FORM C.I.W.II

[*See* rules 4(2)]

	Licence No	
Import and Sale by Wholesale Country Liquor Licence		
Licence is hereby granted to	Shri/Messrs (hereinafter called	
"the licensee") authorising hi	m to import and sell wholesale country liquor at his premises	
situated at	(hereinafter referred to as the 'licensed premises') for	
the period commencing on	and ending on	
	the 31st day of	
March	(both days inclusive) under and subject to the provisions	
of the Bombay prohibition Act	1949 (Bom. XXV of 1949) (hereinafter referred to as "the	
said Act"), the Maharashtra Co	buntry Liquor (Import and Sale by Wholesale) Rules, 1974	
and all other rules; regulatio	ns and orders made under the Act and to the following	
conditions namely:		

CONDITIONS

- 1. The licensee shall deposit a sum of Rs. 2,000 (Rupees two thousand) as licence fee in a Government Treasury.
- 2. If the licensee desires to discontinue the licence, he shall give on month's previous notice in that behalf to the Collector of the district concerned.
- 3. The licensee shall carry on his business at his licensed premises either personally or by an agent or servant duly authorised by him in his behalf by a written NOKARNAMA in Form C. I. W. VI, signed by him and countersigned by a Prohibition and Excise Officer not below the rank of Prohibition and Excise Sub-Inspector, provided that, such NOKARNAMA signed by the licensee shall also be valid unless counter signature is refused. If for any reason, the Collector orders the withdrawal fo any NOKARNAMA the same shall be withdrawn forthwith. For every NOKARNAMA issued by him, the licensee shall pay such fee as may from time to time be prescribed for this privilege by the rules made under the Act.

No NOKARNAMA shall be issued to any person under 21 years of age, and no such NOKARNAMA if issued shall be valid.

- 4. The licensee shall daily keep in the licensed premises a true and correct account of the quantity of imported duty paid country liquor received, issued and in balance in the register in Form C. I. W. VII. The account register, import passes and other record shall at all times be open for inspection by the Commissioner, Collector or any other officer authorised in this behalf.
- 5. The licensee shall furnish to the Commissioner, and the Collector on or before the 7th day of each month a statement in Form C. I. W. VII showing the quantity of imported duty paid country liquor received at and issued from his licensed premises during the preceding month, and also the quantity of imported duty paid country liquor held in balance at the end of the preceding month and shall furnish within a reasonable time such other information as the Commissioner or the Collector may from time to time direct.
- 6. The licensee shall at all times keep a Visit Book at the licensed premises for the use of the inspecting officers. This book shall be paged and sealed with the seal of the Collector.

- 8. The licensee shall not sell imported country liquor to any person other than wholesale licensee or retail licensee.
- 9. Without the permission of the State Government, the licensee shall not sale, transfer or sub-let the privilege of importing and string country liquor granted to him by this licence not shall he in connection with the exercise of the said right enter into any agreement or arrangements which in the opinion of the State Government is of a nature of a sublease. No person shall be recognised as partner of the licensee for the purpose of the licence unless the partnership has been declared to the State Government before the grant of the licence and the name/s of the partner/s have been entered jointly in the licence or unless the State Government agrees, on application made to it to alter the licence and to add the name of the partner/s in the licence.
- 10. The licensee shall, when called upon by the Collector or any Prohibition and Excise Officer not below the rank of a Prohibition and Excise Sub-Inspector, give an explanation in writing regarding any breach of the rules or any irregularity detected and committed by him or his agent or servants, and furnish any information regarding the management of the licence an shall answer all reasonable question to the best of his knowledge and belief. He shall also on demand allow the Collector or a Prohibition and Excise Officer, or an Officer of the Food and Drugs Administration in the State to draw the free of cost samples not exceeding 375 ml. at any one time of imported country liquor for analysis in the laboratory of the Food and Drugs Administration. He shall also pay on demand to the Officer in charge of the said laboratory a fee or Rs. 25 for the analysis of each such sample.
- 11. The licensee shall abide by the conditions of this licence and the provisions of the Bombay Prohibition Act, 1949 and the rules, regulations and orders made thereunder and shall give an undertaking to that effect in From IX.
- 12. The licensee shall obey all lawful orders issued from time to time by the Commissioner the Collector or any other Prohibition and Excise Officer duly authorised by the Commissioner in this behalf.
- 13. This licence may be suspended or cancelled in accordance with the provisions of section 54 or 56 of the Bombay Prohibition Act, 1949.
- 14. The licensee, his successors or assignees shall have no claim whatsoever to the continuance of this licence, after the expiry of the period for which it is granted. It shall be entirely within the discretion of the State Government whether or not to permit the assignees of the licensee in case of sale or transfer or his successors in case of death to have the benefit of the licenced for the unexpired portion of the period for which it is granted.
- 15. In case this licence is cancelled before its expiry or is not renewed on its expiry, the licensee shall forthwith surrender the whole stock of imported country liquor held and stored in the licensed premises to the Superintendent of Prohibition and Excise of the district concerned.

Granted this	day of20	
		T. G. II
Seal of the		The Collector
Collector		District.