

**U.P. EXCISE MANUAL VOLUME I**

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**NOTIFICATIONS**

**Under the Act**

Under Section 40

**1. Fundamental Principles-** The fundamental policy of Excise Administration as enunciated in Article 47 of the Constitution of India is to promote, enforce and carry into effect the policy of prohibition of the consumption, except for medicinal purposes of intoxicating drinks and drugs which are injurious to health. *Cf. Government Notification No. 1836 (i) E/XIII-414-46, dt. 31st July, 1954.*

**NOTIFICATIONS**

Under Section 10

**STAFF POWERS AND DUTIES**

**1. Control of the Excise Department-** The control of the administration of the Excise Department and of the collection of excise revenue is vested in the Excise Commissioner, subject to the orders of the State Government. *Cf. Notification Nos. 570 and 575/ XIII-85, dt. July 19, 1910 and Nos. 149 and 152/ XIII, dt. March 29, 1922*

2. In addition to the Excise Commissioner and Additional Excise Commissioner the following classes of officers of the Excise Department have been appointed: *Cf. Notification No. 75/XIII-92, dated Feb. 18, 1934. No. E-235/XIII 52-43, dt. April 5, 1944 and No. 2022-E/XIII 275(6)-59, dt. Oct. 25, 1961 and Govt.*

- (1) Deputy Excise Commissioner.
- (2) Assistant Excise Commissioner.
- (3) Technical Officer.
- (4) Superintendents of Excise.

- (5) Excise Inspectors.
- (6) Sub-Inspector Excise.
- (7) Excise Clerks.
- (8) Tari Supervisors, and
- (9) Excise Constable.

**Notification No.  
5885-E/XIII-  
514(1)/73, dt.  
Nov. 18, 1973.**

These officers exercise authority within the areas to which they are severally appointed.

**3. Powers conferred by the State Government by notification under enactments-** The following officers have been specially invested with powers under the section hereinafter severally specified:

Cf. Government Notification No. 1099 E-2/XIII-239-88. Dt April 1. 1993.

- (1) Under section 48 of the Excise Act-
  - 1. Officers of the Excise Department-
    - (i) Assistant Excise Commissioner,
    - (ii) Superintendent of Excise, and
    - (iii) Excise Inspector.
  - 2. Officers of the Police Department-

Police officers not below the rank of Deputy Superintendent of Police.

Cf. Government Notification No. 230-E/XIII-348-54, dt. Oct. 28, 1957.

**NOTE-Collectors are permitted under section 10(2) of the Excise Act to delegate their powers under Section 48 to officers of the Land Revenue Department of or above the rank of a Tahsildar subordinate to them.**

Cf. Notification No. 75/XIII-92, dt. Feb. 18, 1931.

(2) *Under section 49 of the Excise Act-* All Officers of the Excise Department, not below the rank of an Assistant Excise Department, not below the rank of an Assistant Excise Commissioner, are specially empowered under section 49(2) of the Act to stop proceedings without reference to a Magistrate against any person concerned or supposed to be concerned in any offence punishable under the Act which they have investigated.

All officers of the Excise Department not below the rank of Excise Inspector, are invested with the power conferred by section 49(1) of the Act to investigate any offence punishable under Section 60(a), (g) and (j) and officers incharge of check

posts and mobile squads established under the Uttar Pradesh Sales Tax Act, 1948, in respect of offences under Section 60(a) and (g)

2. All Officers of the Excise, Salt, Opium and Land Revenue Departments in receipt of a salary of or over Rs. 20 a month, all police officers in charge of police stations and police officers of or above the rank of a Sub-Inspector in respect of offences punishable under Section 60(b), (c), (d), (f) or (j) or under Section 62 or 63.

3. All officers of the Excise Department of and above the rank of an Excise Inspector in respect of offences punishable under Section 65.

(4) Under section 53 of the Excise Act- The Excise Commissioner, Assistant Excise Commissioner, Superintendents of Excise and Excise Inspectors, Powers to search without warrant under section 53.

(5) Under section 74 of the Excise Act- The Excise Commissioner, Uttar Pradesh, the Additional Excise Commissioner, Uttar Pradesh, all Collectors, Deputy Excise Commissioner, Assistant and Deputy Collectors appointed as district Excise officers, Assistant Excise Commissioners and Superintendents of Excise are empowered to accept compensation in lieu of the cancellation or suspension of a licence, permit or pass under clause (a) or clause (b) of subsection (1) of section 34 or to compound an offence punishable under section 64 or section 68, or to release property seized as liable to confiscation under the Act on payment of the value thereof.

**4. Delegation of powers by State Government-** The State Government has delegated to the Excise Commissioner the following powers:

(1) Power, under section 12(1)(a) of the Act, to permit the import of an intoxicant.

(2) Power, under section 14 (b) of the Act, to prohibit the transport of any intoxicant.

(3) Power, under Section 15 of the Act to prescribe from time to time the quantitative limit of import, export and transport.

Cf. Government Notification No. 290/XIII-110, dt. Sept. 8, 1924, as amended by Notification No. 77/XIII-92, dt. Feb. 18, 1981.

(4) Powers, under section 25 of the Act, to declare the distance from the limits of any military cantonments within which no licence for the manufacture or sale of liquor or for an exclusive privilege in respect of liquor under section 24 shall be granted except with the consent of the Commanding officer.

(5) Power, under section 34 (1) of the Act, to prescribe the restrictions subject to which the authority granting any licence, permit or pass under the Act, may cancel or suspend it.

(6) Power, under section 44 of the Act, to exempt from the provisions of section 42 of the Act, an area in which a licence for the exclusive privilege of manufacturing tari has been granted.

(7) Power, under section 45 of the Act, to declare that the written permission of the grantee to draw tari shall have the same force and effect as a licence from the collector.

(8) Power, under section 76 of the Act, to exempt persons and articles from the provisions of the Act.

Cf. Government Notification (Aabkari Anubhag) No. 519E-1/XIII 504-34. Dt. Dec. 1988. Cf. Government Notification No. 1054 E-2/XIII-92-255-86, dated March 5, 1992, published in U.P. Gazette. Extra, Part IV Section (Ka).dt. March 5, 1992.

5. The State Government has permitted the Excise Commissioner to delegate all or any of his powers conferred by or under this Act or any other law for the time being in force relating to excise revenue, to the additional Excise Commissioner, Uttar Pradesh.

6. The State Government has empowered the Excise Commissioner, Uttar Pradesh, to perform the duties mentioned in section 74-A.

7. The State Government has appointed District judge as the appellate judicial authority, in respect of the order of the confiscation passed by the Collector under sub-section (2) or sub-section (6) of section 72.

8. (1) The Excise Commissioner may from time to time delegate to Assistant Excise Commissioner so much as he shall see fit of his powers in respect to appointment of excise peons.

Cf. Government Notification No. 4886 E-XIII-517, dt. June 4, 1978, Published in U.P. Gazette, Extra., dt. June 4. 1978.

(2) The Excise Commissioner may delegate to the Assistant Excise Commissioner his powers under section 66 to allow officers of the Excise department below the rank of an Excise Inspector to cease, to perform or to withdraw themselves from the duties of their officers.

(3) The Excise Commissioner may delegate to the Assistant Excise Commissioner his powers under section 66 to allow officers of the Excise department below the rank of an Excise

Cf. Government

Notification No. 79/XIII-92, dt. Feb. 18, 1931. Inspector to cease, to perform or to withdraw themselves from the duties of their officers.

(3) The Excise Commissioner may delegate to the Collectors of districts not included in the charge of an Assistant Excise Commissioner his powers:

(b) Under section 66 to allowed excise peons to cease to perform or to withdraw from the duties of their offices.

(4) The Excise Commissioner may delegate to the Collector power to grant licences under section 24 of the Act within the limits of their district.

**9. By Collector-** Collectors may be delegate their powers under the Act as follows: Cf. Government Notification No. 79/XIII-92, dt. Feb. 18. 1931.

(a) to Assistant and Deputy Collectors incharge of a subdivision or appointed as District Excise Officers all or any of their powers under the Act:

(b) to officers of the Land Revenue Department not below the rank of a Tahsildar, the powers conferred upon them by section 48 of the Act;

(c) to Assistant Collectors, Excise Inspectors and Tahsildars-

(i) their powers under section 16 of the Act to grant passes for the export and transport of intoxicants exceeding the quantity prescribed under section 15;

(ii) their powers under section 20 of the Act to grant permits for the possession of intoxicants in excess of the quantity declared under section 6 of the Act to be limit of sale by retail;

(d) to wholesale vendors of country spirit or their agents in charge of wholesale depots, powers under section 16 of the Act to grant passes covering transport from their wholesale shops or depots to the shops of retail vendors; and

(e) to wholesale and retail vendors of denatured spirits, power under section 16 of the Act to grant passes covering transport from their wholesale or retail premises to the premises of purchasers authorized to possess such spirits in excess of the limits of retail vend

10. State Government has authorised the superintendents of Excise of districts to exercise the powers and perform the duties of the Collector in respect of the administration of excise Department in the forming matters in subordination of the **Government Notification No. 2636 E/ XIII-699 (1)**

Collector:

**70. Dt April 5.  
1973.**

1. The settlement of number and location of the shops to be licensed within the district.
2. Selection of licensees.
3. Renewal and cancellation of licences.
4. Collection of licence fees.
5. Control over the behavior of licensed vendors.
6. The maintenance of District Statistics and Accounts.
7. Grant of Awards.
8. Administration of contingent grants allotted to the district.
9. Powers under Section 16 of the said Act to grant passes:

(i) For the export and transport of intoxicants exceeding the quantity prescribed under Section 15.

(ii) Powers under Section 20 to grant permits for the possession of intoxicants in excess of the quantity declared in Section 6 up to the limit of sale by retail.

11. The State Government has authorised the sub-divisional officers of the districts mentioned in Notification No. 2636-E/XIII-699(1)-70 dated April 5, 1973 as amended from time to time to exercise the powers and perform the duties of a Collector in the following matters in subordination to the Collector only in respect of their Tahsils concerned:

Cf. Government  
Notification No.  
552-E/XIII-  
501(1)-76 dt.  
May 22, 1976.

(1) Collection of licence fees of the excise shops existing in their Tahsils.

(2) Control over the behaviour of licensed vendors of their Tahsils.

The Sub-Divisional officers will also have the powers to cancel the licence of any excise shop situated in their respective Tahsil in consultation with the District Excise Officer and with the previous approval of the Collector but it will be necessary to make the alternative arrangement of the shop immediately.

2. The aforesaid powers of the Sub-Divisional Officers will only be in respect of their Tahsil but this will not affect the powers of the District Excise Officers as previously delegated

to them. The Sub-Divisional officer and the District Excise officer will have the concurrent powers in respect of these matters. In case of difference of opinion on any matter between the Sub-Divisional officer and the District Excise Officer, the matter will be referred to the Collector and the decision of the Collector thereon will be final.

12. Deputy Excise Commissioners appointed in the charges mentioned in column of the following Schedule shall exercise powers and perform duties in the districts specified in Column 3 of the Schedule.

### OTHER NOTIFICATION

Cf.  
Government  
Notification  
No. 1847  
E/XIII-505-  
78 dt. April  
7, 1978,  
published in  
U.P. Gazette  
Extra., dated  
April 7,  
1978.

**14.** राज्य सरकार ने टेहरी गढ़वाल, पौड़ी गढ़वाल, चमोली, उत्तरकाशी, देहरादून, अलमोड़ा, नैनीताल, पिथौरागढ़, कानपुर, उन्नाव, लखनऊ, बाराबंकी जिलों में से प्रत्येक जिले के ऐसे व्यक्तियों को, जो मद्यनिषेध से रूचि रखते हों और जिन्हे उनके जिले के कलेक्टर द्वारा इस रूप में घोषित किया जाये, दिनांक १ अप्रैल १९७८ से, अधिनियम के उपबन्धों के अधीन रहते हुए, धारा ५० के अनुसार अभिग्रहण करने और निरूद्ध करने से संबंधित आबकारी निरीक्षक की शक्तियों का प्रयोग और कर्तव्यों का पालन आबकारी निरीक्षक को सौंपे गये क्षेत्र के भीतर करने के लिए अधिकृत करते हैं।

### NOTIFICATIONS

Under Section 40 (2) (h)

Cf.  
Government  
Notification  
No.  
650/XIII-86,  
dt. Aug. 18,  
1910  
published in  
U.P.

**1. Grant of expenses to witnesses-** Expenses of witness appearing under summons of produced before any court in excise cases may be granted by the court or the Summoning officer in accordance with the rule made by the High Court for the grant of expenses to witnesses in criminal cases.

Note- In the case of Excise constables, expenses shall be paid by the court concerned and not charged for as travelling allowances.



Gazette,

Cf.  
Government  
Notification  
No.  
650/XIII-86,  
dt. Aug. 18,  
1910.

**2. Compensation of persons released under section 49 or to persons acquitted-** Compensation for loss of time may be granted to persons released by the officer empowered to release them under section 49 on the ground that they have been improperly arrested or by a Magistrate to person charged before such Magistrate with offences punishable under the Act, but acquitted. Such grant shall be made under the same conditions as grants of expenses under the rules for the grant of expenses to witnesses and shall be subject to the maximum limit prescribed by those rules.

Cf.  
Government  
Notification  
No.  
650/XIII-86,  
dt. Aug. 18,  
1910.

**3. Under section 40(2) (i)-** No excise officer empowered under section 10(2)(d) shall summon any person to appear before him at greater distance than 40 miles from the usual place of residence of such person.

Cf.  
Government  
Notification  
No.  
650/XIII-86,  
dt. Aug. 18,  
1910.

**4. Under section 40(2)(j)-** The excise officer, to whom the officer referred to in section 56 of Act shall be bound to give informations of all breaches of the provisions of the Act shall for the purposes of that section be deemed to be the nearest excise officer, who may be either the officer-in-charge of excise, the Excise Inspector of the circle concerned, or the officer-in-charge of the nearest Police Station.

## NOTIFICATION

Under sub section (1) of Section 4 of the Act

<sup>1</sup>**No. 9250-E/XIII-564-77**

Dated Lucknow, September 14, 1978

In exercise of the powers under sub-section (1) of section 4 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to declare that with effect from the date of publication of this notification in the Gazette. Homoeopathic Dilutions containing alcohol and the following Spirituous Medicinal Preparations shall be deemed to be 'liquor' for purposes of transport, possession and sale within the meaning of the said Act:

1. Mrita Sanjiwani
2. Mrita Sanjiwani Sudha

3. Mrita Sanjiwani Sura
4. Spiritus Aetheris
5. Spiritus Aetheris Nitrosi
6. Spiritus Chloroformi
7. Spiritus Menthae Piperitae
8. Tinctura Arstolochae
9. tinctura Aurantii
10. Tinctura Cardomomi Composita
11. Tinctura Chinensi
12. Tinctura Scillae
13. Tinctura Tolutana
14. Tinctura Lomonis
15. Tinctura Urginae
16. Tinctura Zingerberis
17. Tinctura Chiratae Composita
18. Tinctura Columbae.

**2 No. 4339-E-2/XIII-40(280)-83**

Dated Lucknow, December 2, 1985

In exercise of the powers under sub-section (1) of section 4 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to declare that with effect from the date of publication of this Notification in the Gazette, the following spirituous medicinal preparations shall be deemed to be 'Liquor' for purposes of transport, possession and sale within the meaning of the said Act:

1. Ashoka Liquid Extract;
2. Ashoka Liquid;

### 3. Avophos Avotone.

3. Abkari Anubhag-2, Noti. No. 325-E-2/XIII-40 (280)-83, dated January 30, 1991, published in the U.P. Gazette, Extra, part 4, Section (kha), dated 30th January, 1991, pp. 3-4. (P)

In exercise of the powers under sub-section (1) of Section 4 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased declare that, with effect from the date of publication of this notification in the Gazette, the following Spirituous Medicinal Preparations shall be deemed to be "liquor" for the purpose of transport, possession, sale and supply within the meaning of the said Act:

(i) All patent or proprietary medicinal preparations containing more than 12.0 percent v/v alcohol manufactured under the medicinal and Toilet Preparations (Excise Duties) Act, 1955 (Act No. 16 of 1955) and the rules made thereunder.

- (2) 1. Compound Tincture of Rhubarb
2. Tincture of Alstonia
3. Tincture of Cannabis
4. Tincture of Catechu
5. Tincture of Cochineal
6. Tincture of Colchicum
7. Tincture of Crocus
8. Tincture of Cephedra
9. Tincture of Kino
10. Tincture of Hemidermus
11. Tincture of Myrrh
12. Tincture of Quassia
13. Tincture of Quilleaia
14. Tincture of Turmeric
15. Spirit of Cassia
16. Spirit of Pudina
17. Liquid Extract of Anantamul
18. Liquid Extract of Chhatim

19. Liquid Extract of Ayapan
20. Liquid Extract of Chinensis
21. Liquid Extract of Ephedra
22. Liquid Extract of Kalmegh
23. Liquid Extract of Picrorhiza
24. Liquid Extract of Semma
25. Liquid Extract of Punarnava
26. Liquid Extract of Trianthena
27. Infusion of Quassia
28. Infusion of Senna
29. Aswagandha Liquid Extract
30. Bael Liquid Extract
31. Dhatura Liquid Extract
32. Capsicum Tincture
33. Punarnava Liquid Extract
34. Kurchi Liquid Extract
35. Dhatura Tincture
36. Strong Ginger Tincture
37. Ammoniated Valerian Tincture
38. Compound Picrohiza Tincture
39. Compound Infusion of Chirata
40. Solution of Morphine Hydro-Chloride
41. Concentrated compound Infusion of Chirata
42. Marigmadasava
43. Karpursava

## **NOTIFICATIONS**

Under Section 75 of the Act

**1No. 9249-E/XIII - 564-77**

Dated Lucknow, September 14, 1978

In exercise of the Powers under section 75 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to direct that with effect from the date of publication of this notification in the Gazette, the provisions preceding section 75 of the aforesaid Act, and the rules, existing and as may from time to time be made, with respect to transport, possession, sale or supply of Restricted Spirituous Preparations, shall, in areas specified or as the State Government may from time to time specify under sub-section (4) of section 37-A of the said Act, apply to the transport, possession, sale or supply by medical practitioners, chemists, druggists, apothecaries and keepers of dispensaries of bonafide medicated articles for medicinal purposes as may be declared liquor under sub-section (1) of section 4 of the said Act, namely:

1. Homeopathic Dilutions containing alcohol
2. Mrita Sanjiwani
3. Mrita Sanjiwani Sudha
4. Mrita Sanjiwani Sura
5. Spiritus Aetheris
6. Spiritus Aetheris Nitrosi
7. Sspiritus Chloroformi
8. Spiritus Menthae Piperite
9. Tinctura Arstolochea
10. Tinctura Aurantji
11. Tinctura Cardomomi Composita
12. Tinctura Chinensi
13. Tinctura Lomonis
14. Tinctura Scillae
15. Tinctura Tolutana
16. Tinctura Urginae
17. Tinctura Zingerberis

18. Tinctura Chiratae Composita

19. Tinctura Columbae.

**1No. 4338-E-2/XIII- 40 (280)-83**

Dated Lucknow, December, 1985

In exercise of the powers under section 75 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to direct that with effect from the date of publication of this Notification in the Gazette, the provisions preceding section 75 of the aforesaid act, and the rules, existing and as may from time to time be made, with respect to transport, possession, sale or supply of Restricted Spirituous Preparations, shall, in areas specified or as the State Government may from time to time specify under sub-section (4) of section 37-A of the said Act, apply to the transport, possession, sale or supply by medical practitioners, chemists, druggists, apothecaries and keepers of dispensaries of bonafide medicated articles for medicinal purposes as may be declared liquor under sub-section (1) of section 4 of the said Act:-

1. Ashoka Liquid Extract;
2. Ashoka Liquid;
3. Avophos Avotone,

**<sup>2</sup>No. 310-E-2/XIII-40(280)-83**

Dated Lucknow, January 29, 1991

In exercise of the powers under section 75 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to direct that, with effect from the date of publication of this Notification in the Gazette, the provisions preceding section 75 of the aforesaid Act, and the rules, existing and as may from time to time be made, with respect to transport, possession, sale or supply of Spirituous Preparations, shall, in areas specified or as the State Government may from time to time specify, under sub-section (4) of section 37-A of the said Act, apply to the transport, possession, sale or supply by medical practitioners, chemists, druggists, apothecaries and keepers of dispensaries of bonafide medicated articles for medicinal purposes as may be declared liquor under subsection (1) of section 4 of the said Act, namely:-

(1) All patent or proprietary medicinal preparations containing more than 12.0% v/v alcohol manufactured under the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 (Act No. 16 of 1955) and the rules made thereunder.

- (2) 1. Compound Tincture of Rhubarb

2. Tincture of Alstonia
3. Tincture of Cannabis
4. Tincture of Catechu
5. Tincture of Cochineal
6. Tincture of Colchicum
7. Tincture of Crocus
8. Tincture of Cephedra
9. Tincture of Kino
10. Tincture of Hemidermus
11. Tincture of Myrrh
12. Tincture of Quassia
13. Tincture of Quilleaia
14. Tincture of Turmeric
15. Spirit of Cassia
16. Spirit of Pudina
17. Liquid Extract of Anantamul
18. Liquid Extract of Chhatim
19. Liquid Extract of Ayapan
20. Liquid Extract of Chinensis
21. Liquid Extract of Ephedra
22. Liquid Extract of Kalmegh
23. Liquid Extract of Picrorhiza

24. Liquid Extract of Semma
25. Liquid Extract of Punarnava
26. Liquid Extract of Trianthena
27. Infusion of Quassia
28. Infusion of Senna
29. Aswagandha Liquid Extract
30. Bael Liquid Extract
31. Dhatura Liquid Extract
32. Capsicum Tincture
33. Punarnava Liquid Extract
34. Kurchi Liquid Extract
35. Dhatura Tincture
36. Strong Ginger Tincture
37. Ammoniated Valerian Tincture
38. Compound Picrohiza Tincture
39. Compound Infusion of Chirata
40. Solution of Morphine Hydro-Chloride
41. Concentrated compound Infusion of Chirata
42. Marigmadasava
43. Karpursava
44. Drakshasava
45. Kurchi



46. Aswa Gandhasava
47. Maha Drakshasava
48. Ahifenasava
49. Brihad Drakshasava.

## **NOTIFICATION**

Under Section 76 of the Act

**<sup>1</sup>No. 9252-E/XIII-564-77**

In exercise of the powers under section 76 of the U.P. Excise Act 1910 (U.P. Act No. IV of 1910), the Governor is pleased to exempt throughout Uttar Pradesh the "Notified Restricted Spirituous Preparations" as defined in Rule 2 (ii) of the Uttar Pradesh Transport and Possession of Notified Restricted Spirituous Preparations (Prevention of Misuse) Rules, 1978 from the operation of the provisions of the said Act, other than sections 1,3, 4, 6,7, 8, 10, 11, 13, 14, 15, 16, 20, 21, 32, 33, 34, 35, 36, 37, 37-A, 38, 39, 40, 41, 48, 49, 50, 51, 52, 53, 54, 55, 57, 58, 60, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, and 79 and of the Rules made under the aforesaid Act other than the Uttar Pradesh Transport and possession of Notified Restricted Spirituous Preparations (Prevention of Misuse) Rules, 1978.

**2No. 5991-E/XIII-508-82**

Dated Lucknow, August 2, 1982

In exercise of powers under section 76 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to exempt during the excise year 1982-83. Foreign liquor other than Denatured Spirit, Rectified Spirit and Absolute Alcohol, if sold by wholesale in Uttar Pradesh, from the operation of the provision of sections 18 and 21 and the rules made under section 41 of the said Act.

**<sup>1</sup>No. 2475-E/XIII- 508-83**

*Dated Lucknow, March 23, 1983*

In exercise of the powers, under section 76 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. 1 of 1964) and in partial modification of Notification No. 6272-E-XIII-508-82, dated September 30, 1983 to June 30, 1983 foreign liquor other than denatured spirit, rectified spirit and absolute alcohol, if sold by wholesale in Uttar

pradesh to F.L. 5, F.L. 7 or F.L. 7-B licensees from the operation of the existing rules made section 41 of the said Act.

<sup>1</sup>**No. 3304-E/XIII- 508-83**

*Dated Lucknow, June, 15, 1984*

In exercise of the powers under section 76 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to exempt with effect from June 16, 1984 foreign liquor other than denatured spirit, rectified spirit and absolute, alcohol, if sold the operation in Uttar Pradesh to F.L.5, F.L.6 F.L. 7 or F.L. 7-B licensees from the operation of the existing rules made under section 41 of the said Act.

5. Abkari Anughag, Noti. No. 9662-E/XIII-635-82, dated December 31, 1982, published in U.P. Gazette, dated 31st December, 1982, p.2.

6. In exercise of the powers under Section 76 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to exempt for a period of the fove hours begining from 8.00 p.m. on December31, 1982, foreign liquor in the premises of the following Hotels from operation of Rule 13-B of the Rules relating to the General Conditions to be observed by All Licensees contained in Edition 1974, as substituted by U.P. Excise Manual, Volume I, Second Edition 1974, as substituted by U.P. Excise (Amendment) Rules, 1980 notified under the Excise Commissioner`s Notifocation No. 6689/X-97-B-80-81-License, dated December 20,1980 :

### **NOTIFICATION**

Under sub-section (2) of Section 4

**No. 8272-E/XIII-656-79<sup>1</sup>**

Dated Lucknow, December 20, 1980

In exercise of the powers conferred by sub-section (2) of section 4 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910) and in partial modification of Notification No. 6121-E/XIII-275(5)-58, dated December 30,1960, the Governor is pleased to declare that for the purpose of the said Act, the following shall be deemed to be 'country liquor' and 'foreign liquor' respectively :

1. Country Liquor -

(1) Plain or spiced spirit containing alcohol<sup>2</sup> and which has been made in India <sup>3</sup>[from apirit reduced from rectified Spirit and] from materials recognised as bases for country spirit, namely, Mahua, rice, Gur or molases, and on which duty has not been imposed at the rate fixed for the importation of spiirt into India ;

(2) Tari ; and

(3) All fermented alcoholic obeverages made from Mahua, rice, millet, or other grain according to Indian process.

## 2. Foreign Liquor -

(1) Beer and spirit, wines and liquors, which have been imported into India and are intended for human consumption, and where liable, on such importation, to duty under the Custom Tariff Act, 1975 read with the Customs Act, 1962 ;

(2) Spirit made in India and sophisticated or colored so as to resemble in favour or color, liquor imported into India ;

(3) Beer brewed in India ;

(4) Wines and liquors made in India; and

(5) All rectified, perfumed, medicated and denatured spirits, wherever made;

<sup>4</sup>(6) Malt liquor produced in India.

### **NOTIFICATIONS**

Under sub-section (1) of Section 6

Limit of sale by retail

**No. 4433-E/XIII-332-78**

Dated May 4, 1978

In exercise of the powers under sub-section (1) of section 6 of the U.P. Excise Act, 1910 (U.P. Act, 1910 (U.P. Act No. IV of 1910) read with section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. I of 1904) and in supersession of Government Notification No. 1319-E/XIII-503-67, dated May 15, 1969 as amended from time to time Governor is pleased to declare that, with effect from April 1, 1978 the following quantities of intoxicants shall, for the purpose of the said Act, be the limit of sale by retail in different areas of Uttar Pradesh except the areas notified under section 37-A as prohibited area.

Name of intoxicants with area specified	Limit of sale by retail
1. Country spirit -	
(a) in areas where contract supply system is in force :-	
(i) Spiced in all areas	1.5 liters of prescribed strength <sup>1</sup>
(ii) Plain in all areas	1.5 liters of prescribed strength <sup>1</sup>
(b) in tracts where outstill system is in force	3 litres
2. (a) Foreign liquor other than rectified	1.5 liters of prescribed strength <sup>1</sup>
spirit and denatured spirit	
(b) Beer	2.6 liters of prescribed strength <sup>1</sup>
(c) Denatured spirit in all areas	2 liters.
3. Bhang or any admixture thereof	120 gms.

### **JISICAL NOTIFICATIONS**

*Manner in which duty may be levied*

*Under section 29 of the Act*

1. Duty on foreign liquor and country spirit payable before issue - Cf. B.O. No. The still duty imposed on foreign liquor and country spirit is <sup>423/V-28-4B</sup>, payable before issue of such liquor from the distillery, brewery, or <sup>dt. Sept. 26, 1910</sup>. Bonded warehouse concerned, save only in the case of issue under a bond for payment of duty. The export duty is in all cases payable before issue.

2. In case of distilleries, duty payable into headquarters Cf. B.O. No. Treasury- In the case of distilleries, the duty shall be paid into the <sup>423/V-28-4B</sup>, headquarters treasury of the district in which the distillery is situated. <sup>dt. Sept. 26, 1910</sup>. Distilleries may also make advance deposits on account of duty and issue may be made against such deposits.

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1. Substituted by Government Notification No. 3212-E/XIII-656-79, dated April 1, 1981.

*Cf. B.O. No. 366/V.E.-333-  
C, dt. Sept. 13,  
1922* **3. In case of bonded warehouse payable into tahsil subtreasury-** In the case of bonded warehouses or of distilleries from which country spirit is issued direct to vendors the duty and the contract price shall ordinarily be paid into the sub-treasury of the tahsil in which the bonded warehouse or the distillery is situated.

*Cf. E. Cls  
Notification No. 2773/II-633,  
dated July 8,  
1924.* **4. How levied -** (1) The export duty will be levied by prepayment at the district treasury of the district of export or by credit against the distiller's advance duty deposit before the spirit is exported from the distillery, bonded warehouse or wholesale premises of the distiller.

(2) No pass covering the export of any such consignment will be issued by the District Officer or by any Excise Officer of the district of export until the duty above referred to has been paid.

*Cf. E. Cls  
Notification No. 30045/R-II,  
Feb. 13, 1962.* **5. Duty on hemp drugs payable before issue into tahsil sub-treasury -** The duties imposed on ganja and bhang, respectively, together with the contract prices are in all cases payable before issue (save under bond) from the bonded warehouse.

Payment of such duty shall ordinarily be made into the sub-treasury of the tahsil in which the bonded warehouse is situated.

*Cf. B.O. No. 423/V-284-B, dt.  
Sept. 26, 1910* **6. Duty on Bhang exported -** The duty on Bhang exported (save under bond) from any of the districts in which collection is permitted is payable before the issue of the pass granted to cover such export. It shall be paid into the sub-treasury at the headquarters of the officer authorized to issue the pass.

## NOTIFICATIONS

Under Section 28 and 29 of the Act

Abkari Anubhag - 2 Noti. No. 404-E-2/XIII-20-85, DATED February 6, 1990, published in the U.P. GAZZETTE, Extra., Part-4, Section (ka), dated 6th February, 1990, pp. 2-3. [W]

In exercise of powers under Sections 28 and 29 of the U.P. Excise Act, 1910 (U.P. Act NO. IV of 1910, read with Section 21 of the Uttar Pradesh General Clauses Act, 1904 (U.P. Act, 1904), and in supersession of Government Notification No. 4661-E-2/XIII-20-85 (T.C.), dated February 2, 1989, the Governor is pleased to direct that on country spirit the excise duty shall be imposed at the rates specified in the Schedule below and is further pleased to direct that this notification shall come into force with effect from April 1, 1990.

### SCHEDULE

1. On country Spirit other than spiced Country Spirit, when transported from any distillery or bonded warehouse in Uttar Pradesh to the premises of a licenced vendor.

Place	Rate of duty per bulk litre
1	2
(a) Throughout Uttar Pradesh when not imported in bond	Of nominal strength of 25% v/v Rs. 8.00
(b) When imported in bond	Rs. 12.00
(c) Throughout Uttar Pradesh when issued from a distillery or bonded warehouse in Uttar Pradesh to a Regimental unit stationed in Uttar Pradesh.	Of nominal strength of 25% v/v Rs. 8.00

2. On spiced country Spirit when transported from any distillery or bonded warehouse in Uttar Pradesh to the premises of licenced vendor.

Place	Rate of duty per bulk litre
Throughout Uttar Pradesh	of nominal strength of 36% v/v Rs. 12.00

Duty is payable before issue from distillery or bonded warehouse concerned save in the case of issue under bond.

### PREVIOUS NOTIFICATIONS

Govt. Notification No. 6895-E/XIII-319-65, dated January 27, 1966.

Govt. Notification No. 891-E/XIII-429-65, dated March 2, 1966.  
Govt. Notification No. 334-E/XIII-336(1)-66, dated March 23, 1967.  
Govt. Notification No. 4688-E/XIII-231-65, dated December 1, 1968.  
Govt. Notification No. 583-E/XIII-333-68, dated February 21, 1969.  
Govt. Notification No. 872-E/XIII-331-70, dated March 28, 1970.  
Govt. Notification No. 2113-E/XIII- 336-71, dated March 30, 1971.  
Govt. Notification No. 1922-E/XIII-335(1)-74, dated March 7, 1974.  
Govt. Notification No. 573-E/XIII-331-75, dated February 13, 1975.

### **PREVIOUS NOTIFICATION**

Govt. Notification No. 1127-E/XIII- 332-78, dated April 19, 1978.  
Govt. Notification No. 2472-E/XIII- 332-78, dated March 26, 1979.  
Govt. Notification No. 5663-E/XIII- 332-78, dated August 21, 1980.  
Govt. Notification No. 3213-E/XIII- 656-79, dated April 1, 1981.  
Govt. Notification No. 425-E/XIII-20-85, dated March 15, 1986.  
Govt. Notification No. 719-E/XIII-20-85, dated March 13, 1987.  
Govt. Notification No. 315-E/XIII-20/85, dated March 8, 1988.  
Govt. Notification No. 4661-E/XIII-20/85 (T.C.), dated Feb. 2, 1989.  
Govt. Notification No. 404-E/XIII-20-85, dated Feb. 6, 1990.

### **ABKARI VIBHAG**

#### **Miscellaneous**

March 30, 1962<sup>1</sup>

No. 1275-E/XIII-508-62-In exercise of the powers under sections 28 and 29 of the U.P. Excise Act, 1910 (U.P. Act IV of 1910), read with section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. 1 of 1904), and in supersession of Notification No. 639-E/XIII-275(1)-59, dated July 17, 1959, as amended by Notifications No. 4826-E/III-330-59, dated January 28, 1960, No. 550-E/XIII-330-59, dated January 31, 1960, No. 6355-E/XIII-334-59, dated November 14, 1961, the Governor of Uttar Pradesh is pleased to order that with effect from the April 1, 1962, the duty at the rates specified in the Schedule annexed here to shall be imposed as on the Foreign Liquors manufactured in India, as defined in Notification No. 6121-E/XIII-275(5)-58, dated December 30, 1960, issued under section 4 of the U.P. Excise Act, whether imported or manufactured in a distillery or Brewery in Uttar Pradesh.

### **SCHEDULE<sup>2</sup>**

1. Ale, beer having alcohol upto 5% v/v porter, cider and Rate of Duty

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other fermented liquors.	Rs. P.
(a) In barrels or containers containing 750 millilitres or more but not more than one litre per barrel or container.	Per litre 2.64
(b) In bottles containing 570 millilitres or more but not more than 750 millilitres.	Per bottle 2.00
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1. Published in U.P. Gazette, Part-1(a) dated April 14, 1962.	
2. Last amended by Government Notification No. 896-E-2/XIII-93-62(I)/88 dated March 11, 1993.	
(c) In bottles containing 285 millilitres or more but not more than 375 millilitres.	Per bottle 1.04
(d) In bottles containing 142 millilitres or more but not more than 187 millilitres.	Per bottle 0.56
1. A beer having alcohol more than 5% v/v and upto 8% v/v:	
(a) In barrels or containers containing 750 millilitres or more.	Per litre 5.00
(b) In bottles containing 650 millilitres.	Per bottle 3.25
(c) In bottles containing less than 650 millilitres but more than 570 millilitres.	Per bottle 2.85
(d) In bottles containing 375 millilitres.	Per bottle 2.85
(e) In bottles containing less than 375 millilitres but more than 285 millilitres.	Per bottle 1.42
(f) In bottles containing 187 millilitres.	Per bottle 0.93
(g) In bottles containing less than 187 millilitres but more than 142 millilitres.	Per bottle 0.71
4.(a) All other sorts of spirit except-	45.00
	Per litre of alcohol
(i) Denatured spirit	
(ii) Alcohol/Rectified spirit issued to bonded/unbonded pharmacies licensed under the Medicinal and Toilet Preparations (Excise Duties) Act, 1955.	Per litre of alcohol
(iii) Rum issued to Indian troops and Indo-Tibetan Border Police.	
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- (b) Rum issued to Indian troops and Indo-Tibetan Border Police stationed in Indo-Tibetan Border Area of Uttar Pradesh to the extent of 1,80,180 litres and 41, 168 litres and per annum respectively. 17.25 Per litre
- (c) Rum issued to Indian troops not covered by clause (b) above 34.10 Per litre of alcohol
5. Rectified spirit issued to persons holding L-2 licence for the manufacture of-

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1. Last amended by Government Notification No. 780 E-2/XIII-93-37(1)/84 dated March 6, 1993.

- (a) Medicinal and Toilet Preparations containing alcohol, which are capable of being consumed as ordinary alcoholic beverages and are classified as restricted preparations under Medicinal and Toilet Preparations Rules, 1956. Per litre of the strength of London Proof. 3.85
- (b) Medicinal and Toilet Preparations containing alcohol which are not capable of being consumed as alcoholic beverages and falling in the category of unrestricted preparations under Medicinal and Toilet Preparations Rules, 1956. Ditto 1.10
6. Wines-
- (a) Champagne and all other sparkling wines not containing more than 42 percent of proff spirit but excluding medicinal preparations. Per Litre 2.31
- (b) All other sorts of wines not containing more than 42 percent of proof spirit but excluding medicinal preparations. Ditto 1.32

Provided that all sparkling and still wines containing more than 42 percent of proof spirit shall be liable to duty at the rate applicable to all other sort spirits.

In all cases where the unit of assessment is the imperial gallon of the strength of London Proof the duty shall be increased or reduced in proportion as the strength is greater of less than London proof.

Duty is in all cases payable on or before issue from the brewery, distillery, or bonded warehouses concerned save in the case of issues under a bond.

Duty on medicinal and toilet preparations, containing alcohol, manufactured in this State is charged according to the rates given in the Medicinal and Toilet Preparations Act, 1955 and Rules made the reunder. The State Government is not entitled to any duty on imports of such medicinal and toilet preparations from other States of India. The duty on imports from abroad is charged by the Central Government at Customs Barriers.



## **Amending Notifications**

The Notification No. 1275-E/XIII-508-62 dated March 30, 1962 has been amended by the following:

### **GOVERNMENT NOTIFICATIONS**

#### **(1) Item 1-Beer**

1. Notification No. 2969 E/XIII-329-68, dated August 14, 1962.
2. Notification No. 6395 E/XIII-333-71, dated September 3, 1971.
3. Notification No. 4045E/XIII-326-76, dated June 4, 1975.
4. Notification No. 599 E-2/XIII-62-88, dated March 13, 1991.
5. Notification No. 1104 E-2/XIII-37(1)-84, dated March 7, 1992.
6. Notification No. 846-E-2/XIII-93-62/88, dated March 11, 1993.

#### **(2) Item 4-Foreign Spirit**

1. Notification No. 2969E/XIII-329-68, dated August 17, 1968
2. Notification No. 1990E/XIII-329-70, dated March 31, 1971.
3. Notification No. 6628E/XIII-501(1)-71, dated October 25, 1972.
4. Notification No. 2228E/XIII-327-74, dated March 29, 1974.
5. Notification No. 7901E/XIII-3376, dated November 20, 1974.
6. Notification No. 3514E/XIII-331-73, dated April 17, 1978.
7. Notification No. 2473E/XIII-331-78, dated March 26, 1979.
8. Notification No. 5662E/XIII-331-78, dated August 21, 1980.
9. Notification No. 14-E-2/XIII-334(1)-76, dated January 19, 1985.
10. Notification No. 2906-E-2/XIII-37(1)-84 dated July 22, 1985.
11. Notification No. 598-E-2/XIII-92-37(1)-84, dated February 27, 1991.
12. Notification No. 1104-E-2/XIII-37(1)-84, dated March 4, 1992.
13. Notification No. 2127-E-2/XIII-92-37(1)/84, dated August 4, 1992.
14. Notification No. 780-E-2/XIII-93-37(1)-84, dated March 6, 1993.

### **NOTIFICATION**

**1No. 1102-E-2/XIII-92-301/83**

Dated March 7, 1992

In exercise of the powers under section 28 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910) read with section 21 of the Uttar Pradesh General Clauses Act, 1904 (U.P. Act No. I of 1904), and in supersession of Government Notification No. 593 E-2/XIII-91-301/83 dated March 25, 1991, the Governor is pleased to direct that, with effect from April 1, 1992, the duty on Country Liquor (excluding Tari and other fermented alcoholic beverages) at the rate of Rs. 7.00 (Seven Rupees) per litre of alcohol and a

Duty on Foreign liquor (excluding beer and spirits not for human consumption) at the rate of Rs. 4.00 (Four Rupees) per litre of alcohol exported to any part of India (outside Uttar Pradesh) from any distillery or bonded warehouse or by any wholesale vendor in Uttar Pradesh, shall be levied:

Provided that in case of export made in bottles of Foreign liquor, and export of "Rum" issued for Indian troops, the rate of duty shall be Rs. 3.00 (Three Rupees) and 72 paise (Seventy two paise) per litre of alcohol respectively.

#### **PREVIOUS NOTIFICATION**

##### **Export duty on Country Spirit:**

- (1) No. 3123-E/ XIII-335-75 dated April 16, 1974.
- (2) No. 2884-E/ XIII-30-83 dated May 9, 1983.
- (3) No. 241-E-2/ XIII- 301-83 dated January 31, 1985.
- (4) No. 1750-E-2/ XIII-308-85 dated April 28, 1986.
- (5) No. 3636-E-2/ XIII-301-88 dated September 29, 1988.
- (6) No. 3400-E-2/ XIII-301-89 dated October 25, 1989.
- (7) No. 593-E-2/ XIII-91-301-83 dated March 25, 1991.

##### **Export duty on Foreign Liquor (excluding beer and spirits not for human consumption):**

- (1) No. 8064-E/ XIII-339(18)-75 dated September 27, 1975.
- (2) No. 2884-E/ XIII-301-83 dated May 9, 1983.
- (3) No. 241-E-2/ XIII- 301-83 dated January 31, 1985.
- (4) No. 1750-E-2/ XIII-301-83 dated April 28, 1986.
- (5) No. 3636-E-2/ XIII-301-83 dated September 29, 1988.
- (6) No. 3400-E-2/ XIII-301-83 dated October 25, 1989.
- (7) No. 593-E-2/ XIII-91-301-83 dated March 25, 1991.

#### **NOTIFICATION**

**No. 1103 E-2/XIII-92-301-83<sup>1</sup>**

Dated, Lucknow March 7, 1992

In exercise of the powers under section 28 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the Uttar Pradesh General Clauses Act, 1904 (U.P. Act No. 1 of 1904), and in supersession of Government Notification No. 3620-E-2/XIII-301-83 dated October 4, 1988, the Governor is

Pleased to direct that, with effect from April 1, 1992, the duty on beer, brewed in India, exported to any part of India outside Uttar Pradesh from any brewery or bonded warehouse or by any wholesale vendor in Uttar Pradesh shall be Rs. 0.50 paise (fifty paise) per bulk litre.

### SOME PREVIOUS NOTIFICATIONS

Govt. Notification No. 3124-E/XIII-336-74, dated April 16, 1974.

Govt. Notification No. 4039-E/XIII-325-75, dated May 31, 1975.

Govt. Notification No. 3548-E/XIII-301-83, dated June 30, 1983.

Govt. Notification No. 242-E-2/XIII-301-83, dated January 31, 1985.

Govt. Notification No. 3620-E-2/XIII-301-83, dated October 4, 1988.

Govt. Notification No. 1103-E-2/XIII-301-83, dated March 7, 1992.

*विज्ञप्ति संख्या १४७-ई/तेरह.३०८*

*दिनांक जून ६, १९९२*

यू०पी० जनरल क्लॉजेज ऐक्ट, १९०४ (यू० पी० ऐक्ट संख्या, १९०४) की धारा २१ के साथ गठित यू०पी० एक्साइज ऐक्ट १९१० (यू०पी० ऐक्ट ४, १९१०) की धारा २८ और २९ के अधीन अधिकारों का प्रयोग करके और शासकीय विज्ञप्ति संख्या १००३-ई/तेरह-२७५(२).५८ दिनांक जून ११, १९८९ का अतिक्रमण करके उत्तर प्रदेश के राज्यपाल महोदय निर्देश देते हैं कि इस विज्ञप्ति के सरकारी गजट में प्रकाशित होने के दिनांक से गाँजा तथा भांग पर संलग्न सूची में उल्लिखित दरों पर शुल्क आरोपित किया जायेगा-

### SCHEDULE

1. (a) On Ganja transported from any bonded warehouse to the premises of a licensed vendor. Rs. 200 per seer or Rs. 214.34 N.P. per Kilogram inclusive of contract price in force in the district of issue.
- (b) On Bhang transported from any bonded warehouse to the premises of a licensed vendor. Rs. 20.00 per Kg. Exclusive of the contract price in force in the district of issue.
2. (a) On Ganja exported from any bonded warehouse. Rs. 95 per seer or Rs. 101.82 N.P. per kilogram exclusive of contract price in force in the district of export.

- (b) On Bhang exported otherwise than in bond from any bonded warehouse. Rs. 2.00 per seer or Rs. 215 N.P. per kilogram exclusive of contract price in force the district of export.
- (c) On Bhang exported, otherwise than a bond from a place of collection in Saharanpur, Muzaffarnagar, Bijnor, Nainital, Bareilly, Pilibhit, Kheri, Bahraich, Gonda, Basti, Gorakhpur and Deoria Districts. Rs. 80 per maund or Rs. 214.34 N.P. per quintal calculated on the gross weight of the packages forming the consignment subject to minimum of Rs. 2.

**NOTE-** No duty shall be charged for issue of Ganja and Bhang to persons holding L-1 and 1-2 licences under the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956 who shall, however, have to deposit contract price.

Government Notification No. 147-E/XIII-308 dated June 6, 1962 was amended by the following notifications:-

1. Government Notification No. 334(i) E/XIII-336(1)-66, dated March 23, 1967.
2. Government Notification No. 873-E/XIII-322-70, dated March 13, 1970, published in U.P. Gazette, Extra, dated March 13, 1970.
3. Government Notification No. 1751-E-2/XIII-800 (1)-85 dated April 28, 1986, published in U.P. Gazette, Extra., Part IV, Section (ka) dated April 28, 1986.

### **Notification under Section 30**

Rates of licence fees and assessed fees to be realised from wholesale vendors of foreign liquor.

Abkari, Anubhag Notification No. 3842-E/XIII-512-83, dated May 25, 1983<sup>1</sup>.

In Exercise of powers under section 30 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to direct that with immediate effect the fixed fee for the wholesale licence and fee assessed on the basis of sales under the licence shall be realised at the rates from the wholesale vendors of foreign liquor.

<sup>2</sup>1. Fixed Fee-

- (a) F.L. 1 Licence- Rs. One Lakh per annum or part thereof.
- (b) F.L. 2 Licence- Rs. Eight Lakhs per annum or part thereof.
- (i) for districts having total licence fee more than Rs. 4,00,00,000 for all F.L. 5 shops for the entire excise year or part thereof

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1. Published in U.P. Gazette, Extra, dated May 25, 1983.
  2. As amended by Government Notification No. 594-E-2/XIII-37-86 dated March 25, 1991, No. 1401-E-2/XIII-508-83, dated March 27, 1992 and No. 885-E-2/XIII-508-83, dated March 12, 1993.

- |  |  |
|--|--|
| (ii) for districts having total licence fee from Rs. 1,00,00,000 to Rs. 4,00,00,000 for all F.L.5 shops for the entire excise year or part thereof | Rs. Five Lakhs per annum or part thereof.                    |
| (iii) for districts having total licence fee less than Rs. 1,00,00,000 for all F.L. 5 shops for the entire excise year or part thereof.            | Rs. Three Lakhs per annum or part thereof.                   |
| (c) F.L. 2- A Licence  | Rs. Two thousand and five hundred per annum or part thereof. |
| (d) F.L. 2 - B Licence   | Rs. Three lakh per annum or part thereof                     |
| <sup>1</sup> / <sub>2</sub> Fee assessed on the basis of sales.  |  |
| (a) Spirits, wanes, liquor, cordials etc. Of all kinds.  | Nil  |
| (b) Beer, stout and other fermented liquors  | Rs. 0.50 per reputed quart bottle.                           |

**Fees for other Licences of Foreign Liquor including Denatured Spirit**

Rules under Section 41 of the Act

F.L. 3 Licence	Bottling fee given in U.P. Bottling of foreign liquor rules, 1969 (see Rule 2(2) (a) read with Rules 5].
F.L. 3-A Licence	Bottling fee given in U.P. Bottling of Foreign Liquor Rules, 1969 (see Rule 2(2) (a)].
F.L. 4 Licence (Retail on & off)	Discontinued.
F.L.5 Licence (Retail off)	Settled under the U.P. Excise Tender-cum-Auction Rules, 1991.
F.L. 6 Licence (Hotal Bar)	
F.L. 6-A Licence (Hotal 3,4,5 Star)	
F.L. 7 (Restaurant)	Licence fee given in Rule 10 of the rules relating 10 vend of foreign liquor of page 85 of Part II of Excise Manual Volume I.
F.L. 7-A (Restaurant of 4+5 Star Hotal)	
F.L. 7-B (Beer Bar)	
F.L. 7-C	Permit for prescribed under Excise Commission

	Notification No. 6849/X-Foreign Liquor, dated 10-11-80 as amended to date at pages 91 (part II of this volume).
F.L. 8 Licence	Licence discontinued.
F.L. 9 Licence (Canteen tenant)	Licence fee prescribed under rules relating to vend of foreign liquor at page 83 [see Rule 8(5) of Part II of this Volume.
F.L. 9-A Licence (Military unit canteens)	
F.L. 10 Licence (Auctioneer)	Licence fee prescribed under rule relating to vend of foreign liquor at page 84 [see Rule 8(6) of Part II of this Volume.
F.L. 11 Licence (Occasional)	Licence fee prescribed under rules relating to vend of foreign liquor at page 84 (see Rule 8(7)) of Part II of this Volume.
F.L. 12 Licence (Theatre Bar) (Discontinued from 1-4-47)	Licence fee prescribed under rules relating to vend of foreign liquor at page 84 (see Rule 8(8) of Part II of this Volume.
F.L. 13 Licence (Non-bonded pharmacy)	Discontinued.
F.L. 14 Licence (Sale of rectified spirit)	Licence fee prescribed under Rule 14 of the rules relating to vend of foreign liquor at page 87 of Part II of this Volume.
F.L. 15 Licence (Sale of tonic and medicated Wines)	Licence fee prescribed under Rule 15 of the rules relating to vend of foreign liquor at page 87 of Part II of this Volume.
F.L. 16 Licence (Denatured spirit wholesale)	Licence fee prescribed under Rule 17 of the rules relating to vend of foreign liquor at page 88 of Part II of this Volume.
F.L. 17 Licence (Denatured spirit retail)	Licence fee prescribed under Rule 18 of the rules relating to vend of foreign liquor at page 89 of Part II of this Volume.
F.L. 39 Licence (Possession of denatured spirit for industries in which alcohol destroyed or converted chemically).	Licence fee prescribed under Rule 3(a) of the U.P. Licences for Possession of Denatured and specially Denatured Spirit Rules, 1976 at page 99 of Part II of this Volume.
F.L. 40 Licence (Possession of denatured spirit for industries in which alcohol is used as solvent but product does not contain alcohol).	Licence fee prescribed under Rule 3(h) of the U.P. Licences for Possession of Denatured and specially Denatured Spirit Rules, 1976 at page 99 of Part II of this Volume.



2. Beer

Rs. 1.00 per bottle.

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1. Published in U.P. Gazette, Part I (ka), dated March 28, 1992.

**PREVIOUS NOTIFICATION**

**Issued by Excise Commissioner**

No. and date of notification	Effective from	Rate of fee on Indian made Foreign Liquor imported by licences other than Military Canteen or C.S.D. Licenses
(1) No. 1333/Sansadhan dated June 11, 1986 (Published in U.P. Gazette, Part I-ka dated July 12, 1986)	July 12, 1986	1. Indian Made foreign liquor Rs. 1.00 per standard quart bottle of 750 ml.
(2) No. 1453/Dy EC/Sansadhan-33-89 dated September 29, 1988 (Published in U.P. Gazette, Part I-ka dated April 19, 1989)	April 1, 1989	1. Indian made foreign liquor Rs. 1.50 per standard quart bottle of 750 ml.
(3) No. 448/Licence Anubhag-3 dated December 30, 1989 (Published in U.P. Gazette, Part I-ka dated Jan. 6, 1990)	January 6, 1990	1. Indian made foreign liquor Rs. 2.00 per standard quart bottle of 750 ml. 2. Beer Rs. 0.25 per bottle
(4) No. 15021/Sansadhan dated March 24, 1991 (Published in U.P. Gazette, Part I-ka, dated March 24, 1991)	March 24, 1991	1. Indian Made foreign liquor Rs. 3.00 per standard Quart bottle of 750 ml. 2. Beer Rs. 0.50 per bottle.

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**NOTIFICATION**

**Excise Commissioner's Notification**

March 25, 1992<sup>1</sup>

**No. 15660/Sansadhan-92-93-** In exercise of the powers under section 31 read with clause (c) of section 41 of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910) and in supersession of Notification No. 16307/Sansadhan-91-92, dated March 26, 1991, the Excise Commissioner, Uttar Pradesh with the previous sanction of the State Government prescribed with effect from April 1, 1992 the following rates of fixed fee to be realised from the wholesale supplier of country spirit holding C.L. -1 licence in the State:

- |   |  |
|---|--|
| (a) For district having Minimum Guaranteed Quantity of 25,00,000 bulk litres or more: | Rs. 1,00,000 per annum or part thereof for every such district |
| (b) For district having Minimum Guaranteed  | Rs. 75,000 per annum or part thereof for                       |
-



Quantity less than 25,00,000 bulk litres. every such district.

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1. Published in U.P. Gazette, Part I-ka, dated March 28, 1992.

### PREVIOUS NOTIFICATIONS

#### Issued by

Excise Commissioner, U.P.

Notification No. and date	Effective from	Fee to be realised from the wholesale supplier of country spirit holding C.L. 1 licence in the State.	
1. No. 972/U.P.A-Licence 88-89, dated March 18, 1988 (Published in U.P. Gazette, Part I-ka dated March 26, 1988)	March 26, 1988	Rs. 10,000 per annum part thereof in respect of each of the district of the State	
2. No. 1844/Sansadhan-89-90, April 1, 1989 dated February 12, 1989 (Published in U.P. Gazette, Part I-ka dated March 25, 1989)	April 1, 1989	Rs. 15,000 per annum or part thereof in respect of district of the State	
3. No. 151/Sansadhana 89-90, dated June 3, 1989 (Published in U.P. Gazette, Part I-ka dated June 3, 1989)	June 3, 1989	Rs. 30,000 per annum or part thereof in respect district of the State	
4. No. 16307/Sansadhan-91-92 dated March 26, 1991 (Published in U.P. Gazette, Part I-ka, dated March 26, 1991)	April 1, 1991	(a) For districts having minimum guaranteed quantity of 25,00,000 bulk litre or more.	Rs. 30,000 per annum or part thereof for every such district
		(b) For districts having minimum guaranteed quantity of less than 25,00,000 bulk litres.	Rs. 20,000 per annum or part thereof for every such district.

## NOTIFICATION

Under Section 41

" Rectified spirit" or "rectified spirits of wine" means plain spirit of a strength of not less than 60<sup>0</sup> over proof (60<sup>0</sup> O.P.) and of specification laid down in Appendix and includes absolute alcohol. Cf. E.Cs. Notification No. 4274/11-958 dt. May 10, 1955.

"Absolute Alcohol" means dehydrated rectified spirit containing not less than 95.5 percent by volume of ethanol corresponding to 74.43 O.P. strength and of specification as laid down in Appendix.

## APPENDIX

*Specification for Rectified Spirit, Absolute Alcohol and Denatured Spirit*

### RECTIFIED SPIRIT

1. *Rectified Spirit*- Is a clear, colourless and homogeneous liquid consisting essentially of ethanol ( $\text{CH}_3\text{-CH}_2\text{OH}$ ) admixed with water not exceeding the limit agreed between the purchaser and the Vendor, provided that the strength shall be not below 91.27 percent by volume or 60 degrees over proof (60<sup>0</sup> O.P.)

2. *Grades*- There shall be two grades of the material, namely Grade A for use as a reagent, for pharmaceutical and medicinal purposes and for the production of potable alcoholic liquors, and Grade B For other industrial uses.

3. *Requirement*- The requirements are classified below under two groups, namely (i) General requirements for Grades A and B, (ii) additional requirements for Grade A only.

#### GENERAL REQUIREMENTS FOR GRADE "A" AND GRADE "B"

4. *Description*-Rectified spirit of both grades shall be a clear, colourless and homogeneous liquid, free from matter in suspension.

5. *Ethanol Content*- The ethanol content or strength of the material of both grades shall be subject to agreement between purchaser and the vendor, but it shall not be less than 91.27 percent by volume or 60 degrees overproof (600 O.P.) as found from the specific gravity in air.

A strength of 94.68 percent by volume or 66 degrees overproof (66<sup>0</sup> O.P.) sp. Gr 60<sup>0</sup>/60<sup>0</sup>F (or 15.6<sup>0</sup>/15.6<sup>0</sup>C) shall be not greater than 0.8295 corresponding to a minimum strength of 91.27 percent by volume or 60 degrees overproof (60<sup>0</sup> O.P.).

7. *Miscibility with water*-The material of either grade shall show no turbidity when one volume is mixed with 19 volumes of distilled water at 27<sup>0</sup>+2<sup>0</sup> C.

8. *Acidity*- The material of both grades shall be neutral or acid in reaction to phenolphthalein and, when tested the acidity other than that due to dissolved carbon dioxide, calculated as acetic acid (C H<sub>3</sub> COOH) shall not exceed 0.0020 percent by weight for Grade A and 0.0060 percent by weight for Grade B.

9. *Residue on evaporation*- The material of both grades shall leave not more than 0.0050 percent by weight of residue when rested.

10. *Aldehyde content*- When tested as prescribed by Indian Standard Institution 100 ml. of the material of Grade A shall contain not more than 0.006 g. of aldehydes.

When tested as prescribed above 100 ml. of the material of Grade it shall contain not more than 0.10 g. aldehydes.

#### **ADDITIONAL REQUIREMENT FOR GRADE "A"**

11. In addition to the requirement given under general Requirements for Grade "A" and "B" the material of Grade "A" shall comply with the following requirements.

12. *Methyl Alcohol content*- The material of Grade "A" shall comply with the test prescribed by Indian Standard Institution.

13. *Fusel Oil content*- The Material of Grade "A" shall comply with the test prescribed by Indian Standard Institution.

14. *Furfural content*- The material of Grade "A" shall develop the colouration when tested as prescribed by Indian Standard Institution.

15. *Ester Content*- The material of Grade "A" shall contain not more than 0.020 percent of ester, expressed as ethyl acetate (CH<sub>3</sub>COOC<sub>2</sub> H<sub>5</sub>) when tested as prescribed by Indian Standard Institution.

16. *Copper Content*- One hundred millilitres of the material of Grade "A" shall contain not more than 0.0004 g. of copper when tested as prescribed by Indian Standard Institution.

17. *Lead content*- One hundred millilitres of the material of Grade "A" shall contain not more than 0.0001 g. of lead when tested as prescribed by Indian Standard Institution.

### **Absolute Alcohol**

18. *Terminology*- Ethyl Alcohol (Absolute) is a clear, colourless and homogeneous liquid, consisting essentially of ethanol admixed with not more than 0.50 percent by volume of water.

19. *Requirement*- The requirements and classified under three categories, namely (i) general requirement for ethyl alcohol for all purposes; (ii) specific requirements for ethyl alcohol for pharmaceutical and medicinal purposes.

20. *General Requirements*- Description- The material shall be a clear, colourless and homogeneous liquid free from matter in suspension.

21. *Ethanol content*- The material shall contain not less than 99.5 percent by volume of ethanol and not more than 0.50 percent, by volume of water, and shall be free from adulterants. The ethanol content shall be found from the specific gravity tables as prescribed by the Indian Standard Institution.

22. *Specific gravity*- The specific gravity in air of material at 60<sup>0</sup>/60<sup>0</sup>F (or 15.6<sup>0</sup>/15.6<sup>0</sup>C) shall be not greater than 0.7961, equivalent to 99.50 percent of ethanol by volume or corresponding to 74.48 O.P. Strength.

23. *Miscibility with water*- The material shall show no turbidity when volume is mixed with 19 volumes of distilled water at 27<sup>0</sup>-2<sup>0</sup>C.

24. *Acidity*- The material shall be neutral or acid in reaction to phenolphthalein and when tested as prescribed by Indian Standard Institution the acidity, other than that due to dissolved carbon dioxide shall not exceed 0.0060 percent by weight, calculated as acetic acid (CH<sub>3</sub>COOH).

25. *Residue on evaporation*- The material shall leave not more than 0.0050 percent by weight of residue when tested as prescribed by Indian Standard Institution.

26. *Aldehyde content*- Unless otherwise agreed between the purchaser and the vendor 100 ml. of the material shall contain and more than 0.10g. of

aldehydes when tested by the method prescribed by Indian Standard Institution.

27. *Specific requirement*- The material shall comply with the following requirements also when it is to be used for pharmaceutical and medicinal purposes or optionally when these requirements are agreed upon between the purchaser and the vendor.

28. *Methyl Alcohol content*- The material shall comply with the test prescribed by Indian standard Institution.

29. *Fusel Oil content*- The material shall comply with the test prescribed by Indian standard Institution.

30. *Copper content*- One hundred millilitres of the material shall contain no more than 0.0004 g. of copper when tested by the method prescribed by Indian Standard Institution.

31. *Lead content*- One hundred millilitres of the material shall contain not more than 0.0001 g. of lead when tested by the method prescribed by Indian Standard Institution.

32. *Aldehyde content*- One hundred millilitres shall contain not more than 0.0006 g. of aldehydes when tested by the method prescribed by Indian Standard Institution.

### **DENATURED SPIRIT**

33. *Denatured Spirit*- Is a clear liquid consisting essentially of a mixture of rectified spirit with an added denaturant, as prescribed from time to time to render it non-potable.

The ethanol content shall not be less than 91.27 percent by volume or 60 degrees over proof (60<sup>0</sup> O.P.) as found from the specific gravity tables.

4.4.1. A minimum strength of 94.68 percent by volume of 66 degrees over proof (66<sup>0</sup> O.P.) SP. GR. 600-600F ( or 15.6<sup>0</sup>/15.6<sup>0</sup>C)0.8171, is recommended.

### **PROHIBITION**

Charas and Ganja

1. Government notification No. 663-E/XIII dated July 31, 1946 (Published in U.P. Gazette, Part 1-A dated August 8, 1946, p. 267.

In exercise of the powers conferred by Sections 6(1) and 20(4) of the united provinces Excise Act, 1910 (Act No. IV of 1910), the Governor is

pleased to declare the sale and possession of Charas by any person throughout the united provinces as unlawful and to make the following amendment in Notification No. 200/XIII-44, dated April 9, 1931.

## AMENDMENT

"Delete the word Charas from item (4)"

2. Abkari Vibhag Notification No. 6977-E/XIII-275(15)-59 dated December 28, 1961, published in U.P. Gazette, Part I, dated June 6, 1962.

In exercise of the powers conferred by section 14 of the U.P. Excise Act, 1910 (Act No. IV of 1910), the Governor of Uttar Pradesh is pleased to prohibit with immediate effect, the import and transport is and export from Uttar Pradesh by all persons of Charas in any quantity whatsoever.

3. Government Notification No. 1649(2)-E/XIII, dated March 23, 1956

In exercise of the powers conferred by sections 40 and 75 of the U.P. Excise Act, 1910 (Act No. IV of 1910), read with the U.P. General Clauses Act, 1904 (Act No. 1 of 1904), the Governor of Uttar Pradesh Pleas to extend, with effect from April 1, 1956 the U.P. Intoxicant Prohibition Rules, 1947 as contained in Chapter XII of the Excise Mannual, Volume I too all the districts of Uttar Pradesh, so far as these Rules relate to the Sale, Transport, Import, Export and Possession of Ganja.

### **4. Government Notification No. 1649-E/XIII, dated March 23, 1956**

In supersession of Notification No. 4660-E/XIII-150-55, dated February 7, 1956 and in exercise of the powers conferred by section 41 and sub-section (4) of section 20 of the Uttar Pradesh Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor of Uttar Pradesh is pleased to prohibit with effect from April 1, 1956, subject to the exceptions and conditions specified in the U.P. Intoxicant Prohibition Rules, 1947, as contained in Chapter XII of the Excise Manual, Volume I, the possession, transport and import in and export from Uttar Pradesh by all persons of Ganja in any quantity whatsoever:

Provided that nothing in this notification shall apply to import, export, transport and possession by or on behalf of the licensed vendors licenced for the purpose of supply of Ganja to permit holders.

**5. Abkari Vibhag, Noti. No. 4354-E/XIII-640-72 dated July 22, 1972, Published in U.P. Gazette, Extra, dated 22nd July, 1972, P.2.**

In exercise of the power under sub-sections (1) and (2) of Section 37-A the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910) as amended by the Uttar Pradesh Excise (Amendment) Act, 1972 (U.P. Act No. 6 of 1972), the Governor is pleased to prohibit, with effect from the date of publication of this notification in the Gazette, the import, transport and possession in and export from Uttar Pradesh of Ganja by any person in any quantity whatsoever.

### **AREA WISE PROHIBITION**

**1. Government Notification No. 9733-E/XIII-642-71, dated March 31, 1972, Published In U.P. Gazette, Extra., dated 1st April, 1972.**

In exercise of the powers under sub-sections (1) and (2) of section 37-A of the U.P. Excise Act, 1910, (U.P. Act No. IV of 1910), as amended by the Uttar Pradesh Excise (Amendment) Act, 1972 (U.P. Act No. IV of 1972) the Governor is pleased to prohibit with effect from April 1, 1972, subject to the exceptions and conditions specified in the L.P. Intoxicant Prohibition Rules, 1947, the import, transport and possession in and export from the district of Tehri-Garhwal and Pauri-Garhwal (excluding the area of the Corbett National Park) of liquor and intoxicating drugs in any quantity whatsoever.

**2. Abkari Anubhag, Noti. No. 3276-E/XIII-631-78 dated April 8, 1978, published in U.P. Gazette, Extra., dated 8th April, 1978, pp. 9-10.**

In exercise of the powers under sub-sections (1) and (2) of Section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with Section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. 1 of 1904), the Governor is pleased to make with effect from the date of publication of this notification in the Gazette, the following amendments in Government Notification No. 9733-E/XIII-642-71, dated March 31, 1972 [Published in 1972 LLT, Part V. (119), page 222] relating to prohibition in the districts of Tehri-Garhwal and Pauri-Garhwal-

### **AMENDMENT**

In the aforesaid notification-

(1) for the words and figure subject to the exceptions and conditions specified in the U.P. Intoxicant Prohibition Rules, 1947", the words " and subject to the exceptions and conditions specified below" shall be substituted:

(2) the brackets and words " (excluding the area of the Corbett National Park)" shall be omitted: and

(3) Below the words " In any quantity whatsoever", the following shall be inserted, namely:

### **"Exception and conditions"**

1. The prohibition shall not apply to the import, export, transport and possession -

(a) of liquor by troops either permanently stationed in the prohibition areas or in transit through such areas, as well as by military officers Messes and Canteens attached to the troops stationed or in transit through such as areas or to the sale of liquor by such Canteens and Messes to the persons authorized to use them subject to the following conditions -

(1) bottled foreign liquor and draught fermented liquor may be consumed only on the Mess premises by members and honorary members of the Mess who are officers on the Active List of the Regular Defence Forces or Officers of the Reserved Auxiliary Forces and Territorial Forces and are attached thereto for training and live in the Mess,

(2) the quantity of bottled foreign liquor and draught fermented foreign liquor which the Mess may possess at any one time shall not exceed such quantity as may from time to time be fixed, by the Excise Commissioner in consultation with the Station Commander,

(3) canteen may supply liquor to troops under a license in Form F.L. 9, granted under U.P. Excise Act, 1910 and Rules made thereunder,

(b) of lawfully manufactured or obtained liquor and intoxicating drugs up to the maximum quantities mentioned below by a bona fide traveller while passing through a prohibition area by air or rail :-

(i) Foreign liquor by Europeans and other foreigners (not being nationals of India).	Foreign spirit and wine	1.5 liters
	Beer	2.6 liters
(ii) Foreign liquor by Indians, including domiciled Europeans, Anglo-Indians, Jews and Parsis.	Foreign spirits and wine	750 ml.
	Beer	1.3 liters
(iii) Medical wines specified in Appendices E-1 and E-II of the U.P. Excise Manual, Volume II and in the Schedule appended to the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956.		1 liters



(iv) Ayurvedic and Unani preparations containing self-generated alcohol.	
(v) Denatured spirit	
(vi) Other spirituous medicinal preparations besides those mentioned in (iii) and (iv) above.	1 liters
(vii) Medical and toilet preparations containing Indian hemp.	1.5 liters
(viii) Spiced country spirit	0.5 litre
(ix) Plain country spirit	
(x) Bhang or any admixture thereof	10 gms.
	750 ml.
	750 ml.
	50 gms.

(c) of consignments of lawfully manufactured or obtained liquor by rail or by road and of lawfully manufactured or obtained intoxicating drugs by rail from and to outside the prohibited areas, provided the consignments are not tampered with or used during transit ;

(d) of law fully manufactured or obtained liquor or intoxicating drugs for the manufacture of medicinal preparations or by or on behalf of the persons or institutions mentioned in Appendices C and D of the U.P. Excise Manual, Volume II, provided that such import, export, transport or possession does not contravene the provisions of the Dangerous Drugs Act, 1930 (Act No. 11 of 1930), the Medical and Toilet Preparations (Excise Duty Act, 1955 or any other Act for the time being in force ;

(e) of lawfully manufactured or obtained denatured spirit not exceeding 1.5 liters ;

(f) of wine from grapes for sacramental purposes by priests ministers of the Christian religion ;

(g) of lawfully manufactured or obtained liquor (including denatured spirit exceeding 1.5 liters) or intoxicating drugs for bona fide industrial, scientific,

educational or medicinal purposes, obtained under permits granted by the Collector in accordance with rules made in this behalf.

2. Prohibition shall not apply to a foreigner visiting or residing in the prohibition area who is granted a permit by the Collector to transport and possess foreign (excluding denatured spirit) for personal consumption in accordance with rules made in this behalf :

Provided that no such permit for a quantity not exceeding 1.5 liters of foreign spirit and wine and 2.6 liters of beer or 7.8 liters of 12 bottles of beer shall be required in the case of a foreigner holding a permit under the All India Liquor Licence Rules, visiting prohibition area for a period not exceeding a week.

3. Subject to the provisions of the Medical and Toilet Preparations (Excise Duties) Act, 1955, Spiritous Preparations (Inter-State Trade and Commerce) Control Act, 1955, or the rules made under any of the aforesaid Acts, and U.P. Transport and Possession of Notified Spirituous Preparations (Prevention and Misuse) Rules, 1978, the prohibition shall not apply to the import, export, transport, possession and sale of medical and toilet preparations containing alcohol of Indian hemp.

4. The prohibition shall not apply to the drawing of Nira for sale under a licence granted by the Collector under the provisions of the U.P. Nira (or Sweet oddy) Rules, 1951.

NOTE - For the purpose of this notification the word "Troops" shall not include military personnel on leave.

3. English translation of Aabkri Anubhag, Noti. No. 3277-E/XIII-631-78, dated April 8, 1978, published in U.P. Gazette, Extra., dated 8th April, 1978, pp.

[R]

In exercise of the powers under sub-section (1) and (2) of Section 37-A of the U.P. Excise Act, 1910 ( U.P. Act No. IV of 1910), the Governor is pleased to prohibit, with effect from the date of publication of this notification in the Gazette, the import, transport and possession in , and export from the area of the Gorbett National Park in district Pauri-Garhwal, of liquor and intoxicating drugs in any quantity whatsoever, subject to the exceptions and conditions specified below:

1. The prohibition shall not apply to the import, export, transport and possession-

(a) of liquor by troops either permanently stationed in the prohibition areas or in transit through such areas, as well as by military officers Messes and Canteens attached to the troops stationed or in transit through such areas or to the sale of liquor by such Canteens and Messes to the persons authorized to use them subject to the following conditions-

(1) bottled foreign liquor and draught fermented liquor may be consumed only on the mess premises by members and honorary members of the Mess who are officers on the Active List of the Regular Defence Forces or officers of the Reserve Auxiliary Forces and Territorial Forces and are attached thereto for training and live in the Mess.

(2) the quantity of bottled foreign liquor and draught fermented foreign liquor which the mess may possess at any one time shall not exceed such quantity as may from time to time be fixed, by the Excise Commissioner in consultation with the Station Commander,

(3) canteen may supply liquor to troops under a licence in Form F.L. 9, granted under U.P. Excise Act, 1910 and Rules made there under.

(b) of lawfully manufactured or obtained liquor and intoxicating drugs up to the maximum quantities mentioned below by a bona fide traveller while passing through a prohibition area by air or rail:-

Articles	Limits of Possession at a time
(i) Foreign liquor by Europeans and other foreigners (not being nationals of India).	Foreign spirit and wine Beer 1.5 litres
(ii) Foreign liquor by Indians, including domiciled Europeans, Anglo-Indian, Jews and Parsis.	Foreign spirits and wine Beer 7f50 ml. 1.3 litres 1 litre
(iii) Medicated wines specified in Appendices E-1 and E-II of the U.P. Excise Manual, Volume II and in the schedule appended to the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956.	
(iv) Ayurvedic and Unani preparations containing self-generated alcohol	1 litre

(v) Denatured spirit	1.5 litre
(vi) Other spirituous medicinal preparations besides those mentioned in (iii) and (iv) above.	0.5 litre
(vii) Medicinal and toilet preparations containing Indian hemp.	10gms
(viii) Spiced country spirit	750 ml
(ix) Plain country spirit	750 ml
(x) Bhang or any admixture thereof	50gms

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(c) of consignments of lawfully manufactured or obtained liquor by rail or by road and of lawfully manufactured or obtained intoxicating drugs by rail from and to outside the prohibition areas, provided the consignments are not tampered with or used during transit,

(d) of lawfully manufactured or obtained liquor or intoxicating drugs for the manufacture of medicinal preparations or by or on behalf of the persons or institutions mentioned in Appendices C and D of the U.P. Excise manual, Volume II, provided that such import, export, transport or possession does not contravene the provisions of the Dangerous Drugs Act, 1930 (Act No. II of 1930), the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 or any other Act for the time being in force;

(e) of lawfully manufactured or obtained denatured spirit not exceeding 1.5 litres;

(f) of wine from grapes for sacramental purposes by priests or ministers of the Christian religion;

(g) of lawfully manufactured or obtained liquor (including denatured spirit exceeding 1.5 litres) or intoxicating drugs for bona fide industrial, scientific, educational or medicinal purposes, obtained under permits granted by the Collector in accordance with rules made in this behalf.

2. Prohibition shall not apply to a foreigner visiting or residing in the prohibition area who is granted a permit by the Collector to transport and

posses foreign liquor (excluding denatured spirit) for personal consumption in accordance with rules made in this behalf:

Provided that no such permit for a quantity not exceeding 2.5 liters of foreign spirit and wine and 2.6 liters of beer or 7.8 liters or 12 bottles of beer shall be required in the case of foreigner holding a permit under the All India Liquor Licence Rules, visiting prohibition area for a period for a period not exceeding a week.

3. Subject to the provisions of the Medical and Toilet Preparations (Excise Duties) Act, 1955, Spirituous Preparations (Inter-State Trade and Commerce) Control Act, 1955, or the rules made under any of the aforesaid Acts, and U.P. Transport and Possession of Notified Spirituous Preparations (Prevention of Music) Rules, 1978, Sale of Notified Spirituous Preparations (Prevention of Music) Rules, 1978 and U.P. Sale of Notified Spirituous Preparations (Prevention of Music) Rules, 1978, the prohibition shall not apply to the import, export, transport, possession and sale of medicinal and toilet preparations containing alcohol or Indian hemp.

4. The prohibition shall not apply to the drawing of Nira for sale under a licence granted by the Collector under a license granted by the Collector under the provisions of the U.P. Nira (or Sweet Toddy) Rules, 1951.

NOTE-For the purpose of this notification the word "Troops" shall not include military personnel on leave.

**6. Government Notification No. 4354(2) E/XIII-640-72 dated July 22, 1972, published in U.P. Gazette, Extra., dated July 22, 1972.**

In exercise of the powers under Section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to prohibit with effect from the date of Publication of this notification in the Gazette and subject to the conditions and exceptions specified in the U.P. Intoxicant Prohibition Rules, 1947, the import, transport and possession in and export from the districts of Chamoli, Uttar Kashi and Pithoragarh and the Municipal Areas of Hardwar, Vrindaban and Rishikesh of liquor and intoxicating drugs in any quantity whatsoever.

**7. Aabkari Anubhag, Noti. No. 3278-E/XIII- 631-78, dated April 8, 1978, published in U.P. Gazette, Extra., dated 8th April, 1978, pp. 12-13.**

(R)

In exercise of the powers under sub-sections (1) and (2) of Section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910) read the Section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. 1 of 1904), the Governor is pleased to make with effect from the date of publication of this notification in

the E/III-640-72, dated July 22, 1972 relating to prohibition in the districts of Chamoli, Uttar Kashi and Pithoragarh and the Municipal Areas of Hardwar, Vrindaban and Rishikesh:-

## AMENDMENTS

In the aforesaid notification-

(1) for the words and figures "subject to the exceptions and conditions specified in the U.P. Intoxicant Prohibition Rules, 1947" the words " subject to the exceptions and conditions specified below" shall be substituted;

(2) below the words " in any quantity whatsoever", the following shall be inserted, namely-

"Exceptions and conditions

1. The prohibition shall not apply to the import, export, transport and possession-

(a) of liquor by troops either permanently stationed in the prohibition areas or in transit through such areas, as well as by military officers Messes and Canteens attached to the troops stationed or in transit through such areas or to the sale of liquor by such Canteens and Messes to the persons authorized to use them subject to the following conditions-

(1) bottled foreign liquor and ' draught fermented liquor may be consumed only on the Mess premises by members and honorary members of the Mess who are officers on the Active List of the Regular Defence Forces or Officers of the Reserve, Auxiliary Forces and Territorial Forces and are attached thereto for training and live in the Mess,

(2) the quantity of bottled foreign liquor and draught fermented foreign liquor which the Mess may possess at any one time shall not exceed such quantity as may from time to time be fixed, by the Excise Commissioner in consultation with the Station Commander,

(3) canteen may supply liquor to troops under a licence in form F.L. 9, granted under U.P. Excise Act, 1910 and Rules made thereunder;

(b) of lawfully manufactured or obtained liquor and intoxicating drugs up to the maximum quantities mentioned below by a bona fide traveller while passing through a prohibiton area by air or rail:-

Articles	Limits of Possession at a time
(i) Foreign liquor by Europeans and other foreigners (not being nationals of India).	Foreign spirit and wine Beer 1.5 litres
(ii) Foreign liquor by Indians, including domiciled Europeans, Anglo-Indian, Jews and Parsis.	Foreign spirits and wine Beer 7f50 ml. 1.3 litres 1 litre
(iii) Medicated wines specified in Appendices E-1 and E-II of the U.P. Excise Manual, Volume II and in the schedule appended to the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956.	
(iv) Ayurvedic and Unani preparations containing self-generated alcohol	1 litre
(v) Denatured spirit	1.5 litre
(vi) Other spirituous medicinal preparations besides those mentioned in (iii) and (iv) above.	0.5 litre
(vii) Medicinal and toilet preparations containing Indian hemp.	10gms
(viii) Spiced country spirit	750 ml
(ix) Plain country spirit	750 ml
(x) Bhang or any admixture thereof	50gms

(c) of consignments of lawfully manufactured or obtained liquor by rail or by road any of lawfully manufactured or obtained intoxicating drugs by rail from

and to outside the prohibition areas, provided the consignments are not tampered with or used during transit;

(d) of lawfully manufactured or obtained liquor or intoxicating drugs for the manufacture of medicinal preparations or by or on behalf of the persons or institutions mentioned in Appendices C and D of the U.P. Excise Manual, Volume II, provided that such import, export, transport or possession does not contravene the provisions of the Dangerous Drugs Act, 1930 (Act No. II of 1930), the Medicinal and Toilet Preparations (Excise Duties) Act, 1955 or any other Act for the time being in force;

(e) of lawfully manufactured or obtained denatured spirit not exceeding 1.5 litres;

(f) of wine from grapes for sacramental purposes by priests or ministers of the Christian religion;

(g) of lawfully manufactured or obtained liquor (including denatured spirit exceeding 1.5 litres) or intoxicating drugs for bona fide industrial, scientific, educational or medicinal purposes, obtained under permits granted by the collector in accordance with rules made in this behalf.

2. Prohibition shall not apply to a foreigner visiting or residing in the prohibition area who is granted a permit by the Collector to transport and possess foreign liquor (excluding denatured spirit) for personal consumption in accordance with rules made in this behalf:

Provided that no such permit for a quantity not exceeding 1.5 litres of foreign spirit and wine and 2.6 litres of beer or 7.8 litres or 12 bottles of beer shall be required in the case of a foreigner holding a permit under the all India Liquor Licence Rules, visiting prohibition area for a period not exceeding a week.

### **9. No. 5660E/XIII-656-79**

Dated Lucknow, August 21, 1980

In exercise of the powers under sub-section (4) of section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. 1 of 1904) and in supersession of the marginally noted Government notification the Governor is hereby pleased to prohibit, import, export or transport of an intoxicant under sub-section (1) and possession or consumption of an intoxicant under sub-section (2) of the said section in the areas specified in para (3) below subject to the exceptions and conditions specified in the U.P. Intoxicant Prohibition Rules, 1978.



1. No. 8898E/XIII-637-77 dated December 12, 1977.
2. No. 2516E/XIII-631-78 dated March 30, 1978.
3. No. 3871E/XIII-699(1)-77 dated March 31, 1978.
4. No. 1276E/XIII-637-78 dated March 30, 1978.
5. No. 2012E/XIII-634-68 dated March 9, 1979.
6. No. 2839E/XIII-634-78 dated March 22, 1979.
7. No. 2667 E/XIII-634-78 dated March 300, 1979
8. No. 3428 E/XIII-634-78 dated April 28, 1979
9. No. 9909 E/XIII-654-79 dated November 23, 1979
10. No. 2975E/XII- 642(1)-78 dated may, 1980.

2. The Governor is further pleased to prohibit with immediate effect the import, transport, possession and consumption in and export from the districts specified in para (4) below of fermented "Tari" by any person in any quantity whatever.

3. (a) Deoband Municipality with a surrounding belt of 1.6 kilometre and village Kaliyar Sharif (Piran Kaliyar) with a surrounding belt of 1.6 kilometre in district Saharanpur.

(b) Chitrakoot Dham Municipality with a surrounding belt of 1.6 kilometre in district Banda.

(c) Dewa Sharif town area with a surrounding belt of 1.6 kilometre in district Barabanki.

4. Agra, Aligarh, Etah, Mathura, Allahabad, Etawah, Fatehpur. Pratapgarh, Sultanpur, Dehradun, Chamoli, Pauri-Garhwal, Tehri-Garhwal, Uttarkashi, Banda, Hamirpur, Jalaun, Lalitpur, Almora, Nainital, Pithoragarh, Lakhimpur- Kheri, Sitapur, Unnao, Bulandshahr, Meerut, Muzaffarnagar, Saharanpur, Ghaziabad, Bijnor, Bareilly, Budaun, Moradabad, Rampur, Pilibhit and Shahjahanpur.

**10. No. 5661 E/XIII-656-79**

Dated Lucknow, August 21, 1980

In exercise of the powers under sub-sections (1) and (2) of section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the U.P. General Clauses Act, 1904 (U.P. Act No. 1 of 1904) the Governor is pleased to direct that the marginally noted Government notifications shall with immediate effect be varied to the extent that they shall not apply to the import, transport and possession in and export from Tehri-Garhwal, Pauri-Garhwal, Chamoli, Uttar Kashi and Pithoragarh districts of foreign liquor as defined in section 4(2) of the U.P. Excise Act, 1910 and supplied under permit granted by the Collector concerned.

1. No. 3276 E/XIII-631-78 dated April 8, 1978.

2. No. 3277 E/XIII-631-78 dated April 8, 1978.

1. No. 3278 E/XIII-631-78 dated April 8, 1978.

**11. Aabkari Anubhag<sup>2</sup>, Noti. No. 798-E-2/XIII-62-91, dated March 20, 1991, published in U.P. Gazette, Extra., Part 4, Section (kha), dated 20th March, 1991, p.2.**

In exercise of the powers under sub-sections (1), (2) and (4) of Section 37-A of the U.P Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the Uttar Pradesh General Clauses Act, 1904 (U.P. Act No. 1 of 1904) and subject to the exceptions and conditions specified in the Uttar Pradesh Intoxicants prohibition Rules, 1978, the Governor is pleased to make with effect from April 1, 1991, the following amendment in Government Notification No. 4354(2)-E/XIII-640-72, dated July 22, 1972.

#### AMENDMENT

After the existing paragraph in the aforesaid notification, the following paragraph shall be inserted, namely:-

"The Governor is further pleased to direct that the prohibition, mentioned herein before, shall not apply to the import, transport and possession in and export from the districts of Chamoli and Uttarkashi of foreign liquor as defined in sub-section (2) of Section 4 of the aforesaid U.P. Act No. IV of 1910 and supplied under the permit granted by the collector concerned."

आबकारी अनुभाग की अधिसूचना

संख्या ३२२०ई/तेरह/८२७/८४

लखनऊ, दिनांक २६ मई, १९८४

संयुक्त प्रांत आबकारी अधिनियम, १९१० (संयुक्त प्रांत अधिनियम संख्या ४, सन् १९१०) की धारा ३७-क की उपधारा (१), (२) और (४) के अधीन शक्ति का प्रयोग करके, राज्यपाल तात्कालिक प्रभाव से, उत्तर प्रदेश मादक वस्तु निषेध नियमावली, १९७८ में विनिर्दिष्ट अपवादों और शर्तों के अधीन रहते हुये, अल्मोड़ा जिले में किसी मादक पदार्थ के आयात करने, परिवहन करने और कब्जे में रखने या उपभोग पर उक्त जिले से उसके निर्यात करने पर निषेध का प्रचार करते हैं।

राज्यपाल यह भी निर्देश देते हैं कि अल्मोड़ा जिले में इसके पहले उल्लिखित निषेध संयुक्त प्रांत आबकारी अधिनियम, १९१० की धारा ४ (२) में यथा परिभाषित और संबद्ध कलक्टर द्वारा स्वीकृत अनुज्ञापत्र के अधीन संभरित विदेशी शराब के आयात करने और कब्जे में रखने और उक्त जिले से उसके निर्यात पर लागू नहीं होगा।

**13. No. 194-E-2/XIII-415-84**

Dated Lucknow, March 16, 1985

In exercise of powers under sub-sections (1), (2) and (4) of section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), the Governor is pleased to extend, with effect from April 1, 1985 the prohibition on import, transport and possession or consumption of any intoxicant in, and export from Nainital district (except Nainital municipal area and Haldwani, Kathgodam, Kashipur, Rudrapur, Ram Nagar, Tanakpur and Bhowali towns) of any intoxicant subject to the exceptions and conditions specified in U.P. Intoxicants Prohibition Rules, 1978.

The Governor is further pleased to direct that the prohibition mentioned hereinbefore shall not apply to the import, transport and possession in and export from Nainital district of foreign liquor as defined in section 4(2) of the U.P. Excise Act, 1910 and supplied under the permit granted by the Collector concerned.

**14. Aabkari Anubhag 2, Noti. No. 3764-E-2/XIII-415-84, dated December 2, 1988, published in the U.P. Gazette, Extra., Part 4, Section (ka), dated 2nd December, 1988, p.2.**

In exercise of the power under sub-sections (1), (2) and (4) of Section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the Uttar Pradesh General clauses Act, 1904 (U.P. Act No. 1 of 1904) the Governor is pleased to make the following amendment in Government

Notification No. 194-E-2/XIII-415-84, dated March 16, 1985, as amended from time to time.

### AMENDMENT

In the aforesaid notification, in the first para, the word "Lal Kaun" shall be omitted.

**15. Aabkari Anubhag 2, Noti. No. 727-E-2-XIII-415-84, dated March 5, 1991, Published in the U.P. Gazette, Extra., Part 4, Section (ka) dated 5th March, 1991, p.2.**

In exercise of the powers under sub-section (1), (2) and (4) of Section 37-A of the U.P. Excise Act, 1910 (U.P. Act No. IV of 1910), read with section 21 of the Uttar Pradesh General Clauses Act, 1904 (U.P. Act No. 1 of 1904) and in supersession of Government Notification No. 194-E-2/XIII-415-84, dated March 16, 1985, the Governor is pleased to extend, with effect from April 1, 1991 the prohibition on import, transport and possession or consumption of any intoxicant in, and export from Nainital District (except Hill areas of Nainital Development Blocks Kaldwani, Ramnagar, Kashipur, Gadarpur, Bajpur, Jaspur, Rudrapur, Sitarganj, Khatima and Development Block, Kotabagh excluding Amgari, Dola and Siyaw Nyaya Panchayat's areas of Pargana, Nainital of this block) of any intoxicant subject to the exceptions and conditions specified in the Uttar Pradesh Intoxicants Prohibition Rules, 1978.

The Governor is further pleased to direct that the prohibition mentioned hereinbefore shall not apply to the import, transport and possession in and export from Nainital District of foreign liquor as defined in sub-section (2) of Section (4) of the aforesaid U.P. Act No. IV of 1910 and supplied under the permit granted by the Collector concerned.

### **16. Districts where prohibition was introduced but withdrawn afterwards**

(Period 1-4-1947 to 30-11-1962)

Name of districts	Government Notification No. and date by which prohibition declared	Date from which enforced	which	Date withdrawn	when
1	2	3		4	

Badaun, Etah, Mainpuri, Farrukhabad, Sultanpur, Jaunpur and Pratapgarh	No. 546-E/XIII-402-46/dated March 31, 1947	April 1, 1947	December 1, 1962 [Notification relating to prohibition cancelled vide Government Notification No. 5443-E/XIII-623-62, dated November 27, 1962 Published in U.P. Gazette Extra, dated November 28, 1962
Kanpur and Unnao	No. 971-E/XIII-424-47 dated March 22, 1948	April 1, 1948	-Do-
Fatehpur and Rae Bareli	No. 620(3)-E/XIII, dated March 22, 1949	April 1, 1949	-Do-
Municipal areas of Hardwar and	No. 620(3)-E/XIII, dated March 23, 1949	April 1, 1949	-Do-
Vrindaban Reshikesh Town	No. 2206-E/XIII-20-49 dated August 31, 1949	August 31, 1949	-Do-

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**17. Districts where prohibition was introduced but withdrawn afterwards**

(Period 1-4-1978 to 21-8-1980)

Name of districts	No. and date of Notification by which prohibition Introduced	Date from which prohibition introduction	Date of withdrawal of prohibition	No. and date of Notification by which prohibition withdrawn
	No. 2516-E/XIII-631-78, dated March 30, 1978	April 1, 1978	21-8-1980	No. 5660-E/XIII-656-79, dated August 21,

					1980
Unnao	No. 2516-E/XIII-631-78, dated March 30, 1978	April 1978	1,	21-8-1980	No. 5660-E/XIII-456-79, dated August 21, 1980
Lucknow	No. 2516-E/XIII-631-78, dated March 30, 1978	April 1978	1,	21-8-1980	No. 5660-E/XIII 456-79, dated August 21, 1980
Barabanki	No. 2516-E/XIII-631-78, dated March 30, 1978	April 1978	1,	21-8-1980	No. 5660-E/XIII 456-79, dated August 21, 1980
Bijnor	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1979	1,	21-8-1980	No. 5660-E/XIII 656-79, dated August 21, 1980
Moradabad	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1979	1,	21-8-1980	No. 5660-E/XIII 656-79, dated August 21, 1980
Rampur	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1979	1,	21-8-1980	-Do-
Bareilly	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1979	1,	21-8-1980	-Do-
Shahjahanpur	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1979	1,	21-8-1980	-Do-
Sitapur	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1979	1,	21-8-1980	-Do-

Hardoi	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1, 1979	21-8-1980	-Do-
Lalitpur	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1, 1979	21-8-1980	-Do-
Rae Bareli	No. 2012-E/XIII-634-78, dated March 10, 1979	April 1, 1979	21-8-1980	-Do-
Dehradun	No. 2516-E/XIII-631-78, dated March 30, 1978	1-4- 1978	Withdrawn from Mussoorie Municipality (May 1, 1980 to November 15, 1980) Withdrawn from whole district (except Municipal area of Rishikesh) from 21-8-80	No. 2975E/XIII 442(1)/78, dated May 1, 1980 No. 5660 E/XIII-656-79 dated August 21, 1980
Nainital	No. 2516-E/XIII-631-78, dated March 30, 1978	1-4- 1978	Withdrawn from Nainital Municipality (May 1, 1980 to November 15, 1980) Withdrawn from whole district (except Municipal area of Nainital) from 21-8-80	No. 2975E/XIII 442(1)/78, dated May 1, 1980 No. 5660 E/XIII-656-79 dated August 21, 1980
Almore	No. 2516-E/XIII-631-78, dated March 30, 1978	1-4- 1978	Withdrawn from Almora Municipality	No. 2975E/XIII 442(1)/78,

Almora Cantonment and Ranikhet Cantonment (May 1, 1980 to November 15, 1980) Withdrawn from whole district (except Municipal area of Almora) from 21-8-80

dated May 1, 1980

No. 5660 E/XIII-656-79 dated August 21, 1980

Withdrawn from whole district (from 21-8-80) No. 5660 E/XIII-656-79 dated August 21, 1980

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**18. Districts/ Areas where Prohibition in the force**

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District and Area	Notification No. and date by which Prohibition declared	Date from which prohibition effective
Tehri-Garhwal	No. 9733/XIII-642-71 dated March 31, 1972 No. 3276-XIII-631-78 dated April 8, 1978 No. 5661 E/XIII-656-79 dated August 21, 1980 (Permits Foreign Liquor on permits by Collector)	1-4-1972
Pauri-Garhwal (excluding Corbett Park) including Corbett Park.	No. 9733/XIII-642-71 dated March 31, 1972 No. 3276-XIII-631-78 dated April 8, 1978 No. 5661 E/XIII-656-79 dated August 21, 1980 (Permits Foreign Liquor on permits by Collector)	1-4-1972



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Pithoragarh	No. 4354 (2) E/XIII-640-72 dated April 8, 1978 No. 5661 E/XIII-656-79 dated August 21, 1910)	1-4-1992
	(Permits Foreign Liquor on permits by Collector)	
Chamoli	No. 4354 (2) E/XIII-640-72 dated July 22, 1972, No. 3278 dated April 8, 1978	22-7-1972
	No. 798-E-2/XIII-62-91 dated March 20, 1991	
	(Permits Foreign Liquor on permits by Collector)	
Uttarkashi	No. 4354 (2) E/XIII-640-72 dated July 22, 1972, No. 3278 dated April 8, 1978	22-7-1972
	No. 798-E-2/XIII-62-91 dated March 20, 1991	
	(Permits Foreign Liquor on permits by Collector)	
* Municipal Areas of Hardwar	No. 4354 (2) E/XIII-640-72 dated July 22, 1972, No. 3278 dated April 8, 1978	22-7-1972
*Prohibition was introduced with effect from April 1, 1949 vide Notification No. 620(3)-E/XIII dated March 22, 1949		
* Municipal Area of Vrindaban	No. 4354 (2) E/XIII-640-72 dated July 22, 1972, No. 3278 dated April 8, 1978	22-7-1972
*Prohibition was introduced with effect from April 1, 1949 vide Notification No. 620(3)-E/XIII dated March 22, 1949		
*Municipal Area of Rishikesh	No. 4354 (2) E/XIII-640-72 dated July 22, 1972, No. 3278 dated April 8, 1978	22-7-1972

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\*Prohibition was introduced with effect from Sept. 1, 1949 vide Notification No. 620(3)-E/XIII dated August 31, 1949

Ramkot and Raiganj wards of Faizabad Municipality No. 2143-E/XIII-633-(1)-72 dated march 30, 1972, No. 3279-E/XIII-631-78 dated April 8, 1978 1-4-1977

Deoband Municipality with surrounding belt of 1.6 Kilometres and Village Kaliyar Sharif (Piran Kaliyar) with a surrounding belt of 1.6 Kilometres in district Saharanpur No. 560-E/XIII-656-79, dated 21-8-80 21-8-1980

Chitrakut Dham Municipality with a surrounding belt of 1.6 Kilometres in district of Banda. No. 560-E/XIII-656-79, dated 21-8-80 21-8-1980

Dewa Sharif town area with a surrounding belt of 1.6 Kilometres in district Baranbanki No. 560-E/XIII-656-79, dated 21-8-80 21-8-1980

Nainital district (except Nainital Municipal area and Haldwani, Kathgodam, Kashipur, Rudmpur, Ramnagar, Tanakpur and Bhowali towns) No. 194-E-2/XIII-415-84 dated March 16, 1985 No. 3764-E-2/XIII-415-84, dated December 2, 1988 1-4-1985

Nainital district (except Hill areas of Nainital Municipal area, Bhowali and Bhimtal towns and whole area under the Development Block, Kotabagh, excluding Amgari, Dola and Siyaw Nyay Panchayat's areas of pargana Nainital of this Block) No. 727-E-2/XIII-415-84, dated March 5, 1991 1-4-1991

Almora

No. 3220-E/XIII-827-84, 26-5- 1984  
dated, May 26, 1984

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