FORM D.S.P.-2

(See Rule 6)

Licence for the wholesale sale of denatured spirituous preparation (s)

Licence is hereby granted, under and subject to the provisi	•
Prohibition Act, 1949 (Bom XXV of 1949), and the rules regulating	
thereunder to, of	
referred to as "the licensee") [on payment of a fee of inclusive of c	
authorising him to	
by wholesale (here specify the denatured spirituous preparation (s)	
authorised to sell) (hereinafter referred to as the licensed prepara	
situated at	
ending on	
following conditions namely:—	usive), subject to the
·	
CONDITIONS	
1. (1) The licensee shall not keep in this licensed premises session more than litres of licensed prepa	_
unless he is specially authorised by the Collector to do so by an	•
licence.	endorsement on this
	/
(2) The licensee shall keep the denatured spirituous preparation	
or in metal drums or other receptacles securely closed. Any s	
litres shall be kept in the premises sufficiently fire proof and appro or other local authorities and which are not used or intended for	•
	-
2. Each bottle containing denatured spirituous preparation shall	
ing the name and address of its manufacturer, and the kind and	quantity of licensed
preparation contained therein.	
¹ [3. The licence shall be hung up in a conspicuous place in the	_
the front of which shall be affixed a sign board bearing the following character in English and in Marathi;—	inscription in legible
Name of the licensee	
Licensed to sell denatures spirituous preparations prepared b	y wholesale.
Authorised opening hour	8.30 a.m.
Authorised closing hour	8.30 p.m.
Recess (one hour)	1.00 p.m. to
	2.00 p.m.]

^{1.} subs. by G. N. of 6.11.1981.

- 4. The licensee shall not obtain his supply of licensed preparation(s) from any place except from --
 - (a) a licensed manufacturer of such licensed preparation(s) or any other wholesale licensee; or
 - (b) a place outside the State of Maharashtra under an import pass.
- 5. The licensee shall not sell licensed preparation(s) in any one transaction in quantity less than five litres.
- 6. The licensee shall not sell licensed preparation(s) except in sealed bottles or drums or other receptacles.
- ¹[7. No. licensed preparation(s) shall be sold or removed from the licensed premises except in sealed bottles or in sealed drums or other sealed receptacles and unless they bear the manufacture's lable indicating the name and address of the manufacturer and kind and quantity of the licensed preparation(s) contained therein]
- 8. The licensee shall keep in his licensed premises accounts of licensed preparation(s) purchased and sold by him in form D.S.P. 2-A. He shall also maintain a register of sale in Form D.S.P. 2-B. The accounts and the register of sale shall be plainly and correctly written daily in a bound book, page and stamped with the seal of the Collector/Superintendent/District Inspector/Mamlatdar/Mahalkari/Tahsildar. He shall allot separate pages in the register of account for each kind of denatured spirituous preparations. He shall by the 7th day of every month furnish to the local Prohibition and Excise Officer a monthly return in Form D.S.P. 2-C in respect of the quantities of denatured spirituous preparations purchased and sold by him during the previous month.
- 9. The licensee shall allow any officer empowered under section 122 of the Act to take samples of the licensed preparation(s), free of cost, for the purpose of analysis or verification of the soluble contents and spirit contents of the preparation.
- 10. The privilege of purchase of licensed preparation(s) granted under the license to the licensee shall extend only so far as it is incidental to its sale at the licensed premises.

Granted this	day of	19 .
	•	
Seal Collector of		