcohol etc.</td>
<td>28</td>
</tr>
<tr>
<td>47. Penalty for selling spurious liquor</td>
<td>29</td>
</tr>
<tr>
<td>48. Prohibition of mixing other substance with liquor</td>
<td>29</td>
</tr>
<tr>
<td>49. Punishment for allowing premises to be used for the commission of an offence</td>
<td>29</td>
</tr>
<tr>
<td>50. Possession of intoxicating liquors not obtained from a licenced vendor prohibited</td>
<td>29</td>
</tr>
<tr>
<td>51. Penalty for misconduct by permit holder</td>
<td>30</td>
</tr>
<tr>
<td>52. Attempt to commit offence under this Act</td>
<td>31</td>
</tr>
<tr>
<td>53. Punishment for obstruction etc.</td>
<td>31</td>
</tr>
<tr>
<td>54. Abetments</td>
<td>31</td>
</tr>
<tr>
<td>55. Penalty for maliciously giving false information</td>
<td>31</td>
</tr>
<tr>
<td>56. Employment of children under eighteen years by any licensee is prohibited</td>
<td>31</td>
</tr>
<tr>
<td>57. Penalty for adulteration by licenced manufacturer, bottler, bonded warehouse owner, or vendor or his servant</td>
<td>31</td>
</tr>
<tr>
<td>58. Penalty for certain unlawful acts of licenced vendors or their servants</td>
<td>32</td>
</tr>
<tr>
<td>59. Penalty for possession of unlawfully imported, exported, transported and manufactured intoxicating liquor, etc.</td>
<td>32</td>
</tr>
<tr>
<td>60. Penalty for failing to produce licence, permit or pass by licensee or his servant</td>
<td>33</td>
</tr>
<tr>
<td>61. Import, export, transport, manufacture, sale or possession by one person on account of another</td>
<td>33</td>
</tr>
<tr>
<td>62. Criminal liability of licensee for acts of servant</td>
<td>34</td>
</tr>
<tr>
<td>63. Imprisonment under Section 61 or section 62</td>
<td>34</td>
</tr>
<tr>
<td>64. Punishment for vexatious search, seizure or arrest</td>
<td>34</td>
</tr>
<tr>
<td>65. Punishment for offence for which no punishment is provided</td>
<td>35</td>
</tr>
<tr>
<td>Section</td>
<td>Page No</td>
</tr>
<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>66. Enhanced punishment after previous conviction</td>
<td>35</td>
</tr>
<tr>
<td>67. No suspension, remission or commutation in any sentence awarded under this Act</td>
<td>35</td>
</tr>
<tr>
<td>68. Presumption of culpable mental state</td>
<td>36</td>
</tr>
<tr>
<td>69. Presumption to the commission of an offence</td>
<td>36</td>
</tr>
</tbody>
</table>

**CHAPTER-IX**

*ESTABLISHMENTS, CONTROL, APPEAL AND REVISION*

<table>
<thead>
<tr>
<th>Section</th>
<th>Page No</th>
</tr>
</thead>
<tbody>
<tr>
<td>70. Establishments, delegation and withdrawal of powers</td>
<td>37</td>
</tr>
<tr>
<td>71. Control, appeal and revision</td>
<td>37</td>
</tr>
<tr>
<td>72. Correction of errors</td>
<td>38</td>
</tr>
</tbody>
</table>

**CHAPTER – X**

*MISCELLANEOUS PROVISIONS*

<table>
<thead>
<tr>
<th>Section</th>
<th>Page No</th>
</tr>
</thead>
<tbody>
<tr>
<td>73. Power of Government to make rules</td>
<td>38</td>
</tr>
<tr>
<td>74. Power of Government to exempt intoxicating liquor from provisions of the Act</td>
<td>41</td>
</tr>
<tr>
<td>75. Things liable to confiscation</td>
<td>41</td>
</tr>
<tr>
<td>76. Confiscation by Magistrate</td>
<td>42</td>
</tr>
<tr>
<td>77. Confiscation by Superintendent of Excise &amp; Narcotics</td>
<td>42</td>
</tr>
<tr>
<td>78. Power to compound offences</td>
<td>43</td>
</tr>
<tr>
<td>79. Bar to legal proceeding</td>
<td>44</td>
</tr>
<tr>
<td>80. Limitation of suit and prosecutions</td>
<td>44</td>
</tr>
<tr>
<td>81. The State Prohibition Council and the District Prohibition Committee</td>
<td>45</td>
</tr>
<tr>
<td>82. Repeal and savings</td>
<td>46</td>
</tr>
</tbody>
</table>
The Mizoram Liquor (Prohibition and Control) Rules, 2014

NOTIFICATION .................................................................................. 49

PART I
PRELIMINARY

1. Short title, extent and commencement. ........................................ 49
2. Definitions. .................................................................................... 49

PART II
INDIAN MADE FOREIGN LIQUOR
ISSUE OF LICENCES FOR IMPORT, EXPORT, TRANSPORT, STORAGE, SALE, CONSUMPTION, ETC.

3. Rules for issue of licences etc. ..................................................... 53
4. Import of IMFL and Extra Neutral Alcohol. ............................. 54
5. Private/Corporate Bonded Warehouse. ....................................... 54
6. Person eligible to import, transport IMFL and Extra Neutral
   Alcohol ........................................................................................... 54
7. Application for import of IMFL etc. ........................................... 55
8. Application for export of IMFL etc. ............................................ 55
9. Application for transport of IMFL etc. ....................................... 56
10. Endorsement of applications. .................................................... 57
11. Issue of Permit. ............................................................................ 57
12. Verification of consignment of IMFL on arrival ....................... 57
13. Establishment for Supervision of Distillery, Bonded
14. Distillery, Bonded Warehouse, etc. under joint lock and key of officers and licencee. ................................. 58
15. Entry of persons into Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage. ................................. 58
16. Ejection of undesirable persons ................................................ 59
17. Licencee etc. bound by provisions of the Act and Rules. ............ 59
18. Working hours in a Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage. ................................. 59
19. Procedure to be observed on arrival of liquor. ......................... 60
20. Receipt of Liquor. ...................................................................... 60
21. Removal of Liquor from Bonded Warehouse. ......................... 60
22. Breakage allowance. ................................................................. 60
23. Bond for transport of liquor. ......................................................... 61
24. Disposal of liquor on expiry of license. .................................. 61
25. Maintenance of Accounts. .......................................................... 62
26. Government not liable for loss etc. of Spirit in Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage. ................................. 62
27. Smoking and fire prohibited. ......................................................... 62
28. Enclosure of Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage. ....................................................... 62
29. Removal of Liquor from Bonded Warehouse, Distillery, Bottling Plant or Brewery. ................................................................. 63
30. List of employees. ................................................................. 63
31. Samples. ................................................................................. 63
32. Registration and Label Approval. ......................................... 64
33. Hologram. ............................................................................. 64
34. No advertisement. ................................................................. 65
PART III

LICENSED AD REGULATION OF DISTILLERY, BREWERY AND BOTTLING PLANT

36. Application for licence. ................................................................. 65

37. (1) Consideration of application. .................................................. 66
    (2) Purpose for which a Distillery, Brewery or Bottling Plant may be
        opened – .................................................................................. 67
    (3) Construction of Distillery, Brewery or Bottling Plant. .............. 67
    (4) Necessary additions or alterations to buildings, stills etc. require
        prior sanction of Commissioner. .................................................. 67
    (5) Commissioner may at any time verify Additions and Plants. . 68

38. Security deposit and execution of bond. ....................................... 68

39. Quarters for establishment – Office furniture ................................ 68

40. Licencee to give notice of commencement of work. ..................... 69

41. Power to withdraw establishment. ................................................ 69

42. (1) Arrangements of Still, etc. ........................................................ 69
    (2) Fastenings for locks. ................................................................. 70
    (3) Glass safe sampling. ................................................................. 70
    (4) Closed pipes for conveyance of Spirit from receivers to store
        room. ...................................................................................... 71
    (5) Receivers and vats to be provided with dipping rods and to be
        gauged. ................................................................................. 71
    (6) Cock(tap). ............................................................................. 71
    (7) Rooms and vessels to be marked and numbered. ................. 71

43. Vessels for storage ........................................................................ 72
<table>
<thead>
<tr>
<th>Rule No</th>
<th>Page No</th>
</tr>
</thead>
<tbody>
<tr>
<td>44. Dipping place or level of vessel not to be altered.</td>
<td>72</td>
</tr>
<tr>
<td>45. Materials.</td>
<td>72</td>
</tr>
<tr>
<td>46. (1) Removal of wash or wort, etc.</td>
<td>72</td>
</tr>
<tr>
<td>(2) No wash or wort or Spirit to be brought into plant.</td>
<td>73</td>
</tr>
<tr>
<td>(3) Wash or wort to be conveyed directly from wash backs to stills.</td>
<td>73</td>
</tr>
<tr>
<td>(4) Redistillation.</td>
<td>73</td>
</tr>
<tr>
<td>47. Strength of Spirit manufactured to be regulated by Commissioner.</td>
<td>73</td>
</tr>
<tr>
<td>48. Strength of beer manufactured to be regulated by Commissioner.</td>
<td>73</td>
</tr>
<tr>
<td>49. Notices</td>
<td>74</td>
</tr>
<tr>
<td>(1) Declaration of proof Spirit in wash.</td>
<td>74</td>
</tr>
<tr>
<td>(2) Periodical stoppage.</td>
<td>74</td>
</tr>
<tr>
<td>50. Transfer of Spirit or beer from receiver to store-room.</td>
<td>74</td>
</tr>
<tr>
<td>51. Hours of work.</td>
<td>74</td>
</tr>
<tr>
<td>52. Accounts to be kept in a plant.</td>
<td>75</td>
</tr>
<tr>
<td>53. Daily Accounts to be kept by licencee.</td>
<td>75</td>
</tr>
<tr>
<td>54. Taking stock accounts.</td>
<td>75</td>
</tr>
<tr>
<td>55. Submission of monthly statement.</td>
<td>76</td>
</tr>
<tr>
<td>56. Closed Circuit Television (CCTV).</td>
<td>76</td>
</tr>
</tbody>
</table>

**PART IV**

**RETAIL SALE OF LIQUOR**

<table>
<thead>
<tr>
<th>Rule No</th>
<th>Page No</th>
</tr>
</thead>
<tbody>
<tr>
<td>57. Application for retail sale of liquor.</td>
<td>77</td>
</tr>
<tr>
<td>58. Grant of licence for retail sale of liquor.</td>
<td>77</td>
</tr>
<tr>
<td>59. Application for liquor licence in a Club, Government Lodgings and</td>
<td></td>
</tr>
</tbody>
</table>
60. Permit for purchase, possession and consumption of liquor. .... 79
61. Limit of sale and possession. ................................................. 79
62. No display of liquor. ............................................................. 79
63. Cost of liquor to be displayed. .............................................. 79
64. No retail shop near place of religious worship or school. ....... 79
65. Canteen tenant licence. ......................................................... 80

PART V
MISCELLANEOUS

66. (1) Application for grant of exclusive privilege for manufacture and sale of country liquor. ......................................................... 80
(2) Consideration of application. ................................................. 81
(3) Security deposit and execution of bond. ............................... 81
67. Fixation of licence fee, etc. ..................................................... 81
68. Fixation of price. ................................................................. 81
69. Sensitising public against consumption of liquor at Public Places. ...................................................................................... 82
70. Use of Breathalyser .............................................................. 82
71. Endorsement to Motor Vehicle Licencing Authority. ............ 82
72. Dry days. ............................................................................ 83
73. Blacklist. ............................................................................ 83
74. Social Work ....................................................................... 83
75. Disposal of confiscated liquor etc. ........................................ 84
76. Special permit for purchase of IMFL. .................................... 84
77. Saving. .............................................................................. 84
## STANDARDISED FORMS

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Page No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Standardised Forms</td>
<td>85</td>
</tr>
<tr>
<td>Form MLPCR-1 Application for establishing Distillery, Brewery, Bottling Plant, Bonded Warehouse or Other Places of Storage</td>
<td>85</td>
</tr>
<tr>
<td>Form MLPCR-2 Licence for establishing of Distillery/ Brewery/ Bottling Plant/ Bonded Warehouse / Other Places of Storage</td>
<td>87</td>
</tr>
<tr>
<td>Form MLPCR-3 Application for import of Foreign Liquor, etc.</td>
<td>92</td>
</tr>
<tr>
<td>Form MLPCR-4 Permit for the import of Indian Made Foreign Liquor including Denatured Spirit or Extra Neutral Alcohol into Mizoram.</td>
<td>93</td>
</tr>
<tr>
<td>Form MLPCR-5 Application for export of foreign Liquor, etc.</td>
<td>108</td>
</tr>
<tr>
<td>Form MLPCR-6 Permit for the export of Indian Made Foreign Liquor including Denatured Spirit or Extra Neutral Alcohol into Mizoram.</td>
<td>110</td>
</tr>
<tr>
<td>Form MLPCR-7 Application for transport of Foreign Liquor, etc.</td>
<td>125</td>
</tr>
<tr>
<td>Form MLPCR-8 Pass/ permit for the transport of Indian Made Foreign Liquor and Overseas Liquor from Bonded Warehouse inside Mizoram.</td>
<td>126</td>
</tr>
<tr>
<td>Form MLPCR-9 Monthly statement of Indian Made Foreign Liquor and Overseas Liquor imported / exported</td>
<td>138</td>
</tr>
<tr>
<td>Form MLPCR-10 Monthly statement showing details of stock of Indian Made Foreign Liquor and Overseas Liquor, or Beer etc.</td>
<td>141</td>
</tr>
<tr>
<td>Form MLPCR-11 Monthly statement showing receipt / issue of Indian Made Foreign Liquor and Overseas Liquor, or Beer etc.</td>
<td>142</td>
</tr>
<tr>
<td>Form MLPCR-12 Application for Retail Vending of liquor</td>
<td>143</td>
</tr>
<tr>
<td>Rule No</td>
<td>Page No</td>
</tr>
<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>13. Form MLPCR-13 Permit for Retail Vending of liquor</td>
<td>144</td>
</tr>
<tr>
<td>14. Form MLPCR-14 Application for liquor licence in a Club, Government Lodgings or Hotel</td>
<td>145</td>
</tr>
<tr>
<td>15. Form MLPCR-15 Permit for liquor licence in a Club, Government Lodgings or Hotel</td>
<td>146</td>
</tr>
<tr>
<td>16. Form MLPCR-16 Application for purchase, possession and consumption of liquor</td>
<td>147</td>
</tr>
<tr>
<td>17. Form MLPCR-17 Permit for purchase, possession and consumption of liquor</td>
<td>149</td>
</tr>
<tr>
<td>18. Form MLPCR-18 Temporary late closing permit</td>
<td>150</td>
</tr>
<tr>
<td>19. Form MLPCR-19 Application for grant of Exclusive Privilege for manufacture and sale of country liquor</td>
<td>151</td>
</tr>
<tr>
<td>20. Form MLPCR-20 Licence for Exclusive Privilege for manufacture and sale of country liquor</td>
<td>152</td>
</tr>
<tr>
<td>21. Prescribed Register-I Register of permit issued</td>
<td>153</td>
</tr>
<tr>
<td>22. Prescribed Register-II Transaction register - receipt / issue of Indian Made Foreign Liquor and Overseas Liquor, or Beer etc.</td>
<td>154</td>
</tr>
<tr>
<td>23. Prescribed Register-III Proforma for maintaining daily account in the Excise &amp; Narcotics register by the Bonded Warehouse(wholesaler) / Retail Shop</td>
<td>155</td>
</tr>
</tbody>
</table>
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(Received the assent of the Governor of Mizoram on the 11th July, 2014)

Zahmingthanga Ralte
Deputy Secretary to the Govt. of Mizoram.
The Mizoram Liquor (Prohibition and Control) Act, 2014
(Act No. 8 of 2014)

AN ACT

To prohibit and control the production, manufacture, possession, transport, import, export, purchase, sale and consumption of intoxicating liquor and to provide for the imposition of excise duty thereon in the State of Mizoram and for matters connected therewith.

Be it enacted by the Legislative Assembly of the State of Mizoram in the Sixty Fifth Year of the Republic of India as follows:-

CHAPTER – I

PRELIMINARY

1. Short title, extent and commencement:

   (1) This Act may be called the Mizoram Liquor (Prohibition and Control) Act, 2014.

   (2) It shall extend to the whole of the State of Mizoram, except the three autonomous districts namely Chakma Autonomous district, Lai Autonomous district and Mara Autonomous district constituted under the Sixth Schedule to the Constitution of India.

   (3) It shall come into force on such date as the Government may, by notification in the Official Gazette, appoint in this behalf.
2. **Definitions:**

In this Act, unless the context otherwise requires: -

(1) “**Act**” means the Mizoram Liquor (Prohibition and Control) Act, 2014;

(2) “**Bar**” mean a retail business establishment that serves alcoholic drinks – beer, wine, liquor, and cocktails – for consumption on the premises.

(3) “**Beer**” means and includes ale, stout, port and all other alcoholic beverage usually made from malt or grain;

(4) “**Bonded Warehouse**” means a licenced private bonded warehouse or a public bonded warehouse or established by Government under this Act for storing liquor on which duty has not been paid;

(5) “**Bottling Plant**” means premises where bottling of liquor is done and includes every place therein where it is stored or wherefrom it is issued;

(6) “**Brewery**” means premises where beer is manufactured and includes every place therein where beer is stored or wherefrom it is issued;

(7) “**Club**” means a society of persons associated together for social intercourse for the promotion of politics, sports, arts and science or literature or for any purpose except the acquisition of gain and where the same be registered under the Companies Act, 1956 (Central Act 1 of 1956), the Mizoram Co-operative Societies Act, 1991 (Mizoram Act, 1991) or under any act relating to Co-operative Societies in force in Mizoram, or the Mizoram Societies Registration Act, 2005 or otherwise incorporated or not;

(8) “**Commissioner**” means the Commissioner of Excise & Narcotics appointed by the Government;

(9) “**Company**” means a body corporate and includes a firm, a licenced vendor or other association of individual.
(10) “Country liquor” means and includes intoxicating liquor distilled and fermented from agricultural produce;

(11) “Denatured alcohol” means alcohol so mixed with another substance in order to render the mixture unfit for human consumption whether as a beverage, or internally as a medicine;

(12) “Distillery” means premises where spirit is manufactured and includes every place therein where it is stored or wherefrom it is issued;

(13) “Duty” or “Countervailing Duty” means the duty of Excise or countervailing duty, as the case may be, mentioned in entry 51 in List II of the Seventh Schedule to the Constitution;

(14) “Excisable article” means –

(a) any liquor for human consumption and spirituous preparations, not being a medicinal preparation or a toilet preparation under the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (Central Act 16 of 1955) or

(b) Any intoxicating liquor or substance;

(15) “Excise Officer” means any officer subordinate to the Commissioner and any Excise & Narcotics Officer invested with powers under this Act;

(16) “Excise Station” means any Excise & Narcotics Station established by the Government;

(17) “Excise Duty” means revenue collected from any duty, fee, tax, penalty, payment (other than a fine imposed by a Court of Law) or confiscation imposed, made or ordered under any provision of this Act, or under any other law for the time being in force relating to alcoholic liquor or intoxicants;

(18) “Export” means to take out of the State of Mizoram, otherwise than across a Customs frontier as defined by the Central Government;

(19) “Foreign liquor” means any liquor imported by land, sea or air into India;
(20) “Government” means the State Government of Mizoram;

(21) “Holder of a licence” includes a person whose bid, tender or application for a licence, permit or pass has been accepted by the Commissioner or any Excise Officer empowered to grant such licence, permit or pass although such person may not in fact have received the licence, permit or pass;

(22) “Import” means to bring into the State of Mizoram, otherwise than across a Customs frontier as defined by the Central Government;

(23) “Intoxicant” means any intoxicating substance but does not include a medicinal preparation or a toilet preparation under the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (Central Act 16 of 1955);

(24) “Intoxicating liquor” means any liquor and includes Zu, Rakzu, Tinzu, Zupui, Zufang, all liquid consisting of or containing alcohol and any other substance which the Government may, by notification, declare to be liquor for the purpose of this Act but does not include any medicinal preparation or any toilet preparation under the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (Central Act 16 of 1955);

(25) “Licence” means any licence issued by the competent authority under this Act;

(26) “Manufacture” includes every process, whether natural or artificial, by which any intoxicating liquor is produced or prepared, redistillation and every process for the rectification, flavouring, blending, colouring or bottling of liquor;

(27) “Notification” means a notification published in the official gazette;

(28) “Nuisance” includes any act, which causes or is likely to cause injury, danger, annoyance or offence to the sense of sight, smell or hearing, or which is or may be dangerous to life or property;
(29) “Pass” means any pass issued by the competent authority under this Act;

(30) “Permit” means any permit issued by the competent authority under this Act;

(31) “Place” includes a house, building, shop, tent, vessel, raft and vehicle;

(32) “Public place” means any public conveyance, hotel, shop, or any other place intended for use by, or accessible to the public;

(33) “Prescribed” means prescribed by rules or notifications made under this Act;

(34) “Registered Medical Practitioner” means a person registered under the Indian Medical Council Act, 1956;

(35) “Sell” means any transfer of ownership including barter;

(36) “Spirit” means any liquor containing alcohol obtained by distillation, whether it is denatured or not and includes “Rakzu”;

(37) “State” means the State of Mizoram and it shall include any State or Union Territory in India;

(38) “To bottle” means to transfer liquor from a cask or other vessel to a bottle or other receptacle for the purpose of sale, whether any process of rectification be employed or not; and includes rebottling;

(39) “Transport” means to move liquor from one place to another within Mizoram;

(40) “Wine” means fermented juice of apple, ginger, grape, guava, passion fruit, peach, pear or pineapple, or any other fruits, as may be notified by the Government;

(41) “Winery” means premises where wine is manufactured and includes every place therein where wine is stored or wherefrom it is issued.

(42) “Zu” means any rice, millet or other grain fermented
naturally from itself or with some foreign or artificial substance, whether mixed with any liquid or not, and any liquid obtained therefrom, whether diluted or undiluted.

CHAPTER – II

MANUFACTURE, POSSESSION AND SALE

3. Establishment or Licensing of distilleries, breweries, wineries, bottling plants and bonded warehouses:

The Commissioner, with the sanction of the Government and on such conditions as may be imposed and such fee as may be prescribed, may –

(1) issue licence for a distillery in which liquor may be manufactured;
(2) issue licence for a brewery;
(3) issue licence for a winery;
(4) issue licence for establishment of bottling plant for liquor;
(5) establish or issue licence for a bonded warehouse wherein any intoxicating liquor may be deposited and kept without payment of duty;
(6) issue licence for retail sale of liquor;
(7) issue licence for bar;
(8) discontinue any distillery, brewery, winery, bottling plant, bonded warehouse, retail shop, or bar so established;

Note: Any club which has transactions with its members in respect of foreign liquor shall be deemed to be conducting retail sale and shall be required to obtain a licence under this Act on payment of such fees and subject to such restrictions and on such
conditions as may be prescribed.

4. **Licence, permit or pass required for depositing or keeping intoxicating liquor in bonded warehouse or other place of storage:**

   No person shall, except under the authority and subject to the terms and conditions of a licence, permit or pass granted in that behalf by the Commissioner or any other officer authorized by him, deposit or keep any intoxicating liquor in any bonded warehouse or other place of storage.

5. **Payment of duty on removal from distillery, brewery, winery, bottling plant, bonded warehouse or other place of storage:**

   No intoxicating liquor shall be removed from any distillery, brewery, winery, bottling plant, bonded warehouse or other place of storage licenced, established or authorized under this Act, unless the duty or fee, if any payable under Chapter V or Chapter VI has been paid or a bond has been executed for the payment thereof.

6. **Maintenance and use of measures, weights and instruments by a licencee:**

   Every person who manufactures, bottles or sells any intoxicating liquor under a licence granted under this Act—
   
   (a) shall supply himself with such standard measures, standard weights, measuring instruments and weighing instruments duly verified and approved by the Commissioner and such other instruments as the Commissioner may prescribe and shall keep the same in good condition; and

   (b) when such measures, weights and instruments have been so prescribed, shall, on the requisition of any Officer referred to in Section 29, measure, weight
or test any intoxicating liquor in his possession, at such time and in such manner as such officer may require.

7. **Retail and wholesale:**

The Government may by notification, declare what quantity of any intoxicating liquor shall, for the purposes of this Act, be the limit of a retail sale.

8. **Limit of possession:**

(1) No person shall possess or sell any quantity of intoxicating liquor, in excess of such quantity as the Government may declare to be the limit of a retail sale or possession, except under a permit specially granted by the Government in this behalf.

(2) Subject to the provisions of rules made under this Act, the provision of sub-section (1) shall not apply to—

   (a) any foreign liquor which is in the lawful possession of any common carrier or warehouseman as such, or

   (b) any foreign liquor which has been purchased lawfully by any person for his bona fide private consumption and not for sale.

(3) A person licenced to manufacture, possess or sell any intoxicating liquor shall not have in his possession at any place other than that authorized by his licence, permit or pass, any quantity of any intoxicating liquor in excess of such quantity as the Government has declared to be the limit of a retail sale, except under a permit granted by the Commissioner in this behalf.

9. **Grant of exclusive privilege of manufacture and sale of country liquor:**

(1) The Commissioner, with previous sanction of the Government, may grant to any person, on such conditions and for such
period as it may thinks fit, the exclusive privilege –
(a) of manufacturing or supplying by wholesale or retail, any country liquor within any specified local area.
(b) of selling by wholesale or retail, any country liquor within any specified local area.
(2) No grantee of any privilege under sub-section (1) shall exercise the same unless or until he has obtained a licence, permit or pass in this behalf from the Commissioner.

10. Transfer of exclusive privilege:
(1) A grantee of an exclusive privilege under Section 9 shall not let or assign the same or any portion thereof unless he is expressly authorized by a condition made under that section to do so.
(2) Such letting or assignment shall be made only to a person approved by the Commissioner.
(3) The lessee or assignee shall not exercise any rights as such unless and until the Commissioner has, upon his application granted him a permit to do so.

11. Power to declare dry days:
The Commissioner may, by order declare any day, or days as dry day, or days for the whole of Mizoram to which this Act applies or for any local area comprised therein in which sale and consumption of any intoxicating liquor shall be prohibited and no liquor shop shall be opened.

12. Power to close shops temporarily:
If any riot or unlawful assembly is apprehended or occurs in the vicinity of any shop in which any intoxicating liquor is sold, the District Magistrate may require such shop to be kept closed for such period as he may think necessary;
Provided that the District Magistrate who makes direction under this section shall forthwith inform the Commissioner and the Superintendent of Excise & Narcotics concerned of his action and the reason thereof.

CHAPTER – III

IMPORT, EXPORT AND TRANSPORT

13. **Restrictions on export, import or transport:**

No intoxicating liquor shall be exported, imported or transported unless—

1. the Commissioner, or any officer duly authorised by him has given permission, either general or special, for its export, import or transport;

2. such conditions, if any, as the Commissioner may impose have been satisfied; and

3. the duty, if any payable under Chapter V, as may be prescribed, has been paid, or a bond has been executed for the payment thereof;

Provided that the Government may, subject to such conditions, if any as it thinks fit to impose, exempt any intoxicating liquor from the provisions of this sub-section.

14. **Grant of passes:**

1. A pass for the import, export or transport, of intoxicating liquor may be issued by the Commissioner or any officer authorised by him in this behalf.

2. A pass issued under sub-section (1) may be either general for definite periods and specified kinds of intoxicating liquors
or special for specified occasions and particular consignment only.

(3) A pass under sub-section (1) may be issued only for the purposes of imposing and collecting duty or ensuring conformity with licence requirements and any other requirements under this Act.

CHAPTER-IV

LICENCES, PERMITS AND PASSES

15. Fees, condition and form of licences, permits or passes:

Every licence, permit or pass under this Act shall be granted-
(a) on payment of such fees, if any, as the Government may fix, and
(b) subject to such restrictions and on such conditions as may be imposed by rules, and
(c) in such form and contain such particulars as the rules may prescribe.

16. Duration of licence, permit or pass:

Every licence, permit or pass under this Act shall be granted for such period, if any, as may be prescribed by rules made under this Act.

17. Agreement to be made by licencee:

Any authority granting a licence, permit or pass under this Act may require the grantee to execute an agreement, in conformity with the tenure of his licence, permit or pass, and to give such security, for the performance of such agreement, or to make such deposit in lieu of security, as the authority granting the licence, permit or pass may require.
18. **Accounts and returns:**

Every licencee shall maintain such accounts and submit to the authorized officers such returns in such forms containing such particulars relating to stock, apparatus, duty, fee payable and paid to the Government and such other information at such intervals as may be prescribed.

19. **Transfer of licence, permit or pass:**

The licence, permit or pass granted under this Act is not transferable except with the prior approval of the licencing authority subject to such terms and conditions as may be prescribed.

20. **Technical defects, irregularities and omissions:**

(1) No licence, permit or pass granted under this Act shall be deemed to be invalid by reason merely of any technical defect, irregularity or omission in the licence, permit or pass or in any proceedings taken prior to the grant thereof.

(2) The decision of the Commissioner as to what is a technical defect, irregularity or omission, shall be final.

21. **Power to cancel or suspend licence, permit or pass:**

(1) Subject to such restrictions as the Government may prescribe by rules made under Section 73, the authority who granted any licence, permit or pass under this Act may cancel or suspend or impose fine, –

(a) if it is transferred or sublet by the holder thereof without the permission of the said authority; or
(b) if any duty, tax or fee payable by the holder thereof be not duly paid; or
(c) in the event of any breach by the holder thereof, or by any of his servants, or by any one acting on his behalf with his express or implied permission, of any of the terms or conditions thereof, or
(d) if the holder thereof is convicted of any offence punishable under this Act or any other law for the time being in force relating to revenue, or of any cognizable and non-bailable offence, or of any offence punishable under the Narcotic Drugs and Psychotropic Substances Act, 1985 (Central Act 61 of 1985) or The Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988 (Central Act 46 of 1988) or under any section 479 to 489 of the Indian Penal Code, (Central Act 45 of 1860) or under the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (16 of 1955); or the holder is chargeable under any law relating to Domestic violence and child’s rights and protection thereof; or

(e) if the holder of an exclusive privilege granted under Section 9 has contravened any provision of this Act or any rule made thereunder or makes default in complying with any condition imposed upon him by such licence, permit or pass; or

(f) if the condition of the licence, permit or pass provided for such cancellation or suspension is violated by the holder of licence, permit or pass.

(2) The holder of a licence, permit or pass shall not be entitled to any compensation for its cancellation or suspension under this section, or to the refund of any fee paid or deposited made in respect thereof, and the fee so paid or deposited so made shall stand forfeited as fine.

22. **Power to cancel licence, permit or pass etc.**:

(1) Whenever the authority which granted any licence, permit or pass under this Act considers that the licence, permit or
pass shall be cancelled for any reason other than those specified in
Section 21, it may, subject to such restrictions, if any, as the Gov-
ernment may prescribe by rules under Section 73, cancel the li-
cence, permit or pass either,—

(a) on the expiration of fifteen day’s notice in writing
of its intension to do so, or

(b) forthwith without notice, after recording its reasons
in writing for doing so.

(2) When a licence, permit or pass is cancelled under sub-
section (1), any security or advance deposited by the holder of
such licence, permit or pass shall stand forfeited as fine.

23. **No right to renewal, or compensation:**

No person to whom a licence, permit or pass has been
granted under this Act shall have any claim to the renewal of such
licence, permit or pass, or any claim to compensation on the de-
termination thereof.

**CHAPTER – V**

**LEVY OF DUTY**

24. **Levy of duty:**

An excise duty and or a countervailing duty, as the case
may be, at such rate or rates as the Government may direct, may
be imposed on—

(1) any exciseable article imported, or
(2) any exciseable article exported, or
(3) any exciseable article transported, or
(4) any exciseable article manufactured or bottled in any distillery, brewery, winery or bottling plant established or kept in a bonded warehouse under licence under this Act.

**Explanation:** Duty may be imposed on any article under this section at different rates according to the purposes for which such article is intended to be used, according to the places to which such article is to be removed for consumption or according to the varying strengths, and quality of such article.

25. **Mode of levy of duty:**

Subject to such rules regulating the time, place and manner of the levy and collection of duty, as may be prescribed, and duty imposed under Section 24 may be levied in any of the following ways:

1. on an exciseable article imported,—
   a. by payment upon or before import in Mizoram or in the State or Territories from which the article is brought, or
   b. by payment before issue of transport permit at District offices;
   c. by payment upon issue for sale from distillery, brewery, winery, bottling plant and bonded warehouse established under this Act;

2. on an exciseable article exported — by payment in Mizoram or in the State or Territory to which the article is sent;

3. on an exciseable article transported,—
   a. by payment in the district from which the article is sent, or
   b. by payment upon issue for sale from a distillery, brewery, winery, bottling plant or bonded warehouse established under this Act,
(4) (a) on liquor, wine or beer manufactured in any distillery, brewery, winery or bottling plant established under this Act,
(b) in accordance with such scale or equivalence calculated on the quantity of materials used, or by the degree of attenuation of the wash or wort, as the case may be, as the Government may prescribed;

Provided that, where payment is made upon the issue of an exciseable article for sale from a distillery, brewery, winery, bottling plant or bonded warehouse, it shall be at the rate of duty in force on the date of issue of such article from such distillery, brewery, winery, bottling plant or bonded warehouse established under this Act.

26. **Payment for grant of exclusive privilege:**

Instead of, or in addition to, any duty leviable under this Act, the Government may accept payment of a sum in consideration of the grant of any exclusive privilege under Section 9.

27. **Grant of exemption from payment of excise duty:**

The Government may, either wholly or partially, and subject to such condition as it may think fit to prescribe, grant exemption to any holder of a licence from the payment of excise duty on import or collection of any exciseable article from any distillery, brewery, winery, bottling plant or bonded warehouse for any specified period or occasion according to the purposes for which such article is intended to be used.
CHAPTER-VI

DEPARTMENTAL MANAGEMENT OR TRANSFER

28.  Power of Commissioner to take grants under management, or to transfer them:

(1) If any holder of a licence, permit or pass granted under this Act contravenes any provision of this Act or any rule made thereunder, or makes default in complying with any condition imposed upon him by such licence, permit or pass, after the cancellation of such licence, permit or pass, the Commissioner may at any time—

(a) take over the management, at the risk and loss of the person to whom such licence, permit or pass was issued;

(b) transfer the unexpired portion of the management at the risk and loss of that person to any other person.

(2) If any person to whom an exclusive privilege has been granted under Section 9 contravenes any provision of this Act or any rule made thereunder, or makes default in complying with any condition imposed upon him by such privilege, the Commissioner may, at any time—

(a) take over the management, at the risk and loss of the person to whom such licence, permit or pass was issued;

(b) transfer the unexpired portion of the management at the risk and loss of that person to any other person.
29. Power to inspect places of manufacture, bottling plant, bonded warehouse, retail shop, bar etc. and to seize utensils etc.:

Any of the following Officers, namely:

(a) the Commissioner, or his subordinate officers, or
(b) any Excise & Narcotics Officer not below the rank of Inspectr–

(i) may enter and inspect, at any time by day or night, any place in which any licenced manufacturer carries on the manufacture of, or bottling, or stores any intoxicating liquor, and

(ii) may enter and inspect, at any time by day or night, any place in which any intoxicating liquor is sold or kept for sale by any licenced person; and

(iii) may examine the accounts, registers, passes and such other documents maintained, as may be prescribed by the Government by rules made under this Act; and

(iv) may examine, test, measure or weight materials, stills, utensils, implements, apparatus or intoxicating liquor found in any such place as aforesaid; and
(v) may seize any intoxicating liquor, materials, stills, utensils, implements, apparatus referred to in clause (i), clause (ii) or clause (iii) together with any accounts, registers, passes and other documents referred to, or connected with those referred to in clause (iii) found in any such place as aforesaid.

(vi) may examine or test and seize any measures, weights or testing instruments, found in any such place as aforesaid, which he has reason to believe to be false.

30. **Power of entry, search, seizure and arrest:**

Any Excise & Narcotics Officer or Police Officer not below the rank of Assistant Sub-Inspector, who has reason to believe, from personal knowledge or from information received from any person that any liquor, material, utensil, implement or apparatus in respect of which an offence punishable under this Act or the rules made thereunder is kept or concealed in any building, vehicle, vessel, or enclosed place, may at any time during day or night—

(a) enter into any such building, vehicle, vessel or place and conduct search; and in case of resistance, break open any door and remove any other obstacle to such entry;

(b) seized such liquor, material, utensil, implement, or apparatus, and any document or apparatus, or other articles which may furnish evidence of the commission of the offence;

(c) detain, search and arrest any person whom he has reason to believe to have committed an offence under this Act relating to liquor, material, utensil,
implement or apparatus;

31. **Power of seizure and arrest in public places:**

Any officer of Excise & Narcotics and Police officer referred to in Section 30 of this Act may, without warrant –

(a) seize, in any public place or in transit any liquor, material, utensil, implement or apparatus in respect of which he has reasons to believe that an offence punishable under this Act or the rules made thereunder, has been committed, and along with it, any document or other article which may furnish evidence of the commission of the offence, and

(b) stop, rummage and search any vehicle, vessel or conveyance. If it becomes necessary to stop the vehicle, vessel or conveyance, he may use all lawful means for stopping it.

(c) detain, search and arrest any person whom he has reason to believe to have committed an offence under this Act.

32. **Magistrate to try offences under the Act:**

Any Magistrate having the power of the Judicial Magistrate of the first class shall try any offence punishable under this Act.

33. **Power to issue warrant of arrest and search:**

Any magistrate of the first class may issue warrant of arrest of any person whom he has reason to believe to have committed an offence punishable under this Act, or the rules made thereunder; or,

for the search, whether by day or by night, of any buildings, vehicle, vessels or places in which he has reason to believe that any liquor, material, utensil, implement, documents or appara-
tus, in respect of which an offence punishable under this Act has been committed, is kept or concealed.

34. **Power of investigation, prosecution, procedure for investigation and trial:**

(1) The State Government may invest any Officer not below the rank of Assistant Sub-Inspector of the Excise & Narcotics, the powers of an Officer-in-charge of a Police Station as mentioned in clause (o) of Section 2 of Criminal Procedure Code, 1973 for the purposes of investigation and prosecution of offences under this Act.

(2) Save as otherwise expressly provided in this Act, the provisions of the Code of Criminal Procedure, 1973 shall apply to the investigation and trial of offences against this Act.

35. **Officers of Government, Members of Village/Local Council and Village Defence Party are bound to give information:**

Every Officer of the Government, every member of a Village/Local Council, and Village Defence Party shall be bound to give immediate information to the nearest Excise & Narcotics or Police Station of the commission of any offence and of the intention or preparation to commit any offence under this Act which may come to his knowledge.

36. **Arrest by private person or group of persons and procedure on such arrest:**

Any private person or group of persons may arrest or cause to be arrested any person who commits a non-bailable and cognizable offence under this Act, and, without unnecessary delay, shall make over or cause to be made over any person so arrested to the Excise & Narcotics officer or Police officer, or, in the absence of the Excise or Police officer, take such person or cause
him to be taken in custody to the nearest Excise & Narcotics Station or Police Station.

37. **Landlords and other to give information:**

Every person who owns or occupies any land or building, or who is a landlord of an estate or the agent of such owner, occupier or landlord of the land, building or estate, as the case may be, in which there has been any unlawful manufacture of any liquor or any owner of a vessel or vehicle in which liquor is manufactured or carried on shall in the absence of reasonable excuse, be bound to give information of the same to the Excise & Narcotics officer or Police officer immediately after the same have come to his knowledge.

38. **Report of arrest and seizure:**

Any officer making an arrest or seizure under this Act shall, within twenty-four hours of such seizure and arrest make a full report of all the particulars of such arrest or seizure to his immediate official superior, and produce the arrested person before a magistrate. The time taken for the journey from the place of seizure or arrest to the Court shall not, however, be counted.

39. **Appointment of departmental officer as expert:**

The State Government may appoint an officer or a class of officers in the Excise & Narcotics Department and Police Department as expert for the purpose of analysis or examination of liquor.

40. **Offences cognizable and non-bailable:**


(a) every offence punishable under this Act shall be cognizable;

(b) no person accused of an offence punishable for a term of imprisonment of three years or more under
this Act shall be released on bail or on his own bond unless –

(i) the prosecutor has been given an opportunity to oppose the application for such release, and

(ii) where the Prosecutor opposes the application, the Court is satisfied that there are reasonable grounds for believing that he is not guilty of such offence and that he is not likely to commit any offence while on bail.

41. **Excise & Narcotics and Police custody of articles seized:**

(1) Officers-in-Charge of Excise & Narcotics or Police Stations shall take charge of and keep in safe custody, pending the orders of a Magistrate, all persons arrested and all articles seized under this Act and brought or delivered to them as the case may be.

(2) All samples so taken shall be sealed with the seal of the Officer-in-charge of the Excise & Narcotics or the Police Station as the case may be.

(3) Any Excise & Narcotics Station shall deem to be a Police Station as mentioned in clause (s) of Section 2 of Criminal Procedure Code, 1973 for the purpose of investigation and prosecution of the offences under this Act.
CHAPTER-VIII

PROHIBITIONS, OFFENCES AND PENALTIES

42. Prohibition of manufacture, transport, import, export, and consumption of liquor, except under licence, permit or pass:

(1) No person, without licence, permit or pass under the Act, shall—
   (a) transport, import, export, or possess liquor;
   (b) sell or buy liquor;
   (c) manufacture liquor;
   (d) use or keep for use any material, utensil, implement or apparatus whatsoever for manufacture of liquor; and
   (e) construct any distillery, brewery, winery, bottling plant and bonded warehouse;

(2) No person shall consume liquor except on a permit granted under the provisions of this Act or the rules made thereunder, as the case may be.

(3) No person shall consume liquor in public place.

(4) No person shall make nuisance under the influence of liquor.

(5) No person shall drive any motor vehicle while under the influence of liquor.

43. Punishment for contravention of Section 42:

(1) Whoever contravenes the provisions of sub-section (1) of Section 42 of this Act shall, on conviction, be punished with imprisonment for a term of not less than six months which may extend to five years and also with fine of not less than five thousand
rupees which may extend to ten thousand rupees;

(2) Whoever in contravention of the provisions of sub-section (2), (3), (4) or (5) of Section 42 of this Act shall, on conviction, be punished with imprisonment for a term of not less than one month which may extend to two years or with fine of not less than one thousand rupees which may extend to five thousand rupees, or with both.

Provided that the trying magistrate may, after convicting the accused and in lieu of imprisonment and fine, pass order by which the convict is released and is compelled to do social work for not more than five working days under the supervision of the Excise & Narcotics officer or Police officer as per the terms and conditions as may be passed by the trial court in the order or prescribed in the rules.

Provided further that if the convict absconds or violates the terms and conditions passed by the trial court in the order or the rules except on sufficient ground, he shall be liable to the sentence prescribed in this sub-section.

(3) The permit of a person convicted or penalised under the provision of sub-section (3), (4) or (5) of Section 42 of this Act may be liable to be cancelled.

(4) Any registered medical practitioner shall be competent to examine and prove that a person has consumed liquor or has been in a state of intoxication.

(5) Breath analyser may also be used for proof of liquor consumption.

44. Punishment for illegal possession in small quantity for personal consumption of any intoxicating liquor:

Whoever, in contravention of any provision of this Act, or any rule or order made or permit issued thereunder, possess in a small quantity, any intoxicating liquor which is proved to have been
intended for his personal consumption and not for sale or distribution, or consume any intoxicating liquor shall, notwithstanding anything contained in this Act, be punishable with imprisonment for a term of not less than five days which may extend to one month with a fine of not less than five hundred rupees which may extend to one thousand rupees or with both.

**Explanation—**  
(1) For the purpose of this section ‘small quantity’ means such quantity as may be specified and notified by the Government in the Official Gazette.  
(2) Where a person is shown to have been in possession of a small quantity of intoxicating liquor, the burden of proving that it was intended for the personal consumption of such person and not for sale or distribution, shall lie on such person.

### 45. Prohibition of alteration of denatured alcohol:

No person shall –

(a) alter or attempt to alter any denatured alcohol by dilution with water or by any method whatsoever, with the intention that such alcohol may be used for human consumption, whether as beverage or internally as a medicine or in any other way whatsoever; or

(b) have in his possession any denatured alcohol in respect of which he knows or has reason to believe that such alteration or attempt has been made.

### 46. Punishment for alteration of denatured alcohol etc.:

Whoever contravenes the provisions of Section 45 of this Act shall be liable to be punished with imprisonment for a term of not less than six months which may extend to five years and with fine of not less than five thousand rupees which may extend to ten thousand rupees.
In prosecution for an offence under this section, it shall be presumed, until the contrary is proved, that the alteration or attempt to alter any denatured alcohol, or possession of denatured alcohol was done with the intention that such alcohol may be used for human consumption as intoxicating liquor.

47. **Penalty for selling spurious liquor:**

Whoever sells or keeps spurious liquor shall be punishable with imprisonment of not less than three months which may extend to three years and fine of not less than five thousand rupees which may extend to ten thousand rupees.

48. **Prohibition of mixing other substance with liquor:**

Whoever mixes or permits to be mixed any drugs or any foreign ingredient with any liquor sold or manufactured or possessed by him which may cause disability or unconsciousness or hurt shall be punishable with imprisonment for a term of not less than six months which may extend to five years and with fine of not less than five thousand rupees which may extend to ten thousand rupees.

49. **Punishment for allowing premises to be used for the commission of an offence:**

Whoever being the owner or occupier or having the use of any house, room enclosure, space, vessel, compound, place or vehicle, knowingly permits it to be used for the commission, by any other person, of an offence punishable under this Act or the rules made thereunder shall be liable to be punished with imprisonment for a term of not less than three months which may extend to three years, or with fine of not less than two thousand rupees which may extend to five thousand rupees, or with both;

50. **Possession of intoxicating liquors not obtained from a licenced vendor prohibited:**
(1) No person shall have in his possession any intoxicating liquor which has not been obtained from a licenced vendor.

(2) Sub-section (1) shall not apply to –

   (a) any intoxicating liquor lawfully deposited or kept in a distillery, brewery, winery, bonded warehouse or other place of storage under this Act, or
   
   (b) any intoxicating liquor lawfully in the possession of a licenced vendor, or
   
   (c) any intoxicating liquor in the possession of a person who has lawfully imported it, or who is authorized by the Commissioner or any officer authorised by him to possess it, or
   
   (d) any liquor in the possession of any common carrier or warehouseman as such, or purchased at a sale authorized under the Act.

51. **Penalty for misconduct by permit holder:**

   Whoever, being the holder of a permit, licence, pass or authorization granted under this Act, or a person in the employment of such holder of permit, licence, pass or authorization, while in transit—

   (a) fails to produce such permit, licence, pass or authorization on demand by the Excise & Narcotics or Police Officer of the rank of Assistant Sub-Inspector and above, or
   
   (b) willfully does or omits to do anything in contravention of any rule, or order made under this Act shall be liable to be punished with imprisonment for a term of not less than one month which may extend to one year or with fine of not less than two thousand rupees which may extend to ten thousand rupees, or with both.
The licence, permit, pass or authorisation of such offender shall be liable for cancellation, by the issuing authority.

52. **Attempt to commit offence under this Act:**
   Whoever attempts to commit any offence punishable under this Act shall be liable to the punishment provided for such offence.

53. **Punishment for obstruction etc.:**
   Whoever obstructs, assaults or threatened to assault or attempts to obstruct or disobeys any personnel of Excise & Narcotics or Police Department in the discharge of his official duties shall be punishable with imprisonment for a term of not less than three months which may extend to three years and with fine of not less than two thousand rupees which may extend to five thousand rupees.

54. **Abetments:**
   Whoever abets an offence punishable under this Act shall, whether such offence be or be not committed, in consequence of such abetment, be punished with the punishment provided for the offence.

55. **Penalty for maliciously giving false information:**
   Any person who maliciously and falsely gives information to any person exercising powers under this Act leading to a search, seizure, detention or arrest shall, on conviction, be punished with imprisonment for a term of not less than one month which may extend to one year or with fine of not less than five hundred rupees which may extend to two thousand rupees or with both.

56. **Employment of children under eighteen years by any licensee is prohibited:**
No person who is licenced to manufacture, bottle and sell foreign liquor, wine or country liquor shall employ or permit to be employed, either with or without remuneration, any person under the age of eighteen years in any part of such premises.

57. **Penalty for adulteration by licenced manufacturer, bottler, bonded warehouse owner, or vendor or his servant:**

If any licenced manufacturer, bottler, bonded warehouse owner, or vendor, or any person in his employment and acting on his behalf adulterates liquor with any other substance or has in his possession any adulterated liquor, if convicted, he shall be liable to imprisonment for a term of not less than two months which may extend to two years, or to fine of not less than two thousand rupees which may extend to five thousand rupees, or with both.

58. **Penalty for certain unlawful acts of licenced vendors or their servants:**

(1) If any licenced vendor, or any person in his employment and acting on his behalf,—

(a) sells any intoxicating liquor to a person who is drunk or intoxicated; or

(b) sells or delivers any liquor to any person apparently under the age of eighteen years, whether for consumption by such person or by any other person, and whether for consumption on or off the premises of such vendor, or

(c) permits drunkenness, intoxication, create nuisance or gambling on the premises of such vendor;

he shall be liable to imprisonment for a term of not less than one month which may extend to one year, or fine of not less than five hundred rupees which may extend to two thousand rupees, or with both.
The licence, permit or pass of such offender shall be liable to cancellation by the issuing authority.

(2) When any licenced vendor, or any person in his employment and acting on his behalf, is charged with permitting drunkenness or intoxication on the premises of such vendor and it is proved that any person was drunk or intoxicated on such premises, it shall lie on the person charged to prove that the vendor and the persons employed by him took all reasonable steps for preventing drunkenness or intoxication on such premises.

59. **Penalty for possession of unlawfully imported, exported, transported and manufactured intoxicating liquor, etc.:**

If any person, without lawful authority, has in his possession any quantity of any intoxicating liquor, knowing the same to have been unlawfully imported, transported or manufactured; or knowing that the prescribed duty has not been paid thereon, he shall be liable to imprisonment for a term of not less than six months which may extend to five years and shall also be liable to fine of not less than five thousand rupees which may extend to ten thousand rupees.

60. **Penalty for failing to produce licence, permit or pass by licensee or his servant:**

If any holder of a licence, permit or pass granted under this Act or any person in the course of his employment and acting on his behalf, fails to produce such licence, permit or pass on the demand of any Excise Officer duly authorized by the Commissioner, in this behalf to make such demand he shall be liable to fine of not less than five hundred rupees which may extend to one thousand rupees.

61. **Import, export, transport, manufacture, sale or possession by one person on account of another:**
(1) When any intoxicating liquor has been imported, exported, transported, manufactured or sold or is possessed by any person on account of any other person, and such other person knows or has reason to believe that such import, export, transport, manufacture or sale was, or that such possession is, on his account, the article shall for the purposes of this Act, be deemed to have been imported, exported, transported, manufactured or sold by, or to be in the possession of, such other person.

(2) Nothing in sub-section (1) shall absolve any person who imports, exports, transports, manufactures sells or has possession of an intoxicating liquor on account of another person from liability to any punishment under this Act for the unlawful import, export, transport, manufacture, sale or possession of such article.

62. **Criminal liability of licensee for acts of servant:**

When any offence punishable under this Act is committed by any person in the course of his employment and acting on behalf of the holder of a licence, permit or pass granted under this Act, such holder shall also be deemed to have himself committed the offence, unless he establishes that all due and reasonable precautions were exercised by him to prevent the commission of such offence and shall, subject to the provisions of Section 61, be punishable accordingly.

63. **Imprisonment under Section 61 or section 62:**

No person other than the actual offender shall be punished under Section 61 or section 62 with imprisonment, except in default of payment of a fine.

64. **Punishment for vexatious search, seizure or arrest:**

Any officer or person exercising powers under this Act, who –

(a) maliciously enter or search or causes to be search any building or house or similar dwelling place, or
(b) vexatiously and unnecessarily seizes the property of any person in the pretence of seizing or searching for anything liable to confiscation under this Act, or
(c) vexatiously and unnecessarily detains, searches or arrests any person; or
(d) in any other way maliciously exceeds or abuses his lawful powers,

shall, on conviction, be punished with imprisonment for a term of not less than ten days which may extend to three months or with fine of not less than one hundred rupees which may extend to five hundred rupees or with both.

65. **Punishment for offence for which no punishment is provided:**

Whoever contravenes any provision of this Act or any rule or order made, or any condition of any licence, permit or authorisation issued there under for which no punishment is separately provided in this Act, shall be punishable with imprisonment for a term of not less than one month which may extend to six months or with fine of not less than three hundred rupees which may extend to one thousand rupees, or with both.

66. **Enhanced punishment after previous conviction:**

If any person, after having been previously convicted of an offence punishable under any of the provisions of this Act subsequently commits and is convicted of an offence punishable under this Act, he shall be awarded punishment to twice the punishment which might be imposed on a first conviction under this Act and so on for the subsequent convictions.

67. **No suspension, remission or commutation in any sentence awarded under this Act:**
Notwithstanding anything contained in the Code of Criminal Procedure, 1973 (Act No. 2 of 1974), or any other law for the time being in force, no sentence awarded under this Act shall be suspended or remitted or commuted.

68. **Presumption of culpable mental state:**

(1) In any prosecution for an offence under this Act which requires culpable mental state of the accused, the Court shall presume the existence of such mental state but it shall be the responsibility of the accused to prove the fact that he had no such mental state with respect to the act charged as an offence in that prosecution.

**Explanation:** In this section, ‘Culpable mental state’ includes intention, motive, knowledge of a fact and belief in or reason to believe, a fact.

(2) For the purpose of this section, a fact is said to be proved only when the Court believes it to exist beyond a reasonable doubt and not merely when its existence is established by a preponderance of probability.

69. **Presumption to the commission of an offence:**

(1) In trial under any of the provisions of this Act, it shall be presumed without further evidence, until the contrary is proved, that the accused person has committed an offence under this Act in respect of liquor, or any still, barrel, pot, tin, utensil, implement or apparatus, whatsoever for the manufacture of liquor or any material which have undergone any process towards the manufacture of any liquor for the possession of which he is unable to account satisfactorily.

(2) Where in any trial for an offence for manufacture of liquor and using a still, barrel, tin or pot for such purpose in contravention of the provisions of this Act, it is proved that the accused person was present by the side or within the vicinity of the still,
barrel, pot or tin while it was working or that he was the owner or occupier having the care, wherein such still, barrel, pot or tin was used, then the burden of proving that the accused person had not used, or had not abetted in using the still, barrel, pot or tin for manufacturing liquor shall be on the accused person and the Court shall, in the absence of such proof presume to the contrary.

CHAPTER – IX

ESTABLISHMENTS, CONTROL, APPEAL AND REVISAION

70. Establishments, delegation and withdrawal of powers:

(1) The administration of the provisions of this Act and the rules made thereunder shall generally be under the charge of the Commissioner.

(2) The administration of the provisions of this Act and the rules made thereunder and the collection of the excise revenue within a District shall ordinarily be under the charge of the Superintendent of Excise & Narcotics, or any officer empowered on this behalf.

71. Control, appeal and revision:

(1) Orders passed under this Act or under any rule made shall be appealable in such cases, to such authorities and under such procedure as may be prescribed by rules made under Section 73.

(2) The Government may revise any order passed by the Commissioner or by any officer exercising the powers of an appellate authority under any rule made under Section 73.
72. **Correction of errors:**

Clerical or arithmetical errors in any order passed under this Act or errors arising therein from any accidental slip or omission may at any time be corrected by the officer who passed the order.

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**CHAPTER – X**

**MISCELLANEOUS PROVISIONS**

73. **Power of Government to make rules:**

(1) The Government may, by notification, make rules or order for the purpose of carrying out the provisions of this Act.

(2) In particular and without prejudice to the generality of the foregoing provision, such rules and notifications may provide—

(a) for regulating the import, export, transport, sale, purchase, possession, or consumption of any intoxicating liquor;

(b) for regulating the periods for which licences, permits or passes for the wholesale or retail vend of any intoxicating liquor may be granted, and the number of such licences, permits or passes which may be granted for any local area and particulars to be contained in the licences, permit or passes granted under this Act;

(c) for prohibiting the grant of licences, permits or passes for the retail sale of any intoxicating liquor at any place or within any local area as may be described in the rules, or for defining the places in the vicinity of which shops for the retail sale of any intoxicating liquor shall not ordinarily be licenced;
(d) for regulating the procedure to be followed and prescribing the matters to ascertain before any licence or permit for the wholesale or retail vend of any intoxicating liquor is granted for any locality;

(e) for regulating the manufacture, supply or storage of any intoxicating liquor, and also for regulating—

(i) the establishment, inspection, supervision, management and control of any place for the manufacture, supply or storage of any intoxicating liquor and the provision and maintenance of fittings, implements and apparatus therein;

(ii) the bottling of liquor;

(iii) the place and manner of levying duty on intoxicating liquor and to the refund thereof;

(f) for fixing the strength, price or quality in excess of or below which any intoxicating liquor shall not be supplied or sold, and the quantity in excess of which denatured spirit shall not be possessed, and for prescribing a standard of quality for any intoxicating liquor;

(g) for declaring how spirit manufactured in India shall be denatured and for causing spirit so manufactured to be denatured through the agency or under the supervision of servants of the Government and for ascertaining whether any spirit so manufactured has been denatured;

(h) for regulating the deposit of any intoxicating liquor in a bonded warehouse established and authorized under this Act, and the removal of any intoxicating liquor from any such bonded warehouse or from any distillery or brewery;
(i) for prescribing the scale of fees or the manner of fixing the fees payable in respect of any exclusive privilege granted in this Act, or any licence, permit or pass granted under this Act, or in respect of the storing of any intoxicating liquor;

(j) for regulating the place and manner of payment of such fees;

(k) for prescribing the restriction under which or the conditions on which any licence, permit or pass, may be granted, cancelled or suspended, and also for:

   (i) regulating or prohibiting the reduction of liquor by a licenced manufacturer or licenced vendor from a higher to a lower strength;

   (ii) prescribing the nature and regulating the arrangement of the premises in which any intoxicating liquor may be sold, and prescribing the notices to be exposed at such premises;

   (iii) prohibiting or regulating the employment by the licensee of any person or class of person to assist him in his business;

   (iv) prescribing the days and hours during which any licenced premises may or may not be kept open, and providing for the closing of such premises on special occasions;

   (v) prescribing the accounts and registers to be maintained and the returns to be submitted by the licensees relating to their business, and;

   (vi) regulating the transfer of licences, permits or passes;

(l) for the destruction or for the disposal in any other manner, of any intoxicating liquor unfit for
consumption; and for regulating the disposal or destruction of articles or things confiscated or seized under the Act.

(m) any other matter which may be prescribed

(3) Every rules made under the Act shall be laid, as soon as may be after it is made, before the Legislative Assembly of Mizoram. The Legislative Assembly of Mizoram may make any modification in the rules or decides that the rules should not be made, the rule shall thereafter have effect only in such modified form or be of no effect, as the case may be.

74. **Power of Government to exempt intoxicating liquor from provisions of the Act:**

The Government may, by notification, either wholly or partially, and subject to such condition (if any) as it may think fit to prescribe, exempt any intoxicating liquor from all or any of the provisions of this Act, either throughout Mizoram or in any specified local area, or for any specified period or occasion or as regards any specified class of persons.

75. **Things liable to confiscation:**

Whenever an offence punishable under the Act has been committed, the following things shall be liable to confiscation, namely—

(a) the intoxicating liquor, still, utensils, implement, apparatus or materials in respect of or by means of which such offence has been committed:

(b) any intoxicating liquor lawfully imported, transported, manufactured and held in possession or sold, along with any intoxicating liquor liable to confiscation as aforesaid:

(c) the receptacles, packages and coverings in which
anything liable to confiscation under clause (a) or clause (b) is found and the other contents, if any, of such receptacles and packages, and

(d) the animal, cart, raft, vehicle, vessel, or other conveyances used in carrying anything referred to in the foregoing clauses:

Provided that no animal, cart, raft, vehicle, vessel, or other conveyance as specified in clause (d) shall be liable to confiscation unless the owner thereof is proved to have been implicated in the commission of the offence.

**Explanation:** For the purposes of this section, “owner” includes, in relation to any animal, cart, raft, vehicle, vessel, or other conveyance,—

(i) which is in the possession of a minor, the guardian of such minor, or

(ii) which is the subject of a hire purchase agreement, the person in possession thereof under the agreement.

76. **Confiscation by Magistrate:**

When, in any case tried by a Magistrate, the Magistrate decides that the seized article is liable to confiscation under Section 75, he shall order such thing to be confiscated and placed at the disposal of the Commissioner.

77. **Confiscation by Superintendent of Excise & Narcotics:**

When an investigation is made, and if it appears to the Superintendent of Excise & Narcotics that an offence under this Act has been committed, and that anything seized under this Act is liable to confiscation and it further appears that the offender is not known or cannot be found, the Superintendent of Excise & Narcotics or any officer authorized by the Commissioner shall inquire
into and determine the case and, if he finds that the thing is liable to confiscation under this Act, shall order such confiscation and the articles so confiscated shall be placed at the disposal of the Commissioner or to any officer specially authorized by the Commissioner for disposal of such confiscated articles.

Provided that no such order shall be made until the expiration of one month from the date of seizing the thing intended to be confiscated or without hearing any person who may appear within that period and claim any right to such thing, and evidence if any which he produces in support of his claim.

Provided further that, if the thing in question is liable to speedy and natural decay, or if the Superintendent of Excise & Narcotics or any officer authorized by the Commissioner for this purpose, is of the opinion that its sale would be for the benefit of the owner, the Superintendent of Excise & Narcotics or any officer authorized by the Commissioner for this purpose may at any time direct it to be sold; and the provisions of this section shall, as nearly as practicable, apply to the net proceeds of such sale.

78. **Power to compound offences:**

(1) The Commissioner or any Excise & Narcotics Officer not below the rank of Inspector authorized by the Commissioner, by general or special order in this behalf,—

(a) may accept from any person whose licence, permit or pass is liable to be cancelled or suspended under clause (a), clause (b) or clause (c) of subsection (1) of Section 21, or who is reasonably suspected of having committed an offence punishable under any section of this Act other than Section 42, payment of a sum of money not exceeding ten thousand rupees in lieu of such cancellation or suspension or instituting a
prosecution in respect of such offence, as the case may be, and
(b) may, in any case in which any property has been seized as being liable to confiscation under this Act, release the same on receiving payment of the value thereof, as estimated by the Commissioner or such Excise & Narcotics officer, or of such smaller sum as the Commissioner or the officer may think fit.

(2) When the payments referred to in sub-section (1) have been duly made, the accused person, if in custody, shall be discharged, and the property seized, if any, shall be released; and no further proceedings shall be taken against such person or property.

79. Bar to legal proceeding:

(1) No suit or other legal proceedings shall lie against any person in respect of anything which is done in good faith or intended to be done in pursuance of this Act or the rules made thereunder.

(2) No suit or other legal proceedings shall lie against the Government for any damage caused by anything which is done in good faith or intended to be done in pursuance of this Act or the rule made thereunder.

80. Limitation of suit and prosecutions:

(1) No Magistrate shall take cognizance of any offence charged against any Excise and Narcotics or Police personnel for the commission of an offence in course of the performance of duty under this Act unless the prosecution is instituted within three months of the commission of the act complained of.

(2) Notwithstanding anything contained in this Act or in any other law for the time being in force, when any Excise & Narcotics or Police personnel is accused of any offence to have com-
mitted by him while acting or purporting to act in the discharge of his official duty under this Act, no Court shall take cognizance of such offence, except with the previous sanction of the Government under section 197 of the Code of Criminal Procedure, 1973 and section 19 of the Prevention of the Corruption Act, 1988, as the case may be.

81. **The State Prohibition Council and the District Prohibition Committee:**

(1) The state Government may by notification, establish with effect from such date as it may specify in such notification a council/committee to be known as The State Prohibition Council and The District Prohibition Committee to look into the success or otherwise of the implementation of this Act.

(2) The State Prohibition Council and the District Prohibition Committee shall consist of the following members namely:-

(a) Minister of Excise and Narcotics, who shall be the Chairman of the State Prohibition Council and the Deputy Commissioner of a district who shall be the Chairman of the District Prohibition Committee.

(b) Such number of other official or non-official members representing such interests as may be prescribed by the State Government.

(3) The State Council and the District Committee shall meet as and when necessary. However, at least two meetings shall be held every year.

(4) The State Council/District Committee shall meet at such time and place as the chairman may thinks fit and shall observe such procedure in regard to the transaction of its business as may be prescribed by the State Government.
82. **Repeal and savings:**

(1) On and from the commencement of this Act, the Mizoram Excise Act, 1973 (Act No. 7 of 1974) and the rules made thereunder and the Mizoram Liquor Total Prohibition Act, 1995 (Act No. 10 of 1995) and the rules made thereunder shall stand repealed.

Provided however that pending cases under the repealed Acts or rules shall continue to be tried and disposed of under the repealed Acts or rules as if the repealed Acts or rules have not been repealed.

(2) Notwithstanding such repeal, anything done or any action take under the Mizoram Excise Act, 1973 and the rules made or Notifications issued thereunder and the Mizoram Liquor Total Prohibition Act, 1995 and the rules made or Notifications issued thereunder shall, in so far as they are not inconsistent with the provisions of this Act, be deemed to have been done or taken under the corresponding provisions of this Act.

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The Mizoram Liquor (Prohibition and Control) Rules, 2014
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NOTIFICATION

No. J.25011/1/2014-EXC, the 17th November, 2014. In exercise of the powers conferred by section 73 of Mizoram Liquor (Prohibition and Control) Act, 2014 (Act No. 8 of 2014), the Governor of Mizoram is hereby pleased to make the following Rules, namely:

PART I
PRELIMINARY
The Mizoram Liquor (Prohibition and Control) Rules, 2014

NOTIFICATION

No.J.25011/1/2014-EXC, the 17th November, 2014: In exercise of the powers conferred by section 73 of Mizoram Liquor (Prohibition and Control) Act, 2014 (Act No 8 of 2014), the Governor of Mizoram is hereby pleased to make the following Rules, namely;

PART I

PRELIMINARY

1. Short title, extent and commencement.
   (1) These Rules may be called the Mizoram Liquor (Prohibition and Control) Rules, 2014.
   (2) They shall have the like extent as the Principal Act.
   (3) They shall come into force on such date as the Government may, by Notification in the Official Gazette, appoint in this behalf. Different dates may be appointed for different provisions of the Rules.

2. Definitions.
   In these Rules, unless the context otherwise requires:
   (1) “Act” means the Mizoram Liquor (Prohibition and Control) Act, 2014 (Act No. 8 of 2014).
   (2) “Blending” means the mixture of spirits or wines of different strengths or of different qualities;
   (3) “Bonded Warehouse” means building used for storage of liquor in bond under the charge of the licencee and supervised by an Officer-in-Charge appointed by the Commissioner.
(4) “Brewer” means a person who brews beer;
(5) “Bulk litre” means a litre with reference to the bulk or quantity of the contents;
(6) “Cask” includes metal drums wherever the use of these vessels is sanctioned by the Commissioner.
(7) “Competent Authority” means an officer empowered to issue licences and permits under the Act and Rules.
(8) “Compounding” means the artificial preparation of foreign liquor by the addition, to import or locally made liquor, of flavouring matter or both.
(9) “Degree of gravity” shall be taken as equal to the one thousandth part of the gravity of distilled water at sixty degree of Fahrenheit’s Thermometer.
(10) “Distillation” means the process of extracting spirit from anything by evaporation and condensation.
(11) “Distiller” means a person who holds a licence to set up a distillery in Mizoram.
(12) “Draught beer” means fresh beer contained in a keg not having more than 5 percent volume by volume (v/v) alcoholic contents;
(13) “Extra Neutral Alcohol” is spirit obtained from rectified spirit by removing the water present as much as possible by treatment with quicklime or potassium carbonate. The Extra Neutral Alcohol of the Indian Pharmacopoeia should not contain more than one percent by weight of water;
(14) “Fermentation” includes natural or artificial change which produces alcohol.
(15) “In bond” means to store intoxicant without payment of duty;
(16) “Keg” means a closed receptacle, made of wood or metal or such other substance, as may be designed for containing and carriage of beer by the brewery of the size of not less than
twenty litres;

(17) “Laboratory” means the laboratory of the Chemical Examiner of the Excise & Narcotics Department, Government of Mizoram or Forensic Science Laboratory, Mizoram or a laboratory in a plant.

(18) “Licencee” means a person licenced to manufacture, possess, import, export, transport, store, purchase, consume, sale or dispense any intoxicant;

(19) “Litre” means bulk litre of 1000 millilitres;

(20) “London Proof (L.P.)” means the strength of proof as ascertained by means of syke’s hydrometer and denotes that spirit which at temperature of 51º Fahrenheit weights exactly $\frac{12}{13}$ part of an equal measure of distilled water;

(21) “Malt” means the germinated barley;

(22) “Neutral spirit” means neutral spirit as defined by Bureau of Indian Standards;

(23) “Officer-in-Charge” means an Excise & Narcotics Officer in-charge of an Excise & Narcotics Station or an Officer appointed for the purpose of supervising the operations in a distillery, a brewery, a bottling plant or a bonded warehouse;

(24) “Other places of storage” means place of extra storage maintained by owner of bonded warehouse, retail shop other than the place of his business;

(25) “Over Proof (O.P)” means spirit of a strength greater than that of London Proof;

(26) “Pass fee” means fee collected for import and export of IMFL excluding Excise duty;

(27) “Plain spirit” means spirit to which no flavour has been communicated and which no flavouring or colouring matter or other material or ingredient has been added;

(28) “Plant” means a place where a licenced industrial or manufacturing process of liquor takes place.

(29) “Prescribed” or “approved” means prescribed or
approved by the Government of Mizoram or the Commissioner;

(30) “Proof Gallon” means a gallon containing liquor of strength of London Proof;

(31) “Proof with reference to spirit” means the strength or proof as ascertained by hydrometer or any other means authorized by the Excise Commissioner;

(32) “Prove” means to test the spirit by hydrometer or any other method;

(33) “Racking” means the transfer of spirit from one vessel to another;

(34) “Rectified spirit” or “Spirit of wine” means plain spirit of strength of not less than 50º O.P. (Fifty degree O.P.)

(35) “Reducing” means the reduction of liquor from a higher to a lower alcoholic strength by the addition of pure water;

(36) “Spurious liquor” means liquor, which is fake, imitation or unauthentic;

(37) “Still” includes any part of a still and any apparatus whatever for distilling or manufacturing spirit;

(38) “Sugar” means any saccharine substance, extract or syrup, and includes any material capable of being used in brewing and wine making, except malt or grain of any kind;

(39) “Superintendent” means Superintendent of Excise & Narcotics in-charge of a district;

(40) “Supervisor” means the Excise & Narcotics Officer-in-Charge of a bonded warehouse, distillery, brewery, winery and bottling plant;

(41) “To gauge” means to determine the quantity of spirit contained in, or taken from any cask or other receptacle or to determine capacity of any cask or other receptacle;

(42) “To Proof” means to test the strength of spirit by a hydrometer or other instrument prescribed by the Commissioner;

(43) “Under Proof (U.P.)” means spirit of strength less
than that of London Proof;

(44) “Vat” means any vessel used for blending, reducing or storage of spirit or wine;

(45) “Wash” means materials for distillation which is under or has undergone, fermentation by natural or artificial means.

(46) “Year” means the year beginning with 1st April or any subsequent date and ending on 31st March.

(47) Words and expressions used herein, but not defined but defined in the Act, shall have the same meanings as assigned to them in the Act.

PART II

INDIAN MADE FOREIGN LIQUOR

(Hereinafter referred to as IMFL)

ISSUE OF LICENCES FOR IMPORT, EXPORT, TRANSPORT, STORAGE, SALE, CONSUMPTION, ETC.

3. Rules for issue of licences etc.

Issue of licence for establishment of distillery, brewery, bottling plant, bonded warehouse, retail sale of liquor and permits for purchase, consumption, import, export and transport of IMFL shall be subject to the following Rules, conditions imposed, duties and fees prescribed by the government from time to time. The term of each licence or permit shall be for one year commencing from 1st April or any subsequent date and ending on 31st March every year.
4. **Import of IMFL and Extra Neutral Alcohol.**

Import of IMFL and Extra Neutral Alcohol in any quantity to Mizoram is prohibited except under the cover of permit and unless the conditions of Rules, orders or instructions are fulfilled.

5. **Private/Corporate Bonded Warehouse.**

Person/Corporation wishing to establish private/corporation bonded warehouse for supply of liquor to retail vendors should submit application in Form No.MLPCR-1 to the Commissioner. In case of private person the application should be accompanied by financial soundness statement for the last six months from a government recognized bank to the tune of ₹ 1,00,00,000 (Rupees one crore) and plan of proposed building. Up-to-date tax clearance certificate, certified copy of Residential certificate and two copies of recent passport size photographs must also be enclosed.

With the previous sanction of the government, the Commissioner shall issue licence in Form No.MLPCR-2. The licencee shall have to deposit as security a sum not less than the licence fee. Such private bonded warehouse shall be supplied with IMFL approved by the Commissioner.

6. **Person eligible to import, transport IMFL and Extra Neutral Alcohol.**

(1) Permit for the import of IMFL or Extra Neutral Alcohol from other states shall be issued only to licenced holder for bonded warehouse, distillery, brewery, winery or bottling plant by the Commissioner after payment of pass fee as may be prescribed.

(2) Asst. Commissioner or Superintendent of the District shall issue permit for transport of IMFL only after payment of excise duties and pass fee only to –

(a) licenced vendors;
(b) licenced clubs;
(c) licenced persons in charge of Defence or Police canteens.

(3) Liquor shall be imported only from a distillery, brewery, bonded warehouse, bottling plant, distributors and firms approved by the Commissioner.

7. Application for import of IMFL etc.

A holder of bonded warehouse licence wishing to import IMFL or overseas liquor into Mizoram must either personally or through his agent first submit an application in Form No.MLPCR-3 to the Commissioner stating clearly:

(i) The name of the distillery or the distributor or brewery or bonded warehouse or of the firm from which the import is to be made;

(ii) Number and mode of receptacles or packages containing the liquor;

(iii) The alcoholic strength of the liquor;

(iv) The brand or name, complete description, sizes, quality and quantity of each kind of liquor, which is to be imported, and whether the import is to be made in bulk or in bottle or can;

(v) The route by which it is proposed to import;

(vi) The amount of duty leviable on total quantity of the liquor to be imported.

NOTE: A separate application shall be necessary in respect of each consignment.

8. Application for export of IMFL etc.

A holder of bonded warehouse licence wishing to export IMFL or overseas liquor from Mizoram to other states must either personally or through his agent first submit an application in Form No.MLPCR-5 to the Commissioner stating clearly:

(i) The name of the distillery / the distributor / brewery
/ bonded warehouse / bottling plant or of the firm to which the export is to be made;

(ii) Number and mode of receptacles or packages containing the liquor;

(iii) The alcoholic strength of the liquor;

(iv) The brand or name, complete description, sizes, quality and quantity of each kind of liquor, which is to be exported, and whether the export is to be made in bulk or in bottle or can;

(v) The route by which it is proposed to export;

(vi) The amount of pass fee leviable on total quantity of the liquor to be exported.

**NOTE:** A separate application shall be necessary in respect of each consignment.

9. **Application for transport of IMFL etc.**

A holder of retail licence wishing to transport IMFL or overseas liquor in a district must either personally or through his agent first submit an application in Form No. MLPCR-7 to the Superintendent concerned stating clearly:

(i) The name of the bonded warehouse from which liquor is to be procured/transported;

(ii) Number and mode of receptacles or packages containing the liquor;

(iii) The brand or name, complete description, sizes, quality and quantity of each kind of liquor, which is to be transported;

(iv) The route by which it is proposed to transport;

(v) The time required for the transport;

(vi) The amount of duty paid with challan number (A copy of challan should be enclosed)

**NOTE:** A separate application shall be necessary in respect of each consignment.
10. **Endorsement of applications.**

If the application is in order and the amount of duties and pass fee payable entered therein is correct, the Commissioner or Superintendent of the district shall endorse the application with an order directing the applicant to pay pass fee fixed by the Government into the treasury through bank by treasury challan and stating under which account head the payment should be made.

11. **Issue of Permit.**

On receipt of the application and the payment copy of challan presented by the applicant, the Permit issuing Officer may issue a permit in septuplicate in Form No.MLPCR-4, MLPCR-6, or MLPCR-8 as the case may be, sanctioning the import, export or transport by the applicant of IMFL of the kind and quantity specified in the pass/permit to the place mentioned in the application. The original copy shall be retained by the permit/pass issuing Officer for record and for verification of the consignment on arrival. The duplicate and triplicate copies shall be sent to the Superintendent of Excise or such other officer as may be authorized in this behalf of the place of import, export or transport. The quadruplicate copy of the pass shall be given to the applicant.

A separate register of permits/passes shall be maintained by the permit/pass issuing authority in the form prescribed by the Commissioner in Prescribed Register-I and details of each permit/pass issued shall be immediately entered in it together with the result of verification of the consignment on arrival.

12. **Verification of consignment of IMFL on arrival.**

On arrival of consignment, the Licencee shall at once report it to the Commissioner or Superintendent concerned for verification. The consignment should not be opened till the arrival of verifying Excise & Narcotics Officer. The verification of the consignment done by Officer-in-Charge of the bonded warehouse shall
be countersigned by officer authorised by the Commissioner. In the case of retail shop the verification done by officer authorised by Superintendent shall be countersigned by the Officer-in-Charge of an Excise & Narcotics Station. A copy of the invoice countersigned by concerned officer shall be returned to the sender and one copy be kept in the office.

13. **Establishment for Supervision of Distillery, Bonded Warehouse, etc.**

The distillery, brewery, bottling plant, bonded warehouse or other places of storage shall be under the charge of an Excise & Narcotics Officer appointed by the Commissioner or Superintendent of the district with supporting staff as the case may be. The cost of deployment of such officers and maintenance of establishment shall be added in ad valorem while maximum retail price is calculated. The licencee shall provide for office space and quarters for the staff as approved by the Commissioner. The licencee shall also employ adequate security at his own cost as may be directed by the Commissioner.

14. **Distillery, Bonded Warehouse, etc. under joint lock and key of officers and licencee.**

Every distillery, brewery, bottling plant, bonded warehouse or other places of storage shall be under the joint lock and key of the Officer-in-Charge thereof and of the licencee or his authorized agent. The lock used by the Officer-in-Charge shall be a government lock and the key shall remain in his personal custody.

15. **Entry of persons into Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage.**

Distillery, brewery, bottling plant, bonded warehouse or other places of storage shall be opened only for the entrance and exit of persons who have official business within. Except with the
permission of the Officer-in-Charge, no one other than superior officers of the Excise & Narcotics Department, licencee of the bonded warehouse, their employees and licenced vendors who have come to purchase liquor, shall be allowed to enter the premises. All persons employed by the licencee shall be supplied with photo identity cards which shall be used as passes for entry and exit. Persons given permission by the Commissioner or Officer-in-Charge authorised by him shall be issued temporary passes.

16. **Ejection of undesirable persons**

The Officer-in-Charge of a distillery, brewery, bottling plant, bonded warehouse or other places of storage, may eject and exclude from the premises any person whom he finds to have committed, or to commit any breach of these Rules or the provisions or who is intoxicated, riotous or disorderly. All actions taken by any such officer under this Rules shall forthwith be reported by him in writing to his official superiors.

17. **Licencee etc. bound by provisions of the Act and Rules.**

Licencee of a distillery, brewery, bottling plant, bonded warehouse or other places of storage shall be bound by the provisions of the Act and Rules and by all Rules for the management of bonded warehouse, or for issue of liquor there from, which may be prescribed under the Act from time to time, and by all special orders which may be issued by the Commissioner regarding any particular distillery, brewery, bottling plant, bonded warehouse or other places of storage, and shall cause all persons employed by them to obey all such Rules.

18. **Working hours in a Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage.**
The opening hours of distillery, brewery, bottling plant, bonded warehouse or other places of storage shall be fixed by the Commissioner. The Commissioner may, on sufficient and reasonable ground, direct such establishment to be opened even on a holiday or be closed on any working day.

19. **Procedure to be observed on arrival of liquor.**

On arrival of liquor consignment, the Officer-in-Charge of a bonded warehouse shall verify the correctness of the invoices and make entries of the receipt in the Prescribed Register-II and also on the pass covering the consignment. One copy of the pass with the entries of receipt shall be immediately returned to the person who issued the consignment after the officer authorised by the Commissioner or Superintendent countersigned the same. The other copy with the entries thereon shall be kept in the bonded warehouse or retail shop for audit purposes etc.

20. **Receipt of Liquor.**

No liquor shall be received in any bonded warehouse, retail shop or other places of storage unless accompanied by a pass from an Officer-in-Charge of the distillery, brewery, bottling plant, Winery or of the bonded warehouse from which they have been procured and by a permit from the Commissioner granting its import or transport permit issued by Superintendent.

21. **Removal of Liquor from Bonded Warehouse.**

No liquor shall be removed from bonded warehouse without payment of duties and fees under the Act, Rules and Orders and without production of transport permit from Competent Authority.

22. **Breakage allowance.**

An allowance of one to two percent may be made for the loss of liquor in transit due to breakage or leakage.
23. **Bond for transport of liquor.**

Liquor intended for bonded warehouse or a retail shop is transported under bond and is the sole risk and responsibility of the distiller, licencee of the bonded warehouse or retail shop. The bond is discharged when the liquor is deposited in a bonded warehouse or retail shop.

24. **Disposal of liquor on expiry of license.**

(1) On the expiry of the licence either on account of expiry of the term, or on account of cancellation or suspension, the Commissioner may take over or permit the successor of the licencee of the bonded warehouse or retail shop as the case may be, to take over the balance of liquor at cost price (ex-bonded price), or may require the licencee of the distillery, brewery, bottling plant, bonded warehouse or other places of storage, as the case may be, forthwith to remove all liquor remaining within the distillery, brewery, bottling plant, bonded warehouse or other places of storage on payment of duty and fees in full.

(2) If he fails to remove all liquor within thirty days of the receipt of written notice from the Commissioner, the cost of any establishment which may be necessary to employ at the distillery, brewery, bottling plant, bonded warehouse or other places of storage, may be recovered from the defaulter; and if he fails to do so within one month, the spirits shall be liable to forfeiture at the discretion of the Commissioner.

(3) A person who has been a licenced vendor may, on the expiry of his licence, and with the sanction of the Commissioner, sell wholesale to another licenced vendor any intoxicant which he is authorised under the conditions of his licence to sell and of which he has been lawfully in possession, provided that the intoxicant is fit for use.

Provided further that, if the Commissioner considers that
the intoxicant or any part thereof is unfit for consumption or has otherwise deteriorated so as to be unsaleable, he shall cause the same to be destroyed without any compensation.

25. **Maintenance of Accounts.**

Licencee of a bonded warehouse shall keep regular accounts, prescribed by the Commissioner, in the bonded warehouse showing the brand-wise quantity of liquor received and issued showing the firm from which and vendors to which issued and the stock remaining in the bonded warehouse. Such accounts shall be kept opened at all times to the inspection of the Officer-in-Charge and of all superior Excise & Narcotics Officers.

26. **Government not liable for loss etc. of Spirit in Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage.**

Government shall not be held responsible for the destruction, loss or damage, by fire, thief or any other case whatsoever, occurring to any liquor stored in the distillery, brewery, bottling plant, bonded warehouse or other places of storage or in gauging or weighment. In case of fire or other accident, the Officer-in-Charge of a distillery, brewery, bottling plant, bonded warehouse or other places of storage shall immediately attend to open it at any hour by day or by night.

27. **Smoking and fire prohibited.**

Smoking or the use of fire whatsoever by any person within the premises of the distillery, brewery, bottling plant, bonded warehouse or other places of storage is prohibited.

28. **Enclosure of Distillery, Brewery, Bottling Plant, Bonded Warehouse or other Places of Storage.**

There shall be proper enclosure with strong iron gate in every distillery, brewery, bottling plant, bonded warehouse or other
places of storage which shall be manned by an Excise & Narcotics personnel during working hours who shall ensure that no unauthorized person gains entry into the bonded warehouse. However, security of such establishment shall be the responsibility of the licensee.

29. **Removal of Liquor from Bonded Warehouse, Distillery, Bottling Plant or Brewery.**

   No liquor shall be removed without the production of transport permit issued by Competent Authority

30. **List of employees.**

   Each licencee shall furnish the list of his employees and their addresses to the Commissioner or the Superintendent of the District concerned in case of bonded warehouse and retail shop respectively. The licencee shall not employ those persons objected to by the Commissioner or the Superintendent.

   If any employee leaves the services of the licencee, the licencee shall immediately inform the fact to the Commissioner and Officer-in-Charge of the bonded warehouse or Superintendent of the district as the case may be.

31. **Samples.**

   (1) In case of doubt of the origin or quality of any liquor, Officer-in-Charge of the bonded warehouse or any officer authorised by the Commissioner or Superintendent of the district in case of retail shop, may take two samples of liquor in bottles for analysis in presence of the licencee or his agent. The samples so taken shall be immediately sealed and both of them shall put their signatures on each label. One bottle shall be despatched to the chemical examiner for analysis and the second bottle be kept in the Excise & Narcotics office. Such batch of liquor where sample is drawn shall not be sold until further order from Competent Au-
authority.

(2) If the result of examination conforms to prescribed specification, the liquor batch may be sold to licenced vendors or to customers.

(3) Where the result does not conform to the prescribed specifications they shall be declared unfit for consumption and be destroyed by the order of the Commissioner or Superintendent of the district as the case may be in presence of the licensee or his agent and the Excise & Narcotics officer so detailed.

(4) Licencee of the bonded warehouse or retail shop shall not be entitled to any compensation from the government.

32. Registration and Label Approval.

(1) A liquor company trying to do business in Mizoram shall have to register on payment of such fee per annum as may be prescribed by the Government.

(2) A liquor company having registration shall have to pay mono carton registration fee for liquor to be imported per annum as may be prescribed by the Government.

(3) All liquor produced in Mizoram or proposed to be supplied/marketed into Mizoram by a manufacturer/supplier from outside the State has to be approved by the Commissioner after paying label approval fee per annum, as may be prescribed by the Government. The label shall also bear inscriptions “FOR SALE IN MIZORAM ONLY” “DRINKING OF LIQUOR IS INJURIOUS TO HEALTH” “NOT FOR SALE TO PERSONS BELOW 21 YEARS” and the “MAXIMUM RETAIL PRICE(MRP)”.

Note: If change is to be made, the manufacturer shall have to pay registration or label approval fee again.

33. Hologram.

Registered hologram as approved by the Commissioner
shall be affixed on the cap of the liquor bottle or on top of can to be imported into and manufactured in Mizoram so as to prevent duplicity. The manufacturer of liquor shall purchase such approved hologram only from the Commissionerate of Excise & Narcotics, Aizawl, Mizoram. No wholesaler shall import or sell liquor without approved hologram.

34. No advertisement.

No one should put up or display advertisement for liquor in any media and hoarding.

35. Laboratory.

Every plant shall have a laboratory for analysis of liquor and for maintenance of quality. The Government may also establish laboratory for analysis of liquor.

PART III

LICENSING AND REGULATION OF DISTILLERY, BREWERY AND BOTTLING PLANT

36. Application for licence.

Any person desiring to obtain a licence to set up a distillery, brewery or bottling plant in any place in Mizoram shall apply in Form No MLPCR-1 to the Commissioner giving the following particulars:—

(1) The name or names, and the address or addresses of the person or persons applying, if a firm, the name of every partner of the firm and, if a company, the registered name thereof;

(2) The purpose for which the distillery, brewery or bottling plant is proposed to be opened, specifying in detail the nature
of the business which the applicant desires to carry on therein;

(3) The name of the place, the site and the building in which the distillery, the brewery or the bottling plant is to be constructed;

(4) The number and full description of the stills, vats and other permanent apparatus which the applicant wishes to work or set up, and the size and capacity of such still, etc.;

(5) The date from which, in the event of a licence being granted to him, the applicant proposes to commence working of the distillery, brewery or bottling plant;

(6) The amount of security which the applicant is ready to furnish for the due performance of the conditions on which a licence may be granted to him;

(7) A plan of the building which he intends to use or to construct for his distillery, brewery or bottling plant, and a plan showing the position of stills, vats and other permanent apparatus therein, and a list of store rooms, etc. connected therewith.

37.  (1) Consideration of application.

On receipt of the application, and after consulting the Superintendent of the District in which the distillery, brewery or bottling plant is proposed to be opened regarding the suitability of the site and buildings, if there be any already, and any other points, and on receipt of the Superintendent’s verification report, observations and after such further inquiry as he deems necessary, the Commissioner shall decide whether the licence for the opening of the distillery, brewery or bottling plant should be granted or not. The number of distillery, brewery or bottling plant which can be allowed depending on the requirement of Mizoram and possibility of export to other states, and whether a licence for the working of a distillery, brewery or bottling plant is to be granted or not, the Commissioner will take into full consideration all aspects and the purposes for which it is proposed to be opened. Then only he will make recommendation or otherwise to government.
(2) Purpose for which a Distillery, Brewery or Bottling Plant may be opened –

(a) Manufacture and supply of foreign liquor;
(b) Supply of spirits for the manufacture of chemicals, medicated articles, etc., or for other industrial purposes, or
(c) for the above two purposes combined.

(3) Construction of Distillery, Brewery or Bottling Plant.

The applicant shall then be called upon to make arrangements for the construction of the distillery, brewery or bottling plant. Upon completion of the building and after the stills and other appliances and apparatus have been set up, he must furnish two fresh copies of the plans with the Superintendent of the district who shall cause them to be verified in any manner he thinks proper, and then submit one copy to the Commissioner for examination and for comparison with the plans first submitted, and for any further verification he may think necessary.

After approval by the Government, the Commissioner, shall grant a licence to the applicant in the prescribed Form No. MLPCR-2. The applicant shall be bound to conform to the orders of the Commissioner within a reasonable time to be fixed by the Commissioner regarding any addition or alteration to the buildings, stills, vats or other permanent apparatus or plant which he considers necessary, whether before or after the final plans are submitted, for the proper security of revenue or to render illicit practices impracticable.

(4) Necessary additions or alterations to buildings, stills etc. require prior sanction of Commissioner.

No addition or alteration to the buildings, stills or other permanent apparatus as not shown in the plan submitted by the
applicant shall be made without prior sanction of the Commissioner. When any such additions or alterations are to be made fresh plans must be submitted to the Commissioner through the Superintendent with a certificate from the Officer-in-Charge that they are correct.

(5) Commissioner may at any time verify Additions and Plants.

It will be open to the Commissioner to verify at any time any of the additions and plants mentioned above, and if found unsuitable, he may require fresh plans to be submitted for approval. Such verification may be made by any officer deputed for the purpose, and such officer shall be allowed full access to the premises. Approval to the plan may be withheld until any point in respect of which they differ from plans already sanctioned has been rectified to the satisfaction of the Commissioner. The licencee shall be bound to carry out such rectification within a reasonable time to be fixed by the Commissioner.

38. Security deposit and execution of bond.

For the observance of the conditions of the licence and of these Rules and for the payment of all sums which may become due to Government, by way of duty, fees, fines or otherwise under these Rules, the licencee shall execute a deed hypothecating to Government his vat, pipes, pumps and all other apparatus including bottling plant, bottles, etc. together with the stock of liquor stored at any time during the validity of the licence and if so required by Government at the time of signing, deposit a sum not less than the licence fee as security.

39. Quarters for establishment – Office furniture

The licencee shall provide suitable quarters, to the satisfaction of the Commissioner, for the Officer-in-Charge and sup-
porting staff in proximity to the plant, and shall maintain such quarters properly. He shall also supply such office furniture as may be required for the use of such officers and staff within the plant.

40. **Licencee to give notice of commencement of work.**

Every licencee must give at least fifteen days notice in writing to the Commissioner, of the date on which he proposes to commence work and at least one month’s notice before he ceases to work.

41. **Power to withdraw establishment.**

In case a licencee ceases work or fails to produce as planned for a period exceeding one month, the Commissioner may withdraw the establishment stationed at the plant and may prohibit all further work or production as planned until the licencee has given him fifteen days’ notice in writing of the date on which he proposes to recommence work or produce as planned as the case may be.

42. **(1) Arrangements of Stills, etc.**

The licencee shall so arrange his stills that spirit shall discharge into closed and locked receivers of such pattern that no spirit can be removed from them unless they are unlocked. The Commissioner may require the licencee to affix to any receiver and apparatus which will prevent the supply and discharge cocks being open at the same time. Every pipe used for conveying spirit or feints must be so fixed and placed as to be visible throughout its entire length and shall, if the Commissioner so direct, be coated with oil paints of a particular colour, and all joints thereof shall be sealed in such manner as the Commissioner may prescribe. If the condensing worm is made of copper, or if the spirit passes through pipes wholly or partly made of copper, such measures as the Commissioner may direct, shall be taken by the licencee in order to
protect the liquor from serious contamination by the copper. There shall be no opening to any still, condenser or refrigerator, except –

(a) for connection with the wash backs (the vessel in which the wash or wort are fermented) or spirit receivers,

(b) properly – secured air cocks or air valves of number and description approved by the Commissioner.

(2) Fastenings for Locks.

The licencee shall provide and maintain suitable and secure fastenings, wherever the Commissioner may deem necessary, to all stills, spirit receivers, vats and other receptacles, fermentation-rooms, store-rooms, pipes etc.; to the satisfaction of the Commissioner, for the attachment of locks to be provided by Government. The keys of all such locks shall be retained by the Officer-in-Charge. The licencee shall attach his own locks to all rooms used for the storage of spirit and may, if he so desires, also attach his own lock to any other fastening but shall be bound immediately to remove such locks when required by the Officer-in-Charge, to allow free inspection.

(3) Glass safe sampling.

The licencee shall, if the Commissioner so direct, provide between the stills and the spirit receivers a glass safe by which the quantity and strength of the spirits which are running, will at any moment, be visible to the operator, or a sampling apparatus so constructed that for every samples drawn off, an exactly equal quantity shall be discharged into a closed and locked receptacle. If required, both a safe and sampling apparatus shall be provided. The licencee shall also, if so required, provide branch pipes fitted with lock by means of which spirits of different strength and quali-
ties may be diverted into separate receivers.

(4) Closed pipes for conveyance of Spirit from receivers to store room.

The stills, receivers and vats shall be so arranged that the spirit may be conveyed from the receivers to the store room through closed pipes. All pipes and all joints thereof shall be secured and sealed to the satisfaction of the Commissioner.

(5) Receivers and vats to be provided with dipping rods and to be gauged.

All receivers and vats in the plant must be placed so that the contents may be accurately gauged or measured and they must be fitted to the satisfaction of the Commissioner with proper dipping rods so adjusted to fix dipping places that the contents thereof at fifth of a centimeter of depth may at any time be ascertainable. The receivers and vats shall also be gauged in such manner as the Commissioner may, from time to time, direct; and no vessel shall be used as a receiver or store vat until it has been gauged and the gauging has been checked by such officer as the Commissioner may appoint. Records of the dimensions of such vessels shall be maintained in accordance with Rules prescribed by the Commissioner.

(6) Cock(tap).

Every cock(tap) kept or used in a plant shall be of such pattern and constructed in such manner as the Commissioner may from time to time direct.

(7) Rooms and vessels to be marked and numbered.

The licensee shall cause to be painted with oil colour and shall keep so painted upon the outside of every room or place and upon a conspicuous part of every vessel and utensil the name of such room, place, vessel or utensil, according to the purpose, for
which it is to be used, and when more than one room, vessel or utensil is used for the same purpose, he shall also paint a progressive number on each, beginning with number one.

43. **Vessels for storage**

   Spirit shall be stored in sound vessels. Each vessel shall bear a serial number, painted or cut thereon. Its external parts must also be clearly visible.

44. **Dipping place or level of vessel not to be altered.**

   The licencee shall not cause or allow the dipping place or level of any vessel to be altered, or any device to be used to deceive the Officer-in-Charge in taking the gauge of any vessel, or to prevent him from taking a true account of all wash of spirit in any vessels.

45. **Materials.**

   The materials, or bases, to be used in distilling spirit or brewing beer, shall only be of such descriptions as are generally approved by the Commissioner. All materials used must be of good quality, and no ingredients noxious to health be used in distillation, brewing or added to the spirit or beer intended for human consumption.

46. **(1) Removal of wash or wort, etc.**

   The licencee shall use only wash or wort which has been prepared within the plant, and no wash or wort (except spent wash or wort from which all alcohol has been extracted) shall be on any account removed from or allowed to pass out of the plant, except sealed samples forwarded by the Officer-in-Charge to the Chemical Examiner under the general or special order of the Commissioner.
(2) No wash or wort or Spirit to be brought into plant.

Except with the written permission of the Commissioner, no wash or wort or spirits not prepared or manufactured in the plant shall be brought into the plant.

(3) Wash or wort to be conveyed directly from wash backs to stills.

All wash or wort made in the plant shall be fermented in the wash backs and shall be conveyed directly therefrom into the still.

(4) Redistillation.

Except with the written permission of the Commissioner, the licencee shall not redistill any spirits other than those which remain in weak spirit receiver attached to the still and which have not been removed therefrom.

47. Strength of Spirit manufactured to be regulated by Commissioner.

The spirits manufactured in the plant shall not be distilled above or below such strengths and shall be subject to such periodical analysis as the Commissioner may direct, and the licencee shall be bound to take steps to remedy any defects in his product which the Commissioner may consider essential.

48. Strength of beer manufactured to be regulated by Commissioner.

The strength of beer manufactured in the plant shall be as prescribed by the Commissioner and shall be subjected to such periodical analysis as the Commissioner may direct, and the licencee shall be bound to take steps to remedy any defects in his product which the Commissioner may consider essential.
49. **Notices**

(1) **Declaration of proof Spirit in wash.**

The licencee shall give such notice in writing as the Commissioner may prescribe, of the transfer of beer or spirit from the receivers to the store-room and of wash or wort from the fermenting vessels or wash backs to the still. This percentage shall be determined by means of instruments approved by the Commissioner.

(2) **Periodical stoppage.**

The licencee shall comply with such order issued by the Commissioner for the periodical stoppage of distillation or brewing for the purpose of ascertaining the quantity of spirit distilled from the quantity of wash or wort passed into the still.

50. **Transfer of Spirit or beer from receiver to store-room.**

All spirit or beer collected in the receivers shall be transferred or conveyed into the store-room without unnecessary delay provided that no spirit or beer shall be so transferred without the knowledge of Officer-in-Charge.

51. **Hours of work.**

(1) All operations in a plant requiring the presence of an officer of the Excise & Narcotics Department, shall be stopped on Sundays and public holidays declared as such by the Government. In a plant, the licencee shall so arrange his operations that no officer of the Excise & Narcotics Department need ordinarily be on duty for more than eight hours on any working day.

(2) When distillations is carried on at night or at all other times when an officer of the Excise & Narcotics Department is not present, the plant gate shall remain locked provided that on Sundays or public holidays mentioned in sub-rule (1) the registered
servants of the licencee may be allowed entry and exit between sunrise and sunset.

52. **Accounts to be kept in a plant.**

The licencee, in his/her plant, shall keep accurate accounts showing:-

1. the quantity and description of materials used,
2. the quantity of wash or wort and spirit or beer manufactured,
3. the quantity of wash or wort used,
4. the quantity of spirit or beer issued, and
5. the quantity of wash or wort and spirit or beer in store.

Under the last head the quantity of spirit or beer remaining in stock in each cask, vat or other receptacle shall also be shown. Such accounts shall be open at all times for inspection by the Excise & Narcotics Officer-in-Charge or other Excise & Narcotics Officer authorised by the Commissioner or by all superior Excise & Narcotics Officers.

53. **Daily Accounts to be kept by licencee.**

The daily accounts of transactions made by holders of retail and bonded warehouse licences shall be maintained and kept in Prescribed Register-III which may be obtained from the Commissionerate of Excise & Narcotics Department and District offices. These shall be open to inspection by Excise & Narcotics Officers. These shall be preserved for one year after the period covered by the licence and shall be produced when called for by an Excise & Narcotics Officer not below the rank of Sub-Inspector of Excise & Narcotics.

54. **Taking stock accounts.**

Every licencee shall, when required by an Excise & Nar-
cotics officer, of and above the rank of Sub-Inspector, assist with sufficient number of servants in taking account of his stock.

55. **Submission of monthly statement.**

At the close of each month the Officer-in-Charge of distillery, brewery, bottling plant, bonded warehouse or other places of storage shall submit in duplicate through the Superintendent of the District to the Commissioner, a Monthly statement of import or export of IMFL, overseas liquor and beer etc. together with duplicate copies of import or export passes, in Form No. MLPCR-9 showing for the month concerned, all imports or exports of such liquor imported or exported to other states and the amount of duty collected. One copy shall be retained by the Superintendent concerned.

The Officer-in-Charge shall also submit in duplicate to the Commissioner Monthly statement showing details of stock of IMFL, Overseas liquor or Beer, etc. and Monthly statement showing the receipt and issue of IMFL, Overseas liquor or Beer etc. through the Superintendent of the District concerned in Form No. MLPCR-10 and MLPCR-11 respectively. One copy shall be retained by the Superintendent concerned.

56. **Closed Circuit Television (CCTV).**

Every licencee must install Closed Circuit Television in his establishment covering every working room including bars, main doors, main gate and store rooms. Such data stored by the CCTV may be reviewed by Competent Authority at any time.
PART IV

RETAIL SALE OF LIQUOR

57. Application for retail sale of liquor.

A person wishing to open a retail shop for sale of liquor must either personally or through his agent first submit an application accompanied by financial soundness statement from a recognized bank, up-to-date tax clearance certificate, certified copy of Voter’s identity card, certified copy of Residential Certificate and certified two recent passport size photographs in Form No. MLPCR-12 to the Commissioner stating clearly:

(i) the name, age and sex of the applicant with full address and contact number;
(ii) Parentage;
(iii) Proposed location for shop;

After scrutiny of the application and spot verification the Commissioner may forward to Government with recommendation or otherwise for necessary action.

58. Grant of licence for retail sale of liquor.

Licence for the retail sale of liquor for consumption on “OFF” or “ON” the premises shall be granted in Form No. MLPCR-13 by the Commissioner with the previous sanction of the government after the applicant deposited necessary fee through challan. Such licencee shall abide by the Act, Rules and conditions therein and shall not sell liquor to persons already under the influence of liquor.

A licencee wishing to procure liquor from a bonded warehouse shall submit application for transport permit in Form No.
MLPCR-7 to Superintendent concerned after payment of Excise duty.

**Note:** Consumption “ON” the premises means clubs or hotel where liquor is served on the premises. Consumption “OFF” the premises means sale of liquor for consumption not on retail shop or its premises.

59. **Application for liquor licence in a Club, Government Lodgings and Hotel.**

A holder of hotel or club licence or Officer in-charge of Government Lodgings who applies for sale of liquor for consumption on premises may submit application in Form No. MLPCR-14 with ground plan of the premises indicating the room or rooms intended to be used for the purpose stating clearly:

(i) the name, age and sex of the applicant with full address and contact number;

(ii) Parentage;

(iii) Location of hotel etc.

After scrutiny of the application and spot verification the Commissioner may forward to Government with recommendation or otherwise for necessary action.

Licence for the retail sale of liquor for consumption on the premises in hotel or club shall be granted in Form No. MLPCR-15 by the Commissioner with the previous sanction of the government after the applicant deposited necessary fee through challan to the treasury. Such licencee shall not sell liquor to persons already under the influence of liquor.

A licencee wishing to procure liquor from a bonded warehouse shall submit application for transport permit in Form No. MLPCR-7 to Superintendent concerned after payment of Excise duty.
60. **Permit for purchase, possession and consumption of liquor.**

A person having attained 21 years of age and having no record as illegal liquor seller may apply for permit for purchase, possession and consumption of liquor to Superintendent of the District in Form No.MLPCR-16.

The Superintendent, if he is satisfied with the application, shall issue permit of the above in Form No.MLPCR-17 after payment of fee prescribed through Treasury challan. The person to whom permit is issued shall strictly abide by the Act, Rules and conditions imposed therein.

**Note:** Proof of age shall be Voter’s Identity Card or Birth Certificate.

61. **Limit of sale and possession.**

Limit of sale to a person in one month shall be six bottles of IMFL (750 ml or its equivalent), ten bottles (650 ml or its equivalent) each of beer and wine. This shall also be the limit of possession for a person who holds permit for purchase and consumption of liquor in one month.

The person possessing such permit shall purchase only from a licenced vendor.

62. **No display of liquor.**

No retail vendor shall display liquor to be visible from outside. The sold liquor should be properly wrapped in papers and put in non-transparent bag.

63. **Cost of liquor to be displayed.**

The price or MRP of each liquor shall be displayed conspicuously in a board inside the retail shops.

64. **No retail shop near place of religious worship or school.**
No retail sale shop shall be within close vicinity of place of religious worship or school.

65. **Canteen tenant licence.**

Canteen licence for the sale of foreign liquor under the military ‘Canteen’ system shall be granted by the Superintendent of the District on payment of fees prescribed by the Government.

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**PART V**

*MISCELLANEOUS*

66. **(1) Application for grant of exclusive privilege for manufacture and sale of country liquor.**

A person wishing to manufacture or supply by wholesale or retail any country liquor for a special event shall submit an application in Form No MLPCR-19 to the Commissioner in writing stating the following particulars:—

(a) The name or names, and the address or addresses of the person or persons applying, if a firm, the name of every partner of the firm;

(b) The purpose for which the liquor is to be manufactured in detail;

(c) The place in which the liquor is to be manufactured or sold;

(d) The number and full description of the stills and other apparatus which the applicant wishes to work or set up, and the size and capacity of such still, etc.;

(e) The date from which, in the event of a licence being granted to him, the applicant proposes to commence work;
(f) The quantity of country liquor proposed to manufacture.
(g) Period for which proposed to manufacture and sale.
(h) Recommendation of organiser of the event;

(2) Consideration of application.

On receipt of the application, and after consulting the Superintendent of the district concerned the Commissioner may grant permit in Form No. MLPCR-20 for manufacture of such country liquor imposing conditions he deems necessary and prescribing such duties or fees which may be taken.

If the Commissioner issued permission as above, he shall inform Superintendent concerned for vigilance and monitoring.

(3) Security deposit and execution of bond.

For the observance of the conditions of the permit and of these Rules and for the payment of all sums which may become due to Government, by way of duty, fees, fines or otherwise under these Rules, the licencee shall execute a bond or deposit such sum as may be deemed necessary as security.

67. Fixation of licence fee, etc.

The Government may, by notification, fix excise duty and fees for licence, permit, pass fee, special fee for overseas liquor (bottled in origin) and special permit fee for purchase of IMFL from time to time.

68. Fixation of price.

(1) The criteria for fixation of wholesale or MRP of liquor for each licensing year shall be decided by the Commissioner. Thereafter, the Commissioner may fix the price of liquor in wholesale or in retail.

(2) The Commissioner, for reasons to be recorded in writing, may increase or decrease the existing wholesale or retail prices.

(3) Where the price of any liquor is fixed under sub-rule(1)
or sub-rule (2), the licencee shall be bound to sell such liquor at such price.

(4) In case of IMFL, the Commissioner shall fix the prices. However, MRP, as arrived at, by adding various components of price structure, shall be displayed on each bottle by the manufacturer along with “FOR SALE IN MIZORAM ONLY” “DRINKING OF LIQUOR IS INJURIOUS TO HEALTH” and “NOT FOR SALE TO PERSONS BELOW 21 YEARS”. The importer/wholesaler shall inform the manufacturer the price (MRP) so fixed one month in advance before import.

(5) While fixing the MRP of liquor, the same shall be rounded off to the next higher multiple of:
   (a) Rupees ten in the case of one litre and above;
   (b) Rupees five in the case of 180 ml and above;
   (c) Rupees five in the case of beer of all sizes whether in bottle or can.

(6) The amount so increased shall be added in the duty.

69. Sensitising public against consumption of liquor at Public Places.

The licencee shall exhibit prominently in the licenced premises notice drawing the attention of the public to the provisions of section 42(3), (4) and (5) of the Act that consumption of liquor in a public place, making nuisance and driving any motor vehicle under the influence of liquor is strictly prohibited and punishable with imprisonment or fine or with both.

70. Use of Breathalyser

Consumption and influence of liquor is proved if a person’s blood alcohol content level is 30mg or above per 100ml detected in a test by a breathalyser.

71. Endorsement to Motor Vehicle Licencing Authority.

A person who is proved to be driving vehicle while under
72. **Dry days.**

Apart from dry days declared by the Commissioner, Sundays and National Holidays shall be dry days. Dry days will include sale and consumption on premises.

73. **Blacklist.**

(1) Any licencee, tenderer, bidder, manufacturer or supplier, whose products are sold in Mizoram, may be blacklisted by the Commissioner for violation of the provisions of the Act and the Rules made thereunder or for any other reason which may be considered detrimental to the interest of revenue or public health. No such order shall be passed without giving reasonable opportunity of hearing to the person concerned.

(2) Any person whose name is mentioned in the blacklist shall be debarred from applying for or holding any excise licence within Mizoram for such period, not exceeding five years, as may be specifically indicated in the order.

(3) The name of the blacklisted persons shall be circulated by the Government to the Excise authorities of the neighbouring States.

74. **Social Work:**

(1) A person convicted under section 43(2) of the Act and who is ordered to do social work (community service) shall perform social work which may include sweeping and cleaning public places, market areas, public toilets, hospital premises, court premises, public drains, rendering help in orphanages, old age homes etc. under the supervision of Excise & Narcotics or Police per-
sonnel detailed by the Officer-in-Charge of an Excise & Narcotic Station or of a Police Station respectively.

(2) Detailed performance record shall be maintained by the said Officer and within one week of performance of work, compliance report shall be submitted by the said Officer to the court which passes the conviction order.

75. **Disposal of confiscated liquor etc..**

(1) Confiscated IMFL and overseas liquor fit for human consumption shall be sold by means of auction to retail vendors and holders of permit for consumption only;

(2) Confiscated country liquor and IMFL unfit for human consumption shall be destroyed;

(3) Confiscated articles other than liquor shall be sold by means of auction.

76. **Special permit for purchase of IMFL.**

The Commissioner may grant special permit for purchase and possession of IMFL for the quantity of more than the normal limit of possession prescribed, after fixing a reasonable period for validity of the special permit, if he is satisfied that the purpose is reasonable on condition that no public nuisance, unruly behaviour etc. shall occur. Special permit fee as may be prescribed by the Government shall be levied.

77. **Saving.**

These Rules shall not in any way affect anything done or any proceedings done before the enforcement of these Rules based on any other the Act, Rules or Orders then in force.
STANDARDISED FORMS

(Design of Standardised forms may be modified/arranged for ease of use or to conform with the standard office procedure)

FORM MLPCR-1

[See Rule 5, 36]

APPLICATION FOR ESTABLISHING DISTILLERY / BREWERY / BOTTLING PLANT / BONDED WAREHOUSE OR OTHER PLACES OF STORAGE*

| Attach 2 certified |
| copies of recent |
| passport size |
| photographs |

To,

The Commissioner of Excise & Narcotics,
Mizoram: Aizawl.

Sir,

I/We desire to establish distillery/brewery/winery/bottling plant/ bonded warehouse / other places of storage* and pray for issue of licence to me/us. Necessary particulars in support of my/our application are as follows:-

1. Name of applicant (in case of a firm names of all partners/ in case of company or society the name of Managing Director/Chairman)
2. Father’s Name
3. Age of the applicant: .................................
4. Nationality: ..................................
5. Occupation: ..................................
6. Address: ..................................
7. Proposed location: .................................
   (Copy of LSC and plan)
8. Quantity and kind of liquor proposed to produce.
   (if applicable)
9. Number, size & description of vessels & apparatus
   (if applicable)
10. Availability of expert if so, name & qualification
    (if applicable)

DECLARATION

I/We declare that the particulars mentioned in the application are correct. I/We hereby undertake to abide by the conditions of the licence and provisions of the Mizoram Liquor (Prohibition and Control) Act 2014, Rules, Orders and Instructions thereunder.

List of enclosure:
1. Certified Residential Certificate copy
2. Copy of Bank statement upto last six months
3. Tax clearance certificate
4. Copy of LSC and plan

Signature of the Applicant.

* Strike out which is not applicable.
FORM MLPCR-2

[ See Rule 5, 37(3)]

LICENCE FOR ESTABLISHING OF DISTILLERY/ BREWERY/ BOTTLING PLANT/ BONDED WAREHOUSE / OTHER PLACES OF STORAGE

| Paste passport |
| size photograph |
| of the licenced holder. |

Licence is hereby granted to ....................(hereinafter referred to as “The Licencee”) on payment of a licence fee of rupees ....................... authorising him/her to establish distillery / brewery / bottling plant / bonded warehouse / other places of storage* under and subject to the provisions of the Mizoram Liquor (Prohibition and Control) Act, 2014, Rules, Orders and Instructions (hereinafter referred to as “the said Rules”), situated at ....................... during the period of one year from ....... day of .....20..... to 31st March...................... on the following conditions, namely:–

CONDITIONS

(1) The licencee shall not produce/store except at the place mentioned above and under the supervision of the Officer-in-Charge.

(2) The licencee shall use only materials approved by the Commissioner.

(3) The licencee shall not dilute or adulterate the liquor, or store or permit to be stored any liquor which he knows to be diluted or adulterated.
(4) All receptacles shall be so placed and fixed as to facilitate the contents thereof being accurately gauged and measured. Each receptacle shall be gauged by the Officer-in-Charge and shall bear a distinctive serial number and have its capacity distinctly and indelibly marked on it. A table showing the dimensions and capacities of the receptacles shall be maintained by the licensee for reference. Measuring labels shall be affixed to show contents at one centimetre of depth of each receptacle.

(5) There shall be proper enclosure with strong iron gate which shall be manned by an Excise & Narcotics personnel during working hours who shall ensure that no unauthorized person gain entry into the bonded warehouse. However, security of such establishment shall be the responsibility of the licensee.

(6) The licencee shall, besides providing suitable office accommodation with sanitary arrangements for the supervisory staff within the premises, also supply them with such furniture and other articles as the Commissioner or any other officer so authorised may consider necessary.

(7) The licencee shall not permit or allow any smoking and use of bare light or fires within the premises.

(8) The licencee shall not discontinue the manufacture unless he has given to the Commissioner or any other officer so authorised three months notice of his intention to do so.

(9) (a) There shall be only one entrance to the bonded warehouse and one door to the compartments or rooms.

(b) Every plant shall be under the joint lock and key of the Officer-in-Charge thereof and of the licensee or his authorized agent. The lock used by the Officer-in-Charge shall be a government lock and the key shall remain in his personal custody. At the end of each working day the Officer-in-Charge and the licensee shall close and lock every building, room or compartment therein.
(10) The licencee shall keep affixed on the outside of each room or compartment a sign on which should be conspicuously painted in oil colour, the purpose for which the room or compartment is intended to be used and no room or compartment or receptacle intended for a specific purpose shall be used for a different purpose.

(11) (a) The licencee shall maintain accounts showing a correct account of-

(i) the period allowed for fermentation;
(ii) the names and quantities of other ingredients, if any, added before, during or after fermentation/blending;
(iii) the period allowed for ageing;
(iv) quantity of liquor manufactured;
(v) the quantity of liquor issued from the plant with the dates of issue, names of the licencees to whom and the places to which the liquor has been consigned;
(vi) the balance in stock after each transaction; and
(vii) the quantity of residue and base and the manner of their disposal.

(b) The licencee shall maintain day-to-day accounts showing therein the stock of liquor at the end of each day.

(c) The entries in the account books should not be erased or overwritten. Should it be necessary to correct any entry it should be rounded in red ink in such manner as to leave it distinctly visible and the correct entry should be inserted above it. Every such correction should be initialled by the Officer-in-Charge.

(12) The licencee shall issue authorisation signed by himself and countersigned by the Officer-in-Charge to all his agents or servants who are allowed to enter the plant. No person who does
not hold an authorisation shall be allowed to enter the plant. It will be open to the Officer-in-Charge to cancel any authorisation countersigned by him.

(13) Except with the written permission of the Commissioner or any other officer so authorised, the licencee shall not sell, transfer or sub-lease the right of manufacture conferred upon him by this licence, nor shall he, in connection with exercise of the said right, enter into any agreement or arrangement which is in the nature of a sub-lease. If any question arises whether any agreement or arrangement is in the nature of sub-lease, the decision of the Commissioner or any other officer so authorised shall be final and binding on the licencee.

(14) The licencee shall, on a requisition from the Officer-in-Charge, allow him to take samples of the material used, at any stage and the liquor stored in the plant, free of cost, whenever required for the purpose of chemical analysis. The Licencee shall pay such fee as may be determined by the Government from time to time for each examination of sample made by the Chemical Analyst.

(15) The licencee shall allow the Officer-in-Charge or any other Officer duly authorised by the Commissioner to take stock of liquor stored at the plant at least twice in a year. The licencee shall be required to explain the excess or deficiency in the stock if it exceeds or falls short by one per cent. If the explanation is not satisfactory, the licencee may be required to pay such excise duties as the Commissioner may direct.

(16) The licencee shall maintain such measures and weights as may be determined by the Officer-in-Charge with the previous approval of the Commissioner.

(17) The licencee shall provide fire extinguisher and other fire safety equipments within the premises of the bonded warehouse. The licencee should ensure that the staff working in the
bonded warehouse are trained and capable of effectively handling fire safety equipments.

(18) The Licencee shall provide for emergency exits in the premises of the bonded warehouse.

(19) No liquor shall be removed from bonded warehouse without payment of duties and fees under the Act, Rules and Orders and without production of transport permit from Competent Authority.

(20) Every licencee shall, when required by an Excise & Narcotics officer of and above the rank of Sub-Inspector, assist with sufficient number of servants in taking account of his stock.

(21) The licencee must install Closed Circuit Television in his establishment covering every working room including bars, main doors, main gate and store rooms. Such data stored by the CCTV may be reviewed by Competent Authority.

(22) The licence may be suspended or cancelled in accordance with the provisions of the Mizoram Liquor (Prohibition and Control) Rules, 2014.

Granted this .................. day of ........................., 201........

Round Seal

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.
FORM MLPCR-3

[ See Rule 7]

APPLICATION FOR IMPORT OF FOREIGN LI- QUOR, ETC.

Application for a Pass/Permit for import of Indian Made Foreign Liquor, Overseas Liquor, Denatured Spirit or Extra Neutral Alcohol* under bond into Mizoram.

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>.............................................</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of distillery, brewery, etc., from which liquor is to be imported in Mizoram.</td>
<td>.............................................</td>
</tr>
<tr>
<td>Route by which liquor is to be imported</td>
<td>.............................................</td>
</tr>
<tr>
<td>Date before which the consignment of liquor is to be despatched to Mizoram</td>
<td>.............................................</td>
</tr>
</tbody>
</table>

Date .................... Signature of the licencee with seal

DESCRIPTION AND QUANTITY OF LIQUOR TO BE IMPORTED

<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
<th>Quantity to be imported</th>
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<tbody>
<tr>
<td></td>
<td>In bottle</td>
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<td>1000ml</td>
<td>750ml</td>
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<tr>
<td>375ml</td>
<td>180ml</td>
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<tr>
<td>650ml</td>
<td>____ml Other (in litre)</td>
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</tbody>
</table>

FOR USE IN COMMISSIONER’S OFFICE

Gross pass fee payable on total consignment and head of account to which payable.

<table>
<thead>
<tr>
<th>Gross amount payable to Treasury</th>
<th>Head of Accounts</th>
</tr>
</thead>
</table>

Returned to applicant to deposit Challan.
Issue Pass/Permit in form .................................

Commissioner of Excise & Narcotics.
Mizoram, Aizawl.

* Strike out which is not applicable.

FORM MLPCR-4

[ See Rule 11]

PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.

ORIGINAL

[To be retained by the Commissioner, Excise & Narcotics Department. The copy of Challan is to be enclosed on this as authority for issuing the permit.]

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..............................
Date of issue : ..............................
| Name and Address of the licensee | .......................... |
| Name of distillery, brewery, etc., from which liquor is to be imported in Mizoram | .......................... |
| Date before which the consignment of liquor is to be despatched to Mizoram | .......................... |
| Validity of the permit | .......................... |

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The full ................................ amounting to Rs. ......................... having been paid at the Treasury/Sub-Treasury at .......................... by Challan No .................dt ..............................

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

Memo No. ....................... Dated.........................

Copy to:
1. M/s ........... [From which import is to be made.]
2. The Commissioner of Excise, Government of .................[State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.
3. The Excise, Officer In-charge M/s ..............[Name of distiller/brewery/bottling plant/bonded warehouse] for in-
formation and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ………. [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.

5. The Superintendent of Excise, …………………….District, …………………. [From which import is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.

**FORM MLPCR-4**

[See Rule 11]

PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.

DUPLICATE

[To be sent to the Commissioner of Excise of the place from]
which import is made.

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass: ................................
Date of issue: ..........................................

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<th>Name and Address of the licensee</th>
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<td>Other (in litre)</td>
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The full ........................................ amounting to Rs. ......................... having been paid at the Treasury/Sub-Treasury at ....................... by Challan No .................dt ..............................

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

Memo No. ....................... Dated.........................
Copy to:

1. M/s ............ [From which import is to be made.]
2. The Commissioner of Excise, Government of ………………[State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.

3. The Excise, Officer In-charge M/s ………………[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ………………[Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.

5. The Superintendent of Excise, ………………District, ……………….[From which import is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.
FORM MLPCR-4
[ See Rule 11]

PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.

TRIPLICATE
[To be sent to the Excise Officer-in-Charge of the place from which import is to be made.]

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..........................
Date of issue : ..........................

| Name and Address of the licensee | ........................................ |
| Name of distillery, brewery, etc., from which liquor is to be imported in Mizoram | ........................................ |
| Date before which the consignment of liquor is to be despatched to Mizoram | ........................................ |
| Validity of the permit | ........................................ |

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Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. .................... Dated.........................

Copy to:

1. M/s ............ [From which import is to be made.]

2. The Commissioner of Excise, Government of ............[State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.

3. The Excise, Officer In-charge M/s ............[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ............[Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.

5. The Superintendent of Excise, ............District, ............[From which import is to be made] for information.

6. M/s .........[Applicant] for information and necessary action.

7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.
FORM MLPCR-4
[See Rule 11]

PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.

QUADRUPLEPLICATE
[To be handed over to the person to whom permit is granted to accompany the consignment.]

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc., into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

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<th>Quantity to be imported In bottle</th>
<th>Total (In case)</th>
</tr>
</thead>
<tbody>
<tr>
<td>1000ml</td>
<td>750ml 375ml 180ml 650ml ml Other (in litre)</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
The full ...................... amounting to Rs. ................ hav-
ing been paid at the Treasury/Sub-Treasury at ............... by Challan
No ......................dt ......................

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ......................... Dated .........................

Copy to:

1. M/s ............ [From which import is to be made.]

2. The Commissioner of Excise, Government of ...............[State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.

3. The Excise, Officer In-charge M/s ...................[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ..................[Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.

5. The Superintendent of Excise, ...............District, ...............[From which import is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.
FORM MLPCR-4

[See Rule 11]

PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.

QUINTUPLE,

[To be sent to the Officer-in-Charge, Excise & Narcotics, bonded warehouse, Mizoram.]

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..................................
Date of issue : ..................................

| Name and Address of the licensee | .................................. |
| Name of distillery, brewery, etc., from which liquor is to be imported in Mizoram | .................................. |
| Date before which the consignment of liquor is to be despatched to Mizoram | .................................. |
| Validity of the permit | .................................. |

<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
<th>Quantity to be imported</th>
</tr>
</thead>
<tbody>
<tr>
<td>In bottle</td>
<td>Total (In case)</td>
</tr>
<tr>
<td>1000ml</td>
<td></td>
</tr>
<tr>
<td>750ml</td>
<td></td>
</tr>
<tr>
<td>375ml</td>
<td></td>
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<tr>
<td>180ml</td>
<td></td>
</tr>
<tr>
<td>650ml</td>
<td></td>
</tr>
<tr>
<td>ml</td>
<td></td>
</tr>
<tr>
<td>Other (in litre)</td>
<td></td>
</tr>
</tbody>
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The full .................................. amounting to Rs. ..................... having been paid at the Treasury/Sub-Treasury at ...................
by Challan No .................dt ...............................

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ......................... Dated.........................

Copy to:

1. M/s ............ [From which import is to be made.]

2. The Commissioner of Excise, Government of ................. [State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.

3. The Excise, Officer In-charge M/s ............ [Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ................. [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.

5. The Superintendent of Excise, .................... District, ................. [From which import is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.
FORM MLPCR-4  
[ See Rule 11]  

PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.  

SEXTUPLETE  
[To be sent to the Superintendent of Excise of the district from which import is to be made.]  

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.  

Serial No. of permit/pass : ..........................  
Date of issue : ..........................  

<p>| Name and Address of the licensee | ...................... |
| Name of distillery, brewery, etc., from which liquor is to be imported in Mizoram. | ...................... |
| Date before which the consignment of liquor is to be despatched to Mizoram | ...................... |
| Validity of the permit | ...................... |</p>
<table>
<thead>
<tr>
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</tr>
</thead>
<tbody>
<tr>
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<td>Total (in case)</td>
</tr>
<tr>
<td>1000ml</td>
<td></td>
<td></td>
</tr>
<tr>
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<tr>
<td>650ml</td>
<td></td>
<td></td>
</tr>
<tr>
<td>____ml</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other (in litre)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The full .................... amounting to Rs. ............ having been paid at the Treasury/Sub-Treasury at .......... by Challan No ....................dt ....................

### Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. .................... Dated.........................

Copy to:
1. M/s ............ [From which import is to be made.]
2. The Commissioner of Excise, Government of .................[State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.
3. The Excise, Officer In-charge M/s ............[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.
4. The Excise & Narcotics Officer In-charge ................. [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.
5. The Superintendent of Excise, ....................District, ............... [From which import is to be made] for information.
6. M/s .........................[Applicant] for information and
necessary action.

7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.

**FORM MLPCR-4**

[ See Rule 11]

**PERMIT FOR THE IMPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL INTO MIZORAM.**

**SEPTUPPLICATE**

[To be handed over to the Manager, (Bonded) Warehouse/ Distillery/Brewery/Winery* from which import is to be made.]

Permit for the import of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. into Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/ bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : 
Date of issue : 

...........................
...........................
<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
<th>Quantity to be imported</th>
<th>Total (In case)</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>(In bottle)</td>
<td></td>
</tr>
<tr>
<td>1000ml</td>
<td>750ml</td>
<td>375ml</td>
</tr>
<tr>
<td>180ml</td>
<td>650ml</td>
<td>ml</td>
</tr>
<tr>
<td>Other (in litre)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

The full ................................ amounting to Rs. ................................ having been paid at the Treasury/Sub-Treasury at ........................ by Challan No .................. dt ..............................

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. .................. Dated ..................

Copy to:
1. M/s ............ [From which import is to be made.]
2. The Commissioner of Excise, Government of .............................[State from which import is to be made] for favour of information with a request to accord sanction for export and to endorse a copy of this form to this office for record.
3. The Excise, Officer In-charge M/s ............ [Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this of-
office for verification and record.

4. The Excise & Narcotics Officer In-charge ................. [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of receipt of the consignment immediately.

5. The Superintendent of Excise, ..................District, .................. [From which import is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

* Strike out entries not applicable.

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**FORM MLPCR-5**

[ See Rule 8]

**APPLICATION FOR EXPORT OF FOREIGN LIQUOR, ETC.**

Application for a Pass/Permit for export of Indian Made Foreign Liquor, Overseas Liquor, Denatured Spirit or Extra Neutral Alcohol under bond from Mizoram.
Name and Address of applicant

Name of distillery, brewery, etc., from which liquor is to be exported.

Route by which liquor is to be exported

Date before which the consignment of liquor is to be despatched from Mizoram

Date ................... Signature of the licencee with seal

DESCRIPTION AND QUANTITY OF LIQUOR TO BE EXPORTED

<table>
<thead>
<tr>
<th>Description of liquor in details</th>
<th>Quantity to be exported</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>In bottle</td>
</tr>
<tr>
<td>1000ml</td>
<td></td>
</tr>
<tr>
<td>750ml</td>
<td></td>
</tr>
<tr>
<td>375ml</td>
<td></td>
</tr>
<tr>
<td>180ml</td>
<td>Beer</td>
</tr>
</tbody>
</table>

Gross pass fee payable on total consignment and head of account to which payable.

FOR USE IN COMMISSIONER’S OFFICE

<table>
<thead>
<tr>
<th>Gross amount payable to Treasury</th>
<th>Head of Accounts</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Returned to applicant to deposit Challan.

Issue Pass/Permit in form ...................................

Commissioner of Excise & Narcotics, Mizoram, Aizawl.
FORM MLPCR-6

[ See Rule 11]

PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.

ORIGINAL
[To be retained by the Commissioner. The copy of Challan is to be enclosed on this as authority for issuing the permit.]

Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..........................
Date of issue : ..........................

<table>
<thead>
<tr>
<th>Name and Address of the licensee</th>
<th>..................</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of distillery, brewery, etc., from which liquor is to be exported.</td>
<td>..................</td>
</tr>
<tr>
<td>Date before which the consignment of liquor is to be despatched</td>
<td>..................</td>
</tr>
<tr>
<td>Validity of the permit</td>
<td>..................</td>
</tr>
</tbody>
</table>
The full .................................. amounting to Rs. ...................... having been paid at the Treasury/Sub-Treasury at ..................... by Challan No .................. dt .........................

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ..................... Dated.........................
Copy to:

1. M/s ............ [To which export is to be made.]

2. The Commissioner of Excise, Government of .................[State to which export is to be made] for favour of information with a request to accord import sanction and to endorse a copy of the same to this office for record.

3. The Excise Officer In-charge M/s ...............[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ...............[Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.

5. The Superintendent of Excise, .......................District, ..................... [To which export is to be made] for information.

6. M/s .......................[Applicant] for information and
necessary action.

7. Guard File.

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

* Strike out entries not applicable.

FORM MLPCR-6

[See Rule 11]

PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.

DUPLICATE

[To be sent to the Commissioner of the place of export for record.]

Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..........................
Date of issue : .............................
<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
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<td></td>
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<td></td>
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<tr>
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<td></td>
<td>180ml</td>
<td></td>
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<tr>
<td></td>
<td>650ml</td>
<td></td>
</tr>
<tr>
<td></td>
<td>____ml</td>
<td>Other (in litre)</td>
</tr>
</tbody>
</table>

The full ................................ amounting to Rs. ................................ having been paid at the Treasury/Sub-Treasury at ........................ by Challan No .................... dt .........................

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

Memo No. ......................... Dated.........................

Copy to:

1. M/s .......... [To which export is to be made.]

2. The Commissioner of Excise, Government of ...............[State to which export is to be made] for favour of information with a request to accord import sanction and to endorse a copy of the same to this office for record.

3. The Excise, Officer In-charge M/s .......... [Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge
………………… [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.

5. The Superintendent of Excise, ...................... District, ................ [To which export is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.

FORM MLPCR-6
[ See Rule 11]

PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.

TRIPlicate
[To be sent to the Officer-in-Charge of the place to which export is to be made.]

Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.
Serial No. of permit/pass : ......................
Date of issue : ..............................

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<tr>
<th>Name and Address of the licensee</th>
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</tr>
</thead>
<tbody>
<tr>
<td>Name of distillery, brewery, etc.,</td>
<td>..............................</td>
</tr>
<tr>
<td>from which liquor is to be exported.</td>
<td>..............................</td>
</tr>
<tr>
<td>Date before which the consignment of</td>
<td>..............................</td>
</tr>
<tr>
<td>liquor is to be despatched</td>
<td>..............................</td>
</tr>
<tr>
<td>Validity of the permit</td>
<td>..............................</td>
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</tbody>
</table>

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</thead>
<tbody>
<tr>
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<td>Total (in case)</td>
</tr>
<tr>
<td>1000ml 750ml 375ml 180ml 650ml ____ml</td>
<td>Other (in litre)</td>
</tr>
<tr>
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Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ...................... Dated ......................
Copy to:
1. M/s ............ [To which export is to be made.]
2. The Commissioner of Excise, Government of ...............................[State to which export is to be made] for favour of information with a request to accord import sanction and to endorse a copy of the same to this office for record.
3. The Excise, Officer In-charge M/s ............[Name of
distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ............... [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.

5. The Superintendent of Excise, .........................District, ................. [To which export is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.

FORM MLPCR-6
[See Rule 11]

PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.

QUADRUPLECE
[To be handed over to the person to whom permit is granted to accompany the consignment.]
Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..................
Date of issue : ..................

<table>
<thead>
<tr>
<th>Name and Address of the licensee</th>
<th>.........................</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of distillery, brewery, etc., from which liquor is to be exported.</td>
<td>.........................</td>
</tr>
<tr>
<td>Date before which the consignment of liquor is to be despatched</td>
<td>.........................</td>
</tr>
<tr>
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<td>.........................</td>
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<tbody>
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<td></td>
<td>In bottle</td>
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<td>1000ml</td>
<td>750ml</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
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Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ......................... Dated.........................
Copy to:

1. M/s ........... [To which export is to be made.]
2. The Commissioner of Excise, Government of ................. [State to which export is to be made] for favour of
information with a request to accord import sanction and to endorse a copy of the same to this office for record.

3. The Excise, Officer In-charge M/s …………[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ……………… [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.

5. The Superintendent of Excise, ……………… District, ……………… [To which export is to be made] for information.


7. Guard File.

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

* Strike out entries not applicable.

FORM MLPCR-6
[ See Rule 11]

PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.

QUINTUPLICATE
[To be sent to the Officer-in-Charge, bonded warehouse, Mizoram.]
Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ..................................
Date of issue : ..................................

| Name and Address of the licensee       | .................................. |
| Name of distillery, brewery, etc., from which liquor is to be exported. | .................................. |
| Date before which the consignment of liquor is to be despatched | .................................. |
| Validity of the permit                | ..................................

<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
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<th>Total (In case)</th>
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<td>650ml</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ml</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other (In litre)</td>
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<td></td>
</tr>
</tbody>
</table>

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Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ......................... Dated .........................
Copy to:  
1. M/s ............ [To which export is to be made.]  
2. The Commissioner of Excise, Government of
………………[State to which export is to be made] for favour of information with a request to accord import sanction and to endorse a copy of the same to this office for record.

3. The Excise, Officer In-charge M/s ……………[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ………………………………… [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.

5. The Superintendent of Excise, ………………… District, …………… [To which export is to be made] for information.

6. M/s ……………………………..[Applicant] for information and necessary action.

7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.

**FORM MLPCR-6**

[ See Rule 11]

**PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.**

**SEXTUPLICATE**

[To be sent to the Superintendent of Excise of the district to which export is to be made.]
Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : ........................
Date of issue : ........................

| Name and Address of the licensee | ................................. |
| Name of distillery, brewery, etc., from which liquor is to be exported | ................................. |
| Date before which the consignment of liquor is to be despatched | ................................. |
| Validity of the permit | ................................. |

| Description of liquor (in details) | Quantity to be exported |
| | In bottle | Total (in case) |
| | 1000ml | 750ml | 375ml | 180ml | 650ml | ____ml | Other (in litre) |

The full ................................ amounting to Rs. ................................ having been paid at the Treasury/Sub-Treasury at ......................... by Challan No .........................dt ..............................

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

Memo No. ......................... Dated .........................
Copy to:
1. M/s ......................... [To which export is to be made.]
2. The Commissioner of Excise, Government of …………………[State to which export is to be made] for favour of information with a request to accord import sanction and to endorse a copy of the same to this office for record.

3. The Excise, Officer In-charge M/s …………………[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

4. The Excise & Narcotics Officer In-charge ……………………………[Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.

5. The Superintendent of Excise, …………………District, …………………[To which export is to be made] for information.


7. Guard File.

    Commissioner of Excise & Narcotics,
    Mizoram, Aizawl.

* Strike out entries not applicable.

FORM MLPCR-6
[ See Rule 11]

PERMIT FOR THE EXPORT OF INDIAN MADE FOREIGN LIQUOR INCLUDING DENATURED SPIRIT OR EXTRA NEUTRAL ALCOHOL FROM MIZORAM.
SEPTUPLICATE

[To be handed over to the Manager, (Bonded) Warehouse/ Distillery/Brewery/Winery* from which import is to be made.]

Permit for the export of Indian Made Foreign Liquor, Extra Neutral Alcohol, etc. from Mizoram under bond in which full duty/pass fee has been paid from a distillery/brewery/bottling plant/bonded warehouse*. This permit is not transferable.

Serial No. of permit/pass : .................................
Date of issue : ...........................................

<table>
<thead>
<tr>
<th>Name and Address of the licensee</th>
<th>.................................</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of distillery, brewery, etc.,</td>
<td>.................................</td>
</tr>
</tbody>
</table>
from which liquor is to be exported. |
| Date before which the consignment of | ................................. |
liquor is to be despatched |
| Validity of the permit | ................................. |

<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
<th>Quantity to be exported</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>In bottle</td>
</tr>
<tr>
<td>1000ml</td>
<td></td>
</tr>
<tr>
<td>750ml</td>
<td></td>
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<tr>
<td>375ml</td>
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<tr>
<td>180ml</td>
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<tr>
<td>650ml</td>
<td></td>
</tr>
<tr>
<td>____ml</td>
<td></td>
</tr>
<tr>
<td>Other (in litre)</td>
<td></td>
</tr>
</tbody>
</table>

The full ........................................ amounting to Rs. ................................ having been paid at the Treasury/Sub-Treasury at ................................ by Challan No .........................dt ........................................

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.
Memo No. ........................ Dated........................
Copy to:

1. M/s .......... [To which export is to be made.]
2. The Commissioner of Excise, Government of ...............[State to which export is to be made] for favour of information with a request to accord import sanction and to endorse a copy of the same to this office for record.
3. The Excise, Officer In-charge M/s ............[Name of distiller/brewery/bottling plant/bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.
4. The Excise & Narcotics Officer In-charge ................. [Bonded warehouse, Mizoram] for information and necessary action. He is directed to report to this office the date of issue of the consignment immediately.
5. The Superintendent of Excise, ..................District, ............... [To which export is to be made] for information.
7. Guard File.

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

* Strike out entries not applicable.
**FORM MLPCR-7**

[See Rule 9, 58 & 59]

**APPLICATION FOR TRANSPORT OF INDIAN MADE FOREIGN LIQUOR, ETC.**

Application for a Pass/Permit for transport of Indian Made Foreign Liquor and Overseas Liquor inside Mizoram.

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>......................</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name of warehouse from which liquor is to be transported</td>
<td>......................</td>
</tr>
<tr>
<td>Route by which liquor is to be transported</td>
<td>......................</td>
</tr>
<tr>
<td>Date before which the consignment of liquor is to be despatched</td>
<td>......................</td>
</tr>
</tbody>
</table>

Date ................. Signature of the applicant

**DESCRIPTION AND QUANTITY OF LIQUOR TO BE TRANSPORTED**

<table>
<thead>
<tr>
<th>Description of liquor (in details)</th>
<th>Quantity to be exported</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>In bottle</td>
</tr>
<tr>
<td>1000ml</td>
<td>750ml</td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

*******************************************************************************

FOR USE IN SUPERINTENDENT OF EXCISE & NARCOTICS’ OFFICE

Gross pass fee payable on total consignment and head of account to which payable.
Returned to applicant to deposit Challan.

Issue Pass/Permit in form .....................................................

Superintendent of Excise & Narcotics,
........... District, .................

FORM MLPCR-8

[ See Rule 11]

PASS/ PERMIT FOR THE TRANSPORT OF INDIAN
MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR
FROM BONDED WAREHOUSE INSIDE MIZORAM.

ORIGINAL
(To be retained in the office of the issuing authority)

Serial number of pass/permit .................................
Date of issue.............................................................

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>.........................</th>
</tr>
</thead>
<tbody>
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<td>Name of warehouse from which liquor is to be transported</td>
<td>.........................</td>
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<tr>
<td>Route by which liquor is to be transported</td>
<td>.........................</td>
</tr>
<tr>
<td>Validity of the permit</td>
<td>.........................</td>
</tr>
</tbody>
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</thead>
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<tr>
<td></td>
<td>In bottle</td>
<td></td>
</tr>
<tr>
<td>1000ml</td>
<td></td>
<td></td>
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<tr>
<td>750ml</td>
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<tr>
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<tr>
<td>180ml</td>
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<td>650ml</td>
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<td></td>
</tr>
<tr>
<td>____ml</td>
<td>Other (in litre)</td>
<td></td>
</tr>
</tbody>
</table>

Permit is hereby granted for the transport of the above mentioned liquor to........................................... at............................................ in the District of ......................... The full duty/pass fee amounting to Rs ......................... having been paid at ......................... Treasury vide challan No................................. dt .........................

The .................. 20...... Superintendent of Excise & Narcotics

............. District, ......,

Mizoram.

Memo No. ..................... Dated......................

Copy to:

1. M/s .................. *[From which liquor is to be procured]*
2. The Commissioner of Excise & Narcotics, Mizoram for information.
3. The Superintendent of Excise & Narcotics, ............., district, ......................., Mizoram *[District from which liquor is to be procured]* for favour of information and necessary action.
4. The Excise & Narcotics Officer In-charge M/s ............. *[Name of bonded warehouse]* for information and
necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

5. M/s ……………………[Applicant] for information and necessary action. He is directed to inform this office the arrival of the consignment immediately for early verification.


Superintendent of Excise & Narcotics
..................... District, ..........., Mizoram.

---

**FORM MLPCR-8**

[ See Rule 11]

PASS/PERMIT FOR THE TRANSPORT OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR FROM BONDED WAREHOUSE INSIDE MIZORAM.

DUPLICATE

[ To be sent to the Superintendent of the place of export for record.]

Serial number of pass/permit ..................................
Date of issue..........................................................

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
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<td>Other (in litre)</td>
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Permit is hereby granted for the transport of the above mentioned liquor to............................ at............................ in the District of ..................... The full duty/pass fee amounting to Rs ........................ having been paid at ..................... Treasury vide challan No............................ dt ..................

The.................. 20...... Superintendent of Excise & Narcotics

............ District, ......, Mizoram.

Memo No. ......................... Dated.........................

Copy to:

1. M/s ...................[From which liquor is to be procured]
2. The Commissioner of Excise & Narcotics, Mizoram for information.
3. The Superintendent of Excise & Narcotics, ............., district, ....................., Mizoram [District from which liquor is to be procured] for favour of information and necessary action.
4. The Excise & Narcotics Officer In-charge M/s ............[Name of bonded warehouse] for information and
necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

5. M/s …………[Applicant] for information and necessary action. He is directed to inform this office the arrival of the consignment immediately for early verification.


Superintendent of Excise & Narcotics 
..................... District, ........, Mizoram.

FORM MLPCR-8
[ See Rule 11]

PASS/PERMIT FOR THE TRANSPORT OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR FROM BONDED WAREHOUSE INSIDE MIZORAM.

TRIPPLICATE

[To be sent to the Officer-in-Charge of the bonded warehouse from which export is to be made.]

Serial number of pass/permit ....................... Date of issue............................................

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>.....................</th>
</tr>
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The............... 20...... Superintendent of Excise & Narcotics

.......... District, ......., Mizoram.

Memo No. ...................... Dated......................

Copy to:

1. M/s .................. *[From which liquor is to be procured]*
2. The Commissioner of Excise & Narcotics, Mizoram for information.
3. The Superintendent of Excise & Narcotics, .........., district, .............., Mizoram *[District from which liquor is to be procured]* for favour of information and necessary action.
4. The Excise & Narcotics Officer In-charge M/s ........[Name of bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification.
5. M/s .......................[Applicant] for information and necessary action. He is directed to inform this office the arrival of the consignment immediately for early verification.


Superintendent of Excise & Narcotics
...................... District, ........, Mizoram.

FORM MLPCR-8
[ See Rule 11]
PASS/PERMIT FOR THE TRANSPORT OF INDIAN
MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR
FROM BONDED WAREHOUSE INSIDE MIZORAM.

QUADRUPPLICATE
[To be handed over to the person to whom permit is granted to accompany the consignment.]

Serial number of pass/permit ......................
Date of issue..............................................

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>.......................</th>
</tr>
</thead>
<tbody>
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<td>____ml</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other (in litre)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Permit is hereby granted for the transport of the above mentioned liquor to ............... at ................ in the District of ............. . The full duty/pass fee amounting to Rs ............... having been paid at ............... Treasury vide challan No............. dt .....................

The ............ 20...... Superintendent of Excise & Narcotics

........ District, ....,

Mizoram.

Memo No. ......................... Dated ....................

Copy to:

1. M/s ................... [From which liquor is to be procured]
2. The Commissioner of Excise & Narcotics, Mizoram for information.
3. The Superintendent of Excise & Narcotics, ............... district, ............... Mizoram [District from which liquor is to be procured] for favour of information and necessary action.
4. The Excise & Narcotics Officer In-charge M/s ............... [Name of bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for verification and record.
5. M/s ……………………[Applicant] for information and necessary action. He is directed to inform this office the arrival of the consignment immediately for early verification.


Superintendent of Excise & Narcotics
........... District, ..........., Mizoram.

FORM MLPCR-8
[ See Rule 11]
PASS/ PERMIT FOR THE TRANSPORT OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR FROM BONDED WAREHOUSE INSIDE MIZORAM.

QUINTUPPLICATE
[To be sent to the Commissioner of Excise & Narcotics, Mizoram.]

Serial number of pass/permit ............................................
Date of issue......................................................................

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>........................................</th>
</tr>
</thead>
<tbody>
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<td>Name of warehouse from which liquor is to be transported</td>
<td>........................................</td>
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<tr>
<td>Route by which liquor is to be transported</td>
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<tr>
<td>Validity of the permit</td>
<td>........................................</td>
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</tbody>
</table>
## DESCRIPTION AND QUANTITY OF LIQUOR TO BE TRANSPORTED

<table>
<thead>
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<td></td>
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The ............ 20...... Superintendent of Excise & Narcotics

............ District, ........., Mizoram.

Memo No. ...................... Dated..............................

Copy to:

1. M/s ...................[From which liquor is to be procured]

2. The Commissioner of Excise & Narcotics, Mizoram for information.

3. The Superintendent of Excise & Narcotics, ................., district, ........................., Mizoram [District from which liquor is to be procured] for favour of information and necessary action.

4. The Excise & Narcotics Officer In-charge M/s .................[Name of bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass
of Indian Made Foreign Liquor/Beer issued from this office for verification and record.

5. M/s ………………………[Applicant] for information and necessary action. He is directed to inform this office the arrival of the consignment immediately for early verification.


Superintendent of Excise & Narcotics
……………….. District, …….., Mizoram.

FORM MLPCR-8
[ See Rule 11]
PASS/ PERMIT FOR THE TRANSPORT OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR FROM BONDED WAREHOUSE INSIDE MIZORAM.

SEXTUPLICATE
[To be handed over to the Manager, Bonded Warehouse from which liquor is to be procured.]

Serial number of pass/permit .....................................
Date of issue................................................................

<table>
<thead>
<tr>
<th>Name and Address of applicant</th>
<th>.................................</th>
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<tr>
<td>Other (in litre)</td>
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Permit is hereby granted for the transport of the above mentioned liquor to .................................. at................................. in the District of .................. The full duty/pass fee amounting to Rs ............................. having been paid at ......................... Treasury vide challan No................................. dt ..........................

The......... 20...... Superintendent of Excise & Narcotics ................. District, ..........., Mizoram.

Memo No. ....................... Dated .........................

Copy to:

1. M/s .......................[From which liquor is to be procured]
2. The Commissioner of Excise & Narcotics, Mizoram for information.
3. The Superintendent of Excise & Narcotics, ................., district, ................., Mizoram [District from which liquor is to be procured] for favour of information and necessary action.
4. The Excise & Narcotics Officer In-charge M/s ...............[Name of bonded warehouse] for information and necessary action. He is to endorse a copy of the permit/pass of Indian Made Foreign Liquor/Beer issued from this office for veri-
faction and record.

5. M/s ..................[Applicant] for information and necessary action. He is directed to inform this office the arrival of the consignment immediately for early verification.


Superintendent of Excise & Narcotics
.................. District, .........., Mizoram.

FORM MLPCR-9

[ See Rule 55]

MONTHLY STATEMENT OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR IMPORTED/EXPORTED

ORIGINAL

To

The Commissioner of Excise & Narcotic,
Mizoram, Aizawl.

Through: The Superintendent of Excise & Narcotics,
.......... District, ........
<table>
<thead>
<tr>
<th>No. &amp; date of import/export pass</th>
<th>Name of the place of import/export</th>
<th>Description of IMFL/Overseas Liquor</th>
<th>Quantity (Bulk litre, Proof litre)</th>
<th>Rate of duty levied</th>
<th>Amount collected</th>
<th>Amount payable to the State of Import/export</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Yours faithfully,

Officer-in-Charge,
(distillery, brewery, bottling plant, bonded warehouse or other places of storage)

**FORM MLPCR-9**

[See Rule 55]

**MONTHLY STATEMENT OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR IMPORTED / EXPORTED**

**DUPLICATE**

[To be retained by the Superintendent of Excise & Narcotics concerned]
To

The Commissioner of Excise & Narcotic,
Mizoram, Aizawl.

Through : The Superintendent of Excise & Narcotics,

_________ District, _________

<table>
<thead>
<tr>
<th>No. &amp; date of import/export pass</th>
<th>Name of the place of import/export</th>
<th>Description of IMFL/Overseas Liquor</th>
<th>Quantity</th>
<th>Rate of duty levied</th>
<th>Amount collected</th>
<th>Amount payable to the State of Import/export</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

Yours faithfully,

Officer-in-Charge,
(distillery, brewery, bottling plant, bonded warehouse or other places of storage)
FORM MLPCR-10

[ See Rule 55]

MONTHLY STATEMENT SHOWING DETAILS OF STOCK OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR, OR BEER ETC.

FOR THE MONTH OF ______________________

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Particulars of Account</th>
<th>India-made Foreign Liquor</th>
<th>Overseas Liquor</th>
<th>Beer</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>General Brand 750ml</td>
<td>Deluxe Brand 750ml</td>
<td>Premium Brand 750ml</td>
</tr>
<tr>
<td></td>
<td></td>
<td>375ml</td>
<td>375ml</td>
<td>375ml</td>
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<td>180ml</td>
<td>180ml</td>
<td>180ml</td>
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<tr>
<td></td>
<td></td>
<td>1000ml</td>
<td>1000ml</td>
<td>1000ml</td>
</tr>
<tr>
<td>1.</td>
<td>Opening Balance</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Receipt (+)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.</td>
<td>Transit loss (-)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.</td>
<td>Total ((1+2)-(3))</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>5.</td>
<td>Issue</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>6.</td>
<td>Breakage</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Closing Balance</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>


(1+5+6)
FORM MLPCR-11

[See Rule 55]

MONTHLY STATEMENT SHOWING RECEIPT / ISSUE OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR, OR BEER ETC.

FOR THE MONTH OF ________________________

RECEIPT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Date of Receipt</th>
<th>Brand Name</th>
<th>Quantity received</th>
<th>Particulars of Receipt</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Name of Distillery</td>
<td>Permit No. &amp; Date</td>
</tr>
<tr>
<td>1.</td>
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<td>2.</td>
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<td>3.</td>
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<td>4.</td>
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<td>5.</td>
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<td>6.</td>
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<tr>
<td>7.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

ISSUE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Date of issued</th>
<th>Brand Name</th>
<th>Quantity issued</th>
<th>Particulars of issued</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Name of Distillery</td>
<td>Permit No. &amp; Date</td>
</tr>
<tr>
<td>1.</td>
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<tr>
<td>2.</td>
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<td>3.</td>
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<td>4.</td>
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<td>7.</td>
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</tbody>
</table>
FORM MLPCR-12

[See Rule 57]

APPLICATION FOR RETAIL VENDING OF LIQUOR

To,

The Commissioner of Excise & Narcotics,
Mizoram: Aizawl.

Sir,

I have the honour to pray for issue of permit for retail vending of liquor. Necessary particulars in support of my application are as follows:-

1. Name and address of applicant: ..................................
2. Sex : ..................................
3. Age : ..................................
4. Father’s Name : ..................................
5. Nationality : ..................................
6. Proposed location for shop : ..................................
7. List of Enclosure:
   1) Financial Soundness statement
   2) Up-to-date tax clearance certificate
   3) Certified copy of voter’s ID card
   4) Certified copy of Residential Certificate
DECLARATION

I/We declare that the particulars mentioned in the application are correct. I/We hereby undertake to abide by the conditions of the licence and provisions of the Mizoram Liquor (Prohibition and Control) Act 2014, Rules, Orders and Instructions therein.

Signature of the Applicant.

FORM MLPCR-13

[See Rule 58]

PERMIT FOR RETAIL VENDING OF LIQUOR

| Paste passport |  |
| size photograph |  |
| of the licenced holder |  |

Permission is hereby granted to .................. on payment of fee of ₹.................. (Rupees ..................) to sale by retail, liquor from his/her shop located at .................. under and subject to the provisions of Mizoram Liquor (Prohibition and Control) Act, 2014 and the Rules, orders and instructions made thereunder. Breach of conditions shall entail suspension, cancellation of licence or fine.

The Holder of this permit shall sale/sell liquor only for consumption ‘OFF’ the premises.
Dated ................................

Round Seal

Commissioner of Excise & Narcotics,
Mizoram, Aizawl.

FORM MLPCR-14

[See Rule 59]

APPLICATION FOR LIQUOR LICENCE IN A CLUB,
GOVERNMENT LODGINGS OR HOTEL

| Attach 2 certified copies of recent passport size photographs |

To,

The Commissioner of Excise & Narcotics,
Mizoram: Aizawl.

Sir,

I have the honour to pray for issue of permit for retail sale of liquor for consumption in my/our hotel/Club. Necessary particulars in support of my application are as follows :-

1. Name and address of applicant : ................................
2. Sex : ................................
3. Age : ................................
4. Father’s Name : ........................................
5. Nationality : ........................................
6. Location and Name of hotel : ...............................
7. List of Enclosure:
   1) Ground plan indicating room or rooms to be used
   2) Up-to-date tax clearance certificate
   3) Certified copy of voter’s ID card
   4) Certified copy of Residential Certificate

DECLARATION
I/We declare that the particulars mentioned in the application are correct. I/We hereby undertake to abide by the conditions of the licence and provisions of the Mizoram Liquor (Prohibition and Control) Act 2014, Rules, Orders and Instructions therein.

Signature of the Applicant.

FORM MLPCR-15
[See Rule 59]

PERMIT FOR LIQUOR LICENCE IN A CLUB, GOVERNMENT LODGINGS OR HOTEL

| Paste passport |
| size photograph |
| of the licenced holder. |
Permission is hereby granted to .................. on payment of fee of ₹............. (Rupees .................) to sale liquor by retail for consumption on premises at his hotel ......................... [name of hotel] located at .......................... under and subject to the provisions of Mizoram Liquor (Prohibition and Control) Act, 2014 and the Rules, orders and instructions made thereunder. Breach of conditions shall entail suspension, cancellation of licence or fine.

Dated .................

Round Seal
Commissioner of Excise & Narcotics, Mizoram, Aizawl.

FORM MLPCR-16
[See Rule 60]

APPLICATION FOR PURCHASE, POSSESSION AND CONSUMPTION OF LIQUOR

______________
| Attach 2 certified copies of recent passport size photographs |

To,

The Superintendent of Excise & Narcotics, _______________ District, ______________.
Sir,

I have the honour to pray for issue of permit for purchase, possession and consumption of liquor. Necessary particulars in support of my application are as follows:-

1. Name of applicant : ....................................
2. Age : ....................................
3. Sex : ....................................
4. Father’s Name : ....................................
5. Address of the applicant: ....................................
6. Contact No. : ....................................

**DECLARATION**

I declare that the particulars mentioned in the application are correct. I hereby undertake to abide by the conditions and provisions of the Mizoram Liquor (Prohibition and Control) Act 2014, Rules, Orders and Instructions therein.

Note: Proof of age shall be voter ID card, if necessary.

Signature of the Applicant
FORM MLPCR-17

[See Rule 60]

PERMIT FOR PURCHASE, POSSESSION AND CONSUMPTION OF LIQUOR

| Paste passport | size photograph |
| of the licenced holder. |

Card No.: ........
1. Name : ........................
2. Age : ........................
3. Sex : ........................
4. Father’s Name : ........................
5. Address : ........................
6. Contact No. : ........................
7. Signature of the Card Holder ........................

The holder of this permit is authorized to purchase and possess 6 (six) bottles (750ml. or its equivalent) of Indian Made Foreign Liquor and 10 (ten) bottles (650ml. or its equivalent) each of Beer and Wine in one month for his/her personal bona fide consumption under MLPC Act, 2014, Rules and conditions thereunder.

Validity of the permit: ............
Date of issue: ............
Name & Signature of permit Issuing Authority,

Official Seal
PARTICULARS OF FOREIGN LIQUOR PURCHASE

<table>
<thead>
<tr>
<th>Sl.No.</th>
<th>Description of IMFL &amp; quantity</th>
<th>Beer/Wine &amp; quantity</th>
<th>Date of purchase</th>
<th>Signature of Salesman with Seal</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td>(2)</td>
<td>(3)</td>
<td>(4)</td>
<td>(5)</td>
</tr>
</tbody>
</table>

FORM MLPCR-18

[ See Rule ___]

TEMPORARY LATE CLOSING PERMIT

Permit No. : ...........

1. Name : ................................
2. Address : ................................
3. Name and location of Shop/Hotel etc. : ................................
4. Contact No. : ................................

The holder of this permit is authorized for late closing of his/her establishment mentioned above for the night of ................................

Date of issue: ............... Superintendent of Excise & Narcotics

Official Seal
FORM MLPCR-19

[ See Rule 66(1) ]

APPLICATION FOR GRANT OF EXCLUSIVE PRIVILEGE FOR MANUFACTURE AND SALE OF COUNTRY LIQUOR

| Attach 2 certified | copies of recent | passport size | photographs |

To,

The Commissioner of Excise & Narcotics,
Mizoram : Aizawl.

Sir,

I have the honour to pray for issue of exclusive privilege permit for manufacture, supply and retail vending of country liquor. Necessary particulars in support of my application are as follows:

1. Name and address of applicant: ......................
2. Sex: ......................
3. Age: ......................
4. Father’s Name: ......................
5. Nationality: ......................
6. Proposed location: ......................
7. Event for which applied for: ......................
8. Period for which proposed to manufacture and sale: ......................
9. Quantity proposed to manufacture: ........................................

10. List of Enclosure:
    1) Recommendation of the organiser of event
    2) Certified copy of voter’s ID card
    3) Certified copy of Residential Certificate

DECLARATION

I/We declare that the particulars mentioned in the application are correct. I/We hereby undertake to abide by the conditions of the licence and provisions of the Mizoram Liquor (Prohibition and Control) Act 2014, Rules, Orders and Instructions therein.

Signature of the Applicant.

FORM MLPCR-20

[ See Rule 66(2) ]

LICENCE FOR EXCLUSIVE PRIVILEGE FOR MANUFACTURE AND SALE OF COUNTRY LIQUOR

| Paste passport | size photograph |
| of the licenced holder. |

Permission is hereby granted to ........................................ on payment of fee of ₹............ (Rupees .................) to manu-
facture, supply and sale of .................. litres of country liquor at ............................................................. [name and place of event] under and subject to the provisions of Mizoram Liquor (Prohibition and Control) Act, 2014 and the Rules, orders and instructions made thereunder. Breach of conditions shall entail suspension, cancellation of licence or fine.

The Holder of this permit shall sale/sell liquor only for consumption ON the premises only.

The validity of the permit shall be .........................

Dated .........................

Round Seal

Commissioner of Excise & Narcotics, Mizoram, Aizawl.

PREScribed Register-I

[See Rule 11]

REGISTER OF PERMIT ISSUED

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Name of Licencee/Importer with Licence No.</th>
<th>Challan No.</th>
<th>Amount of pass fee paid</th>
<th>Permit No &amp; Date of issue</th>
<th>Quantity (Brand-wise description)</th>
<th>Validity of the Permit</th>
<th>From whom import</th>
<th>Date of arrival of consignment</th>
<th>By whom verified with Report</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td></td>
<td>2</td>
<td>3</td>
<td>4</td>
<td>5</td>
<td>6</td>
<td>7</td>
<td>8</td>
<td>9</td>
</tr>
</tbody>
</table>
PRESCRIBED REGISTER-II

[See Rule 19]

TRANSACTION REGISTER

RECEIPT / ISSUE OF INDIAN MADE FOREIGN LIQUOR AND OVERSEAS LIQUOR, OR BEER ETC.

RECEIPT

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Date of Receipt</th>
<th>Brand Name</th>
<th>Quantity received</th>
<th>Particulars of Receipt</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>1000ml</td>
<td>750ml</td>
</tr>
<tr>
<td>1.</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td></td>
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<tr>
<td>3.</td>
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<td>4.</td>
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<td>5.</td>
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<tr>
<td>6.</td>
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<tr>
<td>7.</td>
<td></td>
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</tr>
</tbody>
</table>

ISSUE

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Date of issued</th>
<th>Brand Name</th>
<th>Quantity issued</th>
<th>Particulars of issued</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>1000ml</td>
<td>750ml</td>
</tr>
<tr>
<td>1.</td>
<td></td>
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<td></td>
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<tr>
<td>2.</td>
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<td>3.</td>
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<td>7.</td>
<td></td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>
# PROFORMA FOR MAINTAINING DAILY ACCOUNT IN THE EXCISE & NARCOTICS REGISTER BY THE BONDED WAREHOUSE (WHOLESALER) / RETAIL SHOP

**NAME OF THE LICENCEE:** ______  
**DATE:** ______

<table>
<thead>
<tr>
<th>Sl. No.</th>
<th>Particular of Liquor</th>
<th>Opening Balance</th>
<th>(IN BOTTLE)</th>
<th>Issues</th>
<th>Closing Balance</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>Receipt</td>
<td>Total</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>General Brand</td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>750 ml</td>
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<td>375 ml</td>
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<td>180 ml</td>
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<tr>
<td>2</td>
<td>Deluxe Brand</td>
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<tr>
<td>3</td>
<td>Premium Brand</td>
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<td></td>
<td>1000 ml</td>
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<td>180 ml</td>
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<td>4</td>
<td>Super Premium Brand</td>
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<td>375 ml</td>
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<td>180 ml</td>
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<td>B.I.O.</td>
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<td>700 ml</td>
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<td>Wines</td>
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<td></td>
<td>750 ml</td>
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<td>180 ml</td>
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<td>7</td>
<td>Beer</td>
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<td></td>
<td>1000 ml</td>
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<td>500 ml</td>
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<tr>
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<td>275 ml</td>
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</tbody>
</table>