¹[94-A. Prescription in the case of ²[Champagne, Port-type wine, etc.,].—

(1) For the purpose of rules 92,92 and 94 a prescription in the case of ²[Champagne, Port-type wine, Port-wine, Wincarnis, Vibrona, Manola and Buck-fast Tonic wine] shall mean a prescription.—

(*a*) Which is issued in Form C by a registered medical practitioner, who is a family physician of the person to whom it whom it has been issued for a period of not less than one year immediately before the date of such prescription and

(b) Which satisfies the requirements of sub-rule (2)

(2) The quantity of ²[Port-type wine, Port-wine, Wincarnis, Vibrona, Manola or Buckfast Tonic wine or Champagne,] as the case may; be, shall be so recommended in the prescription that it does not exceed.—

(*i*) ³[750 millilitres] in a week in the case of ²[Port-type wine, Port-wine, Wincarnis, Vibrona, Manola or Buck-fast Tonic wine,] and

(ii) ³[375 millilitres] per day in the case of Champagne,

and that the total the total period for which such quantity is recommended shall not exceed.—

(*a*) thirty days in the case of ³[Port-type wine, Port-wine, Wincarnis, Vibrona, Manola and Buck-fast Tonic wine,] and

(b) fifteen days in the case of champagne from the date of the issue of the prescription.]

94-B. *Application for a transport pass.*—Any licensee or permit-holder desiring to obtain a transport pass in Form F.L. IA shall make an application in Form F.L./A-9 to the Collector through the District Prohibition and Excise Officer of his district.

95. *Saving.*—Notwithstanding the supersession of the Bombay Foreign Liquor Rules, 1950, any licence, permit pass or permission granted or issued under the said rule shall so far as it not inconsistent with the provisions of these rules, continue in force and be deemed to have been granted or issued under the corresponding provisions of these rules, until the expiry of the term for which it was granted or issued or until it is suspend or cancelled in accordance with the provisions of the Act, or these rules as the case may be.

⁴[FORM F.L./A. IA]

(see rule 4)

Form of application for an ordinary trade and import licence for the removal from a Customs Frontier and for the import and vend of foreign liquor (potable) including Indian-made liquors (potable) excised at special rates (not to be drunk on the premises).

1. Name and address of the applicant

2. Names and addresses in full of the partners, if any.

¹ Ins. by G. N. of 19-11-1957.

² Subs. by G. N. of 30-6-1958.

³ Subs. by G. N. of 8-7-1969.

⁴ Ins. by G. N. of 17-1-1973.

- 3. Exact location and full address of the premises where the business will be conducted.
- 4. Whether the applicant (or any of his partners) holds on the date of this application or held at any time in the past (individually or in partnership with others) any licence for the sale of foreign liquor, and if so, the details thereof.
- 5. Proof of solvency of the applicant.
- 6. Whether the applicant is in excise arrears 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 Bombay Prohibition Act, 1949, and the rule, regulations and orders made thereunder from time to time.

Date

Signature of the applicant.

To,

The Collector]

FORM F. L. I (*see* rule 5)

No. of 20 -20.

(For the whole of the ¹[State of Maharashtra])

Ordinary Trade and import Licence for the removal from a Customs Frontier and for the import and vend of foreign liquors (potable) including Indian-made liquors (potable) excised at special rates (" not to be drunk on the premises").

Conditions

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

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