

(Published by Authority)

383

PART I: SECTION (I) — GENERAL

“Excise Ordinance” Notices

EXCISE ORDINANCE

Excise Notification No. 699

By virtue of the powers delegated to me by Excise Notification No. 699 published in *Gazette* No. 13,529 of February 22, 1983, I, Ariyasiri Upali Jayawickrema, Excise Commissioner, do hereby direct under section 25 of the Excise Ordinance (Chapter 52), that on and after 1st January 1982, Excise Notification No. 698 published in *Gazette* No. 169/3A (*Extraordinary*) of November 30, 1981, shall be amended in the schedule thereto, by the insertion between the lines Licence Form No. 9 Entertainment Bar

Licence and Licence Form No. 11 Restaurant Licence, of the following particulars.

A. U. JAYAWICKREMA,
Excise Commissioner.

Colombo, 17th December, 1981

SCHEDULE		
Licence Form No.	Description of Licence	Stamp Fees to be charged
10	Railway Refreshment Room Licence	Rs. 500 within Municipal Council areas Rs. 250 in other areas

1—217

ද.න. 206/18A — 1982 අගෝස්තු 20 දිනේ පිටුව — 1982.08.20

No. 206/18A — FRIDAY, AUGUST 20, 1982

“Excise Ordinance” Notices

EXCISE NOTIFICATION No. 704

Form of Licence for the Sale of Arrack by the Bottle only (not to be consumed on the premises) to licensed dealers in Foreign Liquor Wholesale Premises

THE Minister of Finance and Planning has under Section 25 of the Excise Ordinance (Chapter 52) directed that Excise Notification No. 661 published in *Government Gazette* No. 66 of December 07, 1979 be amended, with effect from the date hereof, by the addition of the following items to Schedule I and II thereof, respectively.

Colombo, August 18, 1982.

W. M. TILAKARATNA,
Secretary,
Ministry of Finance and Planning.

SCHEDULE I

Nature of Licence

Form of licence for the sale of arrack by the bottle only (not to be consumed on the premises) to licensed dealers in Foreign Liquor Wholesale premises

Fee

Rs. 1/- per 4.5 litres of estimated sales of arrack at the premises during the period of the licence calculated on the basis of the sale of arrack at the premises during the period of twelve consecutive months ending on August 31 of the preceding year, subject to a minimum fee of Rs. 500.

SCHEDULE II

Fee: Rs.

WHOLESALE LICENCE FOR THE SALE OF ARRACK BY THE BOTTLE ONLY (NOT TO BE CONSUMED ON THE PREMISES) TO LICENSED DEALERS IN FOREIGN LIQUOR WHOLESALE PREMISES

Name of Licensee:

Description of licensed premises:

Date of Issue:

Date of Expiry:

Stamp of Re. 1.

Office of the Licensing Authority,

..... 19.....

.....
Licensing Authority.

COUNTERPART AGREEMENT

I/We, the aforementioned licensee/licensees for myself/ourselves hereby agree with the Licensing Authority that I/We will well and truly observe and perform the terms and conditions, contained in the licence (of which this is a counterfoil) to sell arrack by the bottle only at the premises morefully described above during the official year ending December 31, 1982, subject to the General Conditions applicable to all excise licences for the time being in force, and the following Special Conditions applicable to this licence:—

(1) The arrack shall be obtained by the licensee/licensees in sealed bottles only from licensed manufacturers of arrack.

2A I කොටස : (1) රෙදිය—ශ්‍රී ලංකා ප්‍රජාතාන්ත්‍රික සමාජවාදී ජනරජයේ දූති විගණන හැසිරි පත්‍රය—1982.08.20

PART I: SEC. (1)-GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA-1982.08.20

- (2) (a) No sealed bottles of arrack shall be removed from the said manufactory to the licensed premises, except under the authority of a pass issued by the Superintendent of Excise. However this condition will not apply to processed arrack. No pass will be made available for use or no arrack shall be transported at a later hour than 6 p.m.
- (b) All passes shall be filed of record in the licensed premises, and shall be available for inspection for a period of 12 months from the date of issue.
- (3) The sale of arrack shall be by the sealed bottle only to licensed dealers of liquor. The breaking open of sealed bottles of arrack and sale by the glass are prohibited.
- (4) The sale of arrack in sealed bottles shall be subject to the same restrictions as may be imposed on the sale of foreign liquor by the Foreign Liquor Wholesale Licence held by the licensee/licensees as regards the hour of sale permitted.
- (5) All arrack, sold or kept for sale under this licence shall not be below or above the strength prescribed by the Excise Commissioner by Notification, as tested in compliance with the provisions of Excise Notification No. 178 published in *Gazette* No. 7,654 of July 13, 1928. No water, and no colouring, flavouring or other matter whatsoever shall be added to the arrack.
- (6) Sealed bottles of arrack sold under this licence shall not be sold for consumption on the premises.
- (7) The licensee/licensees shall keep an account, of all arrack bought and sold, in the following form with separate folios in the register for each quality of arrack stocked by him/them :

Bottled Arrack Register (in litres and milli-litres) Quality

1 Month of	2 No. of pass	3 IN HAND			4 RECEIVED			5 TOTAL			6 SOLD			7 BALANCE		
		750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres
Dates 1 to 31																

- (8) No arrack other than the arrack in the manufacturer's sealed bottles with the labels and capsules or Seals intact and no stopper or seal of the type used for arrack bottles ; and no implement for reproducing a seal similar to the manufacturer's seal shall be kept in the licensed premises, or any out-house thereof, or any building appurtenant thereto.
- (9) Excise Officers not below the grade of Inspector shall at all times, when the premises are open for sale of sealed bottles of arrack be given access to check the strength and stocks of arrack as well as the accounts.
- (10) The licensee/licensees shall be responsible for all acts of his/their managers, agents and employees in relation to this licence.
- (11) This licence is not transferable, except with the written sanction of the Excise Commissioner first had and obtained.
- (12) The sum of rupees two thousand deposited by the licensee/licensees with the application for this licence shall be held by the Licensing Authority as security for the due observances of the General and Special Conditions of this licence, and shall be liable to forfeiture, in whole or in part at the sole discretion of the Licensing Authority for any breach of these conditions, in addition to the penalties provided for such breach by the Ordinance.
- (13) The licensee/licensees shall have or make no claim against the Licensing Authority, Excise Commissioner or the Government of the Democratic Socialist Republic of Sri Lanka for any failure whether partial or total, of his/their supplies of arrack or for any loss or damage arising from any act or omission of the supplier, or for any other cause whatsoever.
- (14) This licence shall remain in force from until December 31, 19..... unless otherwise determined earlier.

Signature :

Witness :

Dated the day of, 19.....

Fee : Rs. 500.

Excise A (F.L.) 4

WHOLESALE LICENCE FOR THE SALE OF ARRACK BY THE BOTTLE ONLY (NOT TO BE CONSUMED ON THE PREMISES)
TO LICENSED DEALERS IN FOREIGN LIQUOR WHOLESALE PREMISES

..... of (hereinafter called "the licensee/licensees") is/are hereby licensed to sell arrack by the sealed bottle only at the premises known as or bearing No. in street, and situated at in District (hereinafter called "the licensed premises"), subject to the General Conditions applicable to all Excise Licences for the time being in force, and the following Special Conditions applicable to this licence :—

- (1) The arrack shall be obtained by the licensee/licensees in sealed bottles only from licensed manufacturers of arrack.
- (2) (a) No sealed bottles of arrack shall be removed from the said manufactory to the licensed premises, except under the authority of a pass issued by the Superintendent of Excise. However this condition will not apply to processed arrack. No pass will be made available for use or no arrack shall be transported at a later hour than 6 p.m.

පළාතා-ශ්‍රී ලංකා ප්‍රජාතාන්ත්‍රික සමාජවාදී ජනරජයේ අති විශේෂ හැසිරුම-1982.08.20 3A

Part I: Sec. (1) GAZETTE EXTRAORDINARY OF THE DEMOCRATIC SOCIALIST REPUBLIC OF SRI LANKA-1982.08.20

- (b) All passes shall be filed of record in the licensed premises, and shall be available for inspection for a period of 12 months from the date of issue.
- (3) The sale of arrack shall be by the sealed bottle only to licensed dealers of liquor. The breaking open of sealed bottles of arrack and sale by the glass are prohibited.
- (4) The sale of arrack in sealed bottles shall be subject to the same restrictions as may be imposed on the sale of foreign liquor by the Foreign Liquor Wholesale Licence held by the licensee/licencees as regards the hour of sale permitted.
- (5) All arrack, sold or kept for sale under this licence shall not be below or above the strength prescribed by the Excise Commissioner by Notification, as tested in compliance with the provisions of Excise Notification No. 178 published in Gazette No. 7,654 of July 13, 1928. No water, and no colouring, flavouring or other matter whatsoever shall be added to the arrack.
- (6) Sealed bottles of arrack sold under this licence shall not be sold for consumption on the premises.
- (7) The licensee/licencees shall keep an account, of all arrack bought and sold, in the following form with separate folios in the register for each quality of arrack stocked by him/them :—

Bottled Arrack Register (in litres and milli-litres) Quality

1 Month of	2 No. of pass	3 IN HAND			4 RECEIVED			5 TOTAL			6 SOLD			7 BALANCE		
		750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres	750 milli litres	375 milli litres	185 milli litres
Dates 1 to 31																

- (8) No arrack, other than the arrack in the manufacturer's sealed bottles with the labels and capsules or seals intact and no stopper or seal of the type used for arrack bottles; and no implement for reproducing a seal similar to the manufacturer's seal shall be kept in the licensed premises, or any out house thereof, or any building appurtenant thereto.
- (9) Excise Officers not below the grade of Inspector shall at all times, when the premises are open for sale of sealed bottles of arrack be given access to check the strength and stocks of arrack as well as the accounts.
- (10) The licensee/licencees shall be responsible for all acts of his/their managers, agents and employees in relation to this licence.
- (11) This licence is not transferable, except with the written sanction of the Excise Commissioner first had and obtained.
- (12) The sum of rupees two thousand deposited by the licensee/licencees with the application for this licence shall be held by the Licensing Authority as security for the due observance of the General and Special Conditions of this licence, and shall be liable to forfeiture, in whole or in part at the sole discretion of the Licensing Authority for any breach of these conditions, in addition to the penalties provided for such breach by the Ordinance.
- (13) The licensee/licencees shall have or make no claim against the Licensing Authority, Excise Commissioner or the Government of the Democratic Socialist Republic of Sri Lanka for any failure whether partial or total, of his/their supplies of Arrack or for any loss or damage arising from any act or omission of the supplier, or for any other cause whatsoever.
- (14) This licence shall remain in force from until December 31, 19... unless otherwise determined earlier.

Office of the Licensing Authority,

....., 19....

-193

Licensing Authority*