

FORM D.S. V

[See rule 26 (3)]

Licence No.

Licence for the possession and use of ordinary denatured spirit for bonafide purposes of art, industry ¹[not being an industry engaged in manufacturing denatured spirituous preparations] or profession.

Licence is hereby granted, under and subject to the provisions of the Bombay Prohibition Act, 1949 (Bom. XXV of 1949) and the rules, regulations and orders made thereunder, to of (hereinafter referred to as "the licensee"), on payment of a fee of Rs. authorising him to buy, possess, transport and use of ordinary denatured spirit (hereinafter referred to as "spirit") for bonafide purposes of art / industry / profession during the period from to

..... (both days inclusive) at his premises situated at (hereinafter referred to as the "licensed premises"), subject to the following conditions, namely :—

Conditions

1. Licensee shall keep all the spirit received by him in a secure place in the licensed premises under lock and key and all issues of spirit from the said premises shall be made in the presence of the ²[licensee] or a person duly authorised by him in writing in this behalf. He shall not keep or use spirit at any place other than the licensed premises.
2. The spirit possessed under the licence shall not be used except for the purpose of
3. The privileges of purchase, possession and transport of spirit shall extend only so far as they are incidental to its use stated in condition 2.
4. The licensee shall not possess or use spirit of a strength less than 60° O.P.
5. The licensee shall not obtain spirit except,—
 - (a) From an excise of customs bonded warehouse, or with the permission of the Commissioner or of the officer specially authorised by the Commissioner in that behalf, from a licensed manufacturer of ordinary denatured spirit or wholesaler, if he is entitled to possess ²[50 litres] or more of spirit under this licence;
 - (b) from a wholesale licensee or a licensed manufacturer of ordinary denatured spirit if he is entitled to possess 2[5 litres] or more of spirit under this licence;
 - (c) from a retail licensee, if he is entitled to possess 6 ^{1*} bottles or less of spirit under this licence.

1. Ins. by G.N. of 4.11.1968.
 2. Subs. by G.N. of 4.11.1968.

6. The licensee shall not transport spirit obtained under this licence to his licensed premises except under a pass granted by the ²[State Excise Officer] of the place from where it is obtained, on the strength of a requisition signed by the licensee and counter sigend by the ²[State Excise Officer] in whose charge such licensed premises are situated :

Provided that no such requisition and transport pass shall be necessary in the case of a licensee entitled to use spirit not exceeding 2 ¹bottles per month for the purchase and transport of spirit by him but the licensee shall not remove the spirit so purchased from the licensed premises of a retail licensee unless he gets the details of purchase of spirit entered in his licence under the signature of the retail licensee.

7. The licensee shall not use spirit ³[exceeding bottles/litres] ³[in any three calendar months/six calendar months.]

8. the licensee shall not possess at any time spirit ²[in excess of bottles/litres]

9. The licensee shall keep his stock of spirit in excess of ²[50 litres] in premises sufficiently fire-proof and approved by the municipal or such other authorities.

10. The licensee shall not recover spirit used in any process without first obtaining the necessary authority from the Collector to do so.

11. This licence is liable to be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Bombay Prohibition Act, 1949.

12. In case this licence is suspended or cancelled during its currency or is not renewed on its expiry, the whole of the unused stock of spirit in balance with the licensee on the date of such suspension, cancellation or non-renewal shall forthwith be handed overby him to the officer granting the licence.

Granted this day of 19 ..



Collector of
Superintendent of State Excise

1. Deleted. by G.N. of 4.11.1968.
2. Subs. *ibid.*
3. Subs. by G. N. of 24.7.1971.

(Reverse of the Licence)*Details of denatured spirit purchased in the month*¹[N. B.— 1 bottle = 650 millilitres]

Quantity purchased			Licence				Signature of the licensee or his authorised nokar.
Date	On the date	Progressive total for each calendar month	Retailer or wholesaler or manufacturer	No.	Name and address		

FORM B

[See rule 26 (5)]

Form of Bond to be executed before licence is granted to possess and use ordinary denatured spirit for medical, scientific and educational purposes or for purposes of art, industry or profession.

Whereas I/we, residing at in²[taluka/tahsil] of the district have made an application on to the Superintendent of State Excise, for a licence authorising me/us to possess and use denatured spirit as specified in the said application form I/we hereby bind myself/ourselves jointly and severally that I/we shall possess and use ordinary denatured spirit for the possession and use of which licence has been granted or renewed to me/us for purposes at my/our situated at

¹. Subs. by G. N. of 25-7-1963.

². Subs. by G. N. of 25-7-1963.

..... town/village of district in the ¹[State of Maharashtra] in accordance with the provisions of the Bombay Prohibition Act, 1949, and the rules, regulations and orders made thereunder and the conditions of the licence issued thereunder and in case of my/our making default in the observance of the provisions of the said Act and the rules, regulations and orders made thereunder and the conditions of the said licence I/We bind myself/ourselves, jointly and severally and each and every one of my/our respective heirs, executors, administrators and representatives, to forfeit to the ¹[Governor of Maharashtra] the sum of rupees * in guarantee of which I have deposited with Government an amount of Rs. in cash/† in securities.

Place

Dated this day of 20 .. .

In the presence of—

1.
2.

Signature(s) of the Principal(s).

We (1)
 (2) residing
 at in the
 taluka/tahsil of district do hereby declare ourselves
 sureties for the abovementioned that he/they shall do and
 perform all that he/they has/have undertaken to do and perform and in case of his/their
 making default therein, we hereby bind ourselves jointly and severally to forfeit to the
¹[Governor of Maharashtra] the sum of rupees

Place

Dated this day of 19 .. .

In the presence of—

- | | |
|---------|---------|
| 1. | 1. |
| 2. | 2. |

Signature of the sureties.

* This clause should be struck off where instead of cash or securities sureties, are taken.

† The surety bond is not necessary where cash or securities are taken.

1. Subs. by G. N. of 25-7-1963.