

(5) Wine required for a licence holder shall not be bought or obtained except from a person holding a Trade and Import licence issued under the Bombay Foreign Liquor Rules, 1953 or BRL (Winery) licence issued under the Maharashtra Manufacture of Beer and Wine Rules, 1966.

(6) A licensee shall not keep or sell in the licensed premises Liquor of any other kind which he is not authorised to buy or keep or sell. Only wine in sealed bottles can be sold. The licensee shall also not receive, keep or sell any adulterated, deteriorated or spurious liquor of any kind.

(7) The licensee shall sell wine only to the persons holding permit in Form FLX-C issued under rule 70D of the Bombay Foreign Liquor Rules, 1953.

(8) The provisions of sub-rule (10) of rule 5 of these rules relating to working hours and closure of licensed premises shall, *mutatis mutandis* apply to the licensee holding licence in Form 'E-4'.

(9) The licence shall be granted for a period upto 31st March next following the date of the commencement of the licence.

(10) The provisions of rules 5B and 5C of these rules shall apply *mutatis mutandis* for the purposes of the licence granted under this rule.”.

3. After Form E-2 appended to the principal Rules, the following Forms shall be inserted, namely :—

“ FORM E-3

[See sub-rule (1) of rule 7]

Form of application for a licence to sell wine in sealed bottles in Super Market or Walk-in Store.

1. Name and address of the applicant :
2. Names and addresses in full of the partners, if any.
3. The address in full of the premises where wine would be sold.
4. Whether the proposed premises referred to at item 3 above are,—
 - (a) within 50 meters from any educational or religious institution or a statute of national personality, if they are within the jurisdiction of any Municipal Corporation or 'A' Class or 'B' Class Municipal Council and 100 meters if situated elsewhere.
 - (b) within 100 meters from any bus stand, station or depot of the Maharashtra State Road Transport Corporation.

5. Whether the applicant holds at present or held at any time in the past any licence for the sale of foreign liquor including mild liquor or wine and if so, the period during which it was held.
6. Whether the rack or shelf of wine to be kept on display has adequate mechanism to be kept securely locked whenever required.
7. Whether the rack or shelf has been denoted to be situated at the rear side corner of the Super Market or Walk-in Store.
8. Proof of solvency of the applicant.
9. Whether any Excise/Police/Municipal Licence held by the applicant was suspended or cancelled at any time in past, and if so, the period of such suspension or cancellation and the reason thereof.
10. Whether the applicant is in arrears of excise duty or in arrears of any other Government dues, such as Sales Tax, Income Tax, etc.

I, hereby declare that the particulars given above are correct.

I, hereby undertake to abide by the conditions of the licence and the provisions of the Maharashtra Prohibition Act, 1949, and the rules, regulations and orders made there under from time to time.

Date :

Signature of the Applicant.

To,

The Superintendent, State Excise

“ FORM E-4

[See sub-rule (2) of rule 7]

Lic. No.

Licence for sale of wine in a single rack or shelf in the Super Market or Walk-in-Store premises of a

Licence is hereby granted under and subject to the provision of the Maharashtra Prohibition Act (XXV of 1949) and the rules, regulations and orders made thereunder to(hereinafter called “the licensee”) on recovery of a fee and a deposit as prescribed under rule 7 authorising him to sell wine in sealed bottles during the period from at his [.....] situated at, subject to the following conditions, namely :—

(1) The licensee shall not sale any wine which has not been legally obtained either from the holder of BRL winery licence in the State or from the FL-I. or FL/W-I licence issued under the Bombay Foreign Liquor Rules, 1953.