Excise Form F.L.II.

ORIGINAL AND COUNTERPARTS

LICENCE FOR THE WHOLESALE VEND OF FOREIGN ALCOHOLIC LIQUOR.

Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement -

Name of vendor-

Locality of vend-

Bs it known that , resident of , is hereby authorized by the undersigned, Collector , to sell who lesale foreign alcoholic liquor in his premises at * from the † until the , after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Act, and the following further conditions:—

- 14. That prior to the date on which this literace takes effect, he do not (a $\frac{\text{manufact: re}}{\text{collect.}}$ (b) without the written permission of the Collector

Note. - |u| The appropriate wo I should be retained at the time of issue of the licence.

- (b) The kind of alcoholic liquor should be inserted at the time of issue of the livence
- II That he sell either foreign spirit or foreign fermented liquor in quantities exceeding two imperial gallons or twelve reputed quara bottles respectively in a single transaction.
- III That he do not permit foreign spirit to be compounded, blended, havoured or coloured on the licensed premises.
- IIIA. That unless he also holds a licence in Excise Form D.I. or Excise Form F.L. 4, he do not keep on the licensed premises any syrup, essence, or other substance generally use t in compounding, flavouring or colcoring spirit.
- IV. That he do not permit foreign spirit to be bottled on such premises unless he hold a bottling licence in Excise Form F L. 5.

⁽a) Amended by Financial (Commissione's Natinca ion No. 42, dated 1 th March 1919.

Here enter name of town or village and exact position of licensed shop, giving name of street, if any, and number of house.

t Note -Date should be inserted by the Collector.

⁴⁴ In Paignan Town Rs. 1.500 elsewhere in Lower Birms, Rs. 250, and in Upper Birms, Rs. 250.

- V. That spirit manufactured in India or Burma shall have the words. "Manufactured in India" or "Manufactured in Burma." conspicuously labelled or branded on the bottle or receptacle. In which it is kept or sold.
- VI. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler, and the place of bottling
- VII. That if any alcoholic liquer is kept in bottles, the bottles shall be scaled, wired or secured by carsules or metallic foil and labelled in conformity with the provisions of the Burm's Merchandise Marks Act.
- VIII. That no label on a bottle containing liquor shall be aftered, removed deficed or in any way or degree covered by any additional label, except in accordance with the conditions of a bottling licence in Excise Form F.L.-5.
- IX Th t any bottle in his premises or maining spirit, whether manufactured in India or imported, if it contains gar of a strength not higher than 35 degrees underpreof, or if it contains other spirit of a strength not higher than 25 degrees underpreof, shall bear a label showing in 1 rge letters and figures the actual strength of the contents within a margin of 5 per cent.
- X. That any bottle in his premises purporting to couldin a quart or a pirt respectively of spirit whether manufactured in Burma crimported shall, if it centains less than 26 onness of spirit in the case of a quart and less than 13 ounces of spirit in the case of a pirt, bear a label showing in large letters and figures the minimum guaranteed quantity of the contents.
- XI. That he keep correct accounts in the following form of all wholesale's less of foreign alcoholic liquor, and that such accounts be open at all times to the inspection of the Superintenent of Excise and the Collector:—

Date.	Name of , purchaser	Residence	Whether licensed vendor or not.	Kind of all it or liquor sold:	Quantily sold.
27,27			7.64		C Despetie

XII. That he constantly exhibit at his place of yend a signbourd bearing his name and the words." Licensed to sell wholesale foreign alcoholic liquor."

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence-holder or his partner or agent, or any other person employed in the premises for which this licence is granted.

STATION :

Collector.

Excise Form F.L. 12

CORTGINAL AND COUNTERPARTS

LICENCE FOR THE WHOLESALE AND RETAIL VEND IN GENERAL SHOPKEEPER OF FOREIGN ALCOHOLIC LIQUOR, NOT TO HE DRUNK ON THE PREMISES.

[Section 18 and Rule 4.]

District -

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vendor-

Be it known that , resident of hereby authorized by the undersigned, Collector of open a slipp at for the wholesale and retail vend of foreign alcoholic liquor from the! notil the after which this licence will cease to have effect

It is required of the holder of this livence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Act, and the following further conditions :-

- I. That he pay to Government, in advance, a fee of Rs.
- In That prior to the date on which this beence takes effect, he do not (a) manufacture, (b) . . . , without the written permission of the Collector.

Nors - if The appropriate ward smould be retained at the time of itsue of the

the The kind of ak abolic liquor should be inserted at the time of issue of the licence.

II. That he do not keep or sell in his shop any alcoholic houer other than foreign alcoholic liquor,

III. That he do not keep or sell in his shop gin of a strength below 35 degrees in the proof or other, spirit of a strength below 25 degrees underproof.

La | Amende 1 by Financial Commissioner's Notification No. 42, dated 19th March 1919.

[&]quot; Here enter name of town or village and exact polition of licensed shop, giving we ne of at eet, if any and number of house.

t Note. - Date about be inserted by the Collector.

In Rangoon R. 1000 ; else where in Lower Burns and in M. n latar R. 1000 in Yenangi anng and Chaok Rs. 2,003; and elsewhere in Upper Buran is and this amendance shall take effect from the 1st late 1932.

- IV That he do not permit spirit to be compounded, blended, flavoured, or coloured on the license ! premises.
- V. That he do not permit spirit, to be bottled on such premises unless he hold a bottling licence in Excise Form F.L.-5.
- VI. That if any alcoholic liquor is kept or isold in bottles, the bottles shall be sealed, wired, or secured by capsules or metallic foil and labelled in conformity with the provisions of the Burma Merchandise Marks Act.
- VII. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler and the place of bottling.
- VIII. That no label on a bottle containing liquor shall be aftered, removed, defaced or in any way or degree covered by any additional label except in accordance with the conditions of a bottling licence in Excise Form F.L.-5.
- IX. That any bottle in his shop purporting to contain a quart or a pint respectively of spirit, whether such spirit was imported in bottle or was imported in bulk and bottled locally, shall, if it contains less than 26 ounces of spirit in the case of a quart and less than 13 ounces of spirit in the case of a pint, bear a label showing in large letters and figures the minimum guaranteed quantity of the contents.
- X. That he do not sell to one person in a single transaction less than 6 quart bottles or 12 pint bottles of beer nor less than one pint bottle of other foreign alcoholic liquor.
- XI. That he do not allow any such alcoholic liquer to be drunk in his shop or on his premises.
- XII. That he do not open his shop, or effect sales therein, before sunrise, or keep it open, or effect sales therein, after 6 p.m.*
- XIII. That the business of the shop be conducted as a whole and closed both for liquor and general sales at the same hour.
- XIV. That he keep correct accounts in the following form of all wholesale sales of foreign alcoholic liquor, and that such accounts be open at all times to the inspection of the Superintendent of Excise and the Collector:—

Date	Name of purchaser.	Residence,	Whether Rensed Vendor or not	Kind of spirit or liquor sold.	Quantity sold,

[&]quot;With the previous anction of the Commissioner, the Collector may, on specified dates and for appearant reasons, extend the hours of closing up to 8 p.m.

XV. That he constantly exhibit, at the entrance of his shop, a signboard bearing the following inscription:—

(Name of vendor.)

"Licensed to sell, wholesale and retail, foreign aler holic liquor not to be drunk on the premises."

XVI. That this licence be framed and hung up in a conspicuous position inside the shop for which it is granted.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted.

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Excise Form F.L.-12 [a]

ORIGINAL AND COUNTERPARTS

I. S ENCE FOR THE RETAIL VEND OF FOREIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE PREMISES OF REMOVED.

Section 18 and Rule 4.1

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

Be it known that ..., resident of hiving paid to Government the sum of Rs. ..., being [b] one-tenth of [b] the licence fee payable by him for this licence, is hereby authorized by the undersigned. Collector of ..., to open a shop at for the retail word of foreign alcoholic liquor from the ..., until the ... after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Borma Excise Act, and the following further conditions:—

I. That he pay to Government the remainder, namely Rs. of the licence-fee in nine instalments each of Rs. on the dates noted below:—

First instalment on the 11 19 .
Second instalment on the 20th July 19
Third instalment on the 20th August 19
For th instalment on the 20th Saptember 19
Firth instalment on the 20th Navember 19
Sixla instalment on the 20th Navember 19
Seventh instalment on the 20th Desember 19
Eighth instalment on the 20th January 19
North instalment on the 20th Learnary 19

⁽ii) Americal by Principal Commissioner's Normation, No. 42, dated 19th March 1919.

^{[6]. [6].} These words shall be struck out it the before fee is payable or is raid in full before the issue of the licence.

Here enter name of cosm or village and exact position of the userful stage, civing name or street, frame and member of losses.

t. Nove - Date should be inserted by the Callecton

¹⁴ Det May 19 to the one to with te an the state of the september of the work to which the september of the work to the september of the work to the september of the september

In That prior to the date on which this licence takes effect, he do not $(a) = \frac{\text{manufacture}}{\text{coll set}}$. Without the written permission of the Collector.

Nork - of The appropriate word should be retained at the time of issue of the hoence.

- (b) The bind of alcoholic liquor should be inserted at the time of issue of the licence.
- H. That all Burma distillery spirit sold under this licence be purchased from a licensee in Excise Form F.L.-6 for the wholesale vend of spirit m nutactured in a distillery licensed in Burma under section 12 of the Burma Excise Ac...
- 111. That he do not sell to any one person on any one clay more than two imperial gallons or twelve reputed quart bottles of such alcoholic liquor.
- IV That he do not permit foreign spirit to be compounded, blended, flavoured, or coloured on the licensed premises.
- V. That he do not permit any alcoholic liquor to be bettled on such premises.
 - VI. That he do not permit any cask to be kept on such premises.
- VII. That if spirit manufactured in India or Burma is tinctured or sophisticated so as to resemble brandy, whisky, rum or gin, the receptacle or bottle in which it is kept or sold to the public shall be conspicuously labelled or branded "Manufactured in India" or "In Burma" as the case may be.
- VIII. That all alcoholic liquor on the licensed premises shall be kept in bottles which shall be sealed, wired or secured by capsules or metallic foil and labelled in conformity with the provisions of the Burma Merchandise Marks Act. No more bottles of each kind of spirit or fermented figuor shall be opened than are necessary to supply consumers drinking on the premises. All opened bottles containing alcoholic liquor shall be kept on the counter.
- IX That all alcoholic liquor bottled in Burm t shall bear a printed label showing the name of the bottler and the place of bottling.
- X. That no label on a bottle containing liquor shall be altered, removed, deficed or in any way or degree covered by any additional label.
- XI. That any bothe in his shop containing spirit, whether manufactured in Burma or imported, if it contains gin of a strength not higher than 35 degrees underproof, or if it contains other spirit of a strength not higher than 25 degrees underproof, shall bear a label showing in large letters and figures the actual strength of the contents within a margin of 5 per cent.

- XII That any bottle in his shop purp ring to contain a quart or a pint respectively of spirit whether manufactured in Burma or imported, shall if it contains less than 26 cances of spirit in the case of a quart and less than 13 ounces of spirit in the case of a pint, bear a label starting in large letters and figures the minimum guaranteed quantity of the contents.
- XIII. That he do not open his shop, or effect sales therein before sun ise, or keep it open, or effect sales therein after 9 p m.*
- XIV. That he do not without the general or special permission of the Collector in writing, keep his shop shut during the hours within which sales are permitted.
- XV. That he constantly exhibit, at the entrance of his shop, a signboard bearing the following inscription:—

(Name of ventor.)

- "License I to sell retail foreign alcoholic liquor, to be drunk on the premises or removed."
- XVI. The title shop for which this licence is granted be kept in substantial repair to the satisfaction of the Collector, and that the slop have no back or side entrances unless one or more of such entrances have been specially permitted in writing by the Collector.
- XVII. That the shop for which this licence is granted be provided with one room only for the accommodation of persons purchasing or drinking therein, and that no part of such room to which the public have access be screened off by curtains, partitions, or be in any way so constructed that persons therein are not visible to persons in every other part of the room or to a person standing in the doorway.

This keence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions is committed by the licence-holder, or his partner or agent, or any other pers in employed in the premises for which this licence is granted, or it crunkenness, agrounting to a public nuisance, occurs in the vicinity of the premises.

STATION: Collecto

^{*} In seaport towns the Collector may extend the hour of closing to 10 p.m. if it appears necessary to do so, and may withdraw such privilege in his disc edial. With the previous sunction of the Commissioner, the Collector may at the time

With the previous same ton of the Commissioner, the Collector may at the Time of issue of the been expresented in carifyr mountal cloting than that extered in the form.

Excise Form F.L.-14. [4]

(ORIGINAL AND COUNTERPART)

LICENCE FOR THE RETAIL VEND OF FOREIGN ALCOHOLIC LIQUOR AT A MILITARY CARTEEN ESTABLISHED UNDER THE CANTEEN TENANT SYSTEM.

[Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

Br it known that ... cesident of ... helder of a contract for the supply of foreign alcoholic liquor under the "canteen tenant system." is hereby authorized by the undersigned, Collector of ... to supply such alcoholic liquor to at from the ... until the ... after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its rem using in force, that he duly and faithfully perform and abide by the following conditions:—

- 1. That he pay to Government, in advance, a fee of Rs 12 . 1
- 14. That prior to the date on which this licence takes effect, he do not (a $\frac{\text{manufacture}}{\text{cullect}}$ (b) . . . without the written permission of the Collector.

Note,-fa The appropriate word should be relained at the time of issue of the beence

(b) The kind of atcoholic figuor about the insected at the time of issue of the licence.

- That he keep and sell foreign alcoholic liquor only in dercover of this because.
- IIa. That if any alcoholic liquor is kept in bottles, the bottles shall be sealed, wired or secured by capsules or metallic foil, and shall be libelled in conformity with the provisions of the Burma Merchandise Marks Act.

118. That all alcoholic hipsor manufactured in Bucma shall bear a printed label with the words "Manufactured in Burma" and all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bettler and the place of bottling.

III. That he do not keep or sell any particular kind or brand of alc holic liquor, of which the possession and sale have been probabiled by the Financial Commissioner.

⁽ir) Ameridad by Financial Countissioner's Notification No. 42, dated 19th March 1919

^{*} Note -Date should be inverted by the Collector

⁴ Por a regiment the few is his 24, by a smaller unit ity 12,

iV. That he sell toreign alcoholic liquor only at the cauteen or place appointed for the purpose by the military authorities and that he do not sell such alcoholic liquor in any other place except under the authority of a separate licence.

N.B.—Tenants are allowed to establish a second place of vend with set taking out a set arate licence in cases where a portion of a regiment is detached for training and other purposes or is left behind

V. That he do not keep any foreign alcoholic liquor to be so'd under this licence in any premises other than those endorsed on the back of the licence.

VI. That he sell no liquor of any description to persons other than those attached to the regiment for which this licence is granted, or duly authorized under the regulations of the army to use such canteen.

VII. That he do not keep or sell gin of a strength below 35 degrees under-proof or other spirit of a strength below 25 degrees under-proof.

VIII. That he do not wilfully adulterate or deteriorate any foreign alcoholic liquor sold by him or sell the same knowing them to have been adulterated or deteriorated or keep or permit to be kept in his canteen any such liquor in an a lulterated or deteriorated state.

N.B.—Tenants are permitted to keep and sell foreign spirit diluted with mineral water with the permission of General Officers Commanding.

1X. That he do not receive any wearing apparel or other effects in barter for spirit or fermanted liquor.

X. That he do not transfer his licence to any other person without the permission in writing of the Collector.

XI. That he produce this licence on the demand of any Excise Officer

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions is committed by the licence-holder, or his partner or agent, or any other person employed in the licenced premises.

STATION :				
		560		Collector.
Dated the	19			

Places for Storin !.

The licence-holder is authorized to store foreign alcoholic liquor to be sold under this licence at the following places between the dates given below:—

	Da	te	Signati re of Collector,			
Place of storage.	From	To				
1.0						

Excise Form FL 15. [4]

(O'RIGINAL AND COUNTERPART)

LICENCE FOR THE RETAIL VEND IN AN HOTEL BY THE HOTEL
PROPRIETOR OR HOT L MANAGER, OF FOREIGN ALCOHOLIC
LIQUOR, TO BE DRUNK ON THE PREMISES.

[Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

BE it known that , resident of , is hereby authorized by the undersigned Collector of , to sell retail foreign alcoholic liquor in his hotel at from the funtil the , after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force that he duly and faithfully perform and allide by the conditions contained in Rule 21 of the vales made under the Burma Excise Act, and the following further conditions —

- 1. That he pay to Government, in advance, a fee of Rs. 100 \$.
- 1a. That prior to the date on which this licence takes effect, he do not $a_1 = \frac{\text{manufacture}}{co}$ (b) . . . without the written permission of the Collector.

Note,-lal. The app opriate word should be retained at the time of issue of the licence

- (6) The kind of alcoholic liquer should be inserted at the time of issue of the licence.
- II That he sell foreign alcoholic liquor at the hotel by which this licence is granted and only to residents in the hotel, to bond fide travellers, and to persons who are served with meals at tariff rates in the hotel, and do not permit such alcoholic liquor to be removed from the premises of the said hotel.
- III That he do not permit foreign spirit to be bottled, comprended, blended, flavoured, or coloured on the hotel premises.

[[]a] Amended by Pinancial Commission r's Notification No. 42, dated 10th March 1919.

[&]quot;Here e ter name of fown or village and exact position of hote; giving name of street, if any, and number of house.

⁺ Nors -Date should be inserted by the Collector

² In Rangoon Town the fee is Ns. 500.

IV. That all alcololic liquor bottled in Burma shall bear a printed label showing the name of the bottler, and the place of the bottling and shall be labelled in conformity with the provisions of the Burma Merchandise Marks Act

V. That the label on a bottle containing liquor shall be altered, removed, defaced or in any way or degree covered by any additional label.

VI. That any bottle in his premises containing gin of a size gth not higher than 35 degrees underproof, or containing other spirits of a strength not higher than 25 degrees underproof, shall bear a label showing in large letters and figures the actual strength of the contents within a magin of 5 per cent.

VII That any bottle in his premises purporting to contain a quart or a part respectively of spirit shall, if it contains less than 20 ounces of spirit in the case of a quart and less than 13 ounces of spirit in the case of a part label showing in large letters and figures the maximum guaranteed quantity of the contents.

VIII. That he do not establish a bar or permit a bar to be established on the hotel premises, unless he hold a bar licence in Excise Form F.L.-17.

IX. That he do not sell or dispose of a reign alcoholic liquor under cover of this licence after 11 p.m. to persons other than residents in the hotel.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence-bolder, or his partner or agent, or any other person employed in the premises for which this licence is granted, or if drunkenness, amounting to a public misance, occurs in the vicinity of the hotel.

STATION: } } Collector

Excise Form F.L. 15.

O'HIGHNAL AND COUNTERPART!

LICENCE FOR THE RETAIL VAND TO SESSIONES ONLY IN A SMALL HOTEL OR BOARDING HOUSE BY THE HOTEL ON POARDING HOUSE PROPRIETOR ON MANAGER, OF FOREIGN ALCOHOLIC ... LIQUON, TO BE DEUNE ON THE PREMISES.

[Section 18 and Rule 4.]

District-

Serial number of license in sanctioned statement-

Name of vendor -

Locality of vend -

Be it known that the indersigned of the its self-retail foreign alcoholic liquor in his boardin, house the interest of the interest in the interest of the interest in the int

It is required of the holder of this hoense, as a condition of its remaining in force, that he duly and faithfully perform and abice by the conditions contained in Rule 21 of the rules made under the Burna Excise Act, and the following further conditions:—

- I. That he pay to Government, in advance, a fee of Rs. 100.
- In. That prior to the date on which this licence takes effect he do not (a) $\frac{\text{manufacture}}{\text{collect}}$ (b) . . without the written permission of the Collector.

Note —ta) The appropriate word should be retained at the time of issue of the licence.

(b) The kind of alcoholic liquor should be inserted, at the time of issue of the licence.

- II. That he sell foreign alcoholic linear in the boarding house for which this licence is granted, solely to the residents in the hotel and do not permit such alcoholic liquor to be removed from the premises of the said boarding loase.
- III That he do not permit foreign spirit to be bouled compounded, blended, flavoured, or coloured on the housing have premises.

^{*} No TE -Date shot id be interted by the Collector.

IV. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the hottler, and the place of bottling and shall be labelled in conformity with the provisions of the Burina Merchandise Marks Act.

V. That no label on a bottle containing liquor shall be altered, removed, defaced or in any way or degree covered by any additional label.

VI. That any bottle in his premises containing gin of a strength not higher than 35 degrees underproof, or containing other spirit of a strength not higher than 25 degrees underprior, shall bear a label showing as large letters and figures the actual strength of the contents within a margin of 5 per cent.

Vil. That any bottle in his premises purporting to contain a quart on a pint respectively of spirit shall, if it contains less than 26 cunces of spirit in the case of a quart and less than 13 ounces of spirit in the case of a pint, bear a label showing in large letters and figures the minutum guaranteed quantity of the contents

VIII. That he do not establish a but or permit a bar to he established on the barding boost premises.

This licence in white concelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence-tolder, or his partner or agent, or any other person employed in the premises for which his licence is granted, or it drunkenness, amounting to a public nuisance occurs in the vicinity of the boarding-house

STATION :

Dated the

Collector.

Excise Form F.L.-16. [4]

ORIGINAL AND COUNTERPART!

LICENCE FOR THE RETAIL VEND IN A PROPRIETARY CLUB, BY THE CLUB PROPRIETOR, OF FOLEIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE PREMISES.

[Section 18 and Rule 4]

District-

Serial number of licence in sanctioned statement -

Name of vendor-

Locality of vend-

Be it known that resident of the hereby authorized by the undersigned. Collector of the sell retail foreign alcoholic liquor, at situate in from the from th

- It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Act, and the following further conditions:—
 - 1. That he pay to Government, in advance, a fee of Rs 250.
- 14 That prior to the date on which this licence takes effect, he do not (a) $\frac{\text{manula tare.}}{\text{collect.}}(b)$. . . Without the written permission of the Coffector.

Note - a: The appropriate wird should be retained at the time of issue of the licence.

- (b) The kind of alcoholic liquor should be inverted at the time of osue of the licence.
- II. That he sell foreign alcoholic liquer, at the club for which this licence is granted and only to members of the club, and do not permit such spirit or fermented tiquor to be removed from the premises of the said club.
- III That, he do not permit foreign spirit to be bottled, compounded, blended, tlavoured, or coloured on the club premises.

Amended by Financial Commissioner's Note at an No. 42, Gated, 19th March 19th

Itere entermine of proprietary class and did in emiscs of any, attached to the class.

filtere enter name of Connor thape a component of the group time of street, it any, and the street time of

² Note .- Date should be inserted by the fields for

IV. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler and the place of bottling and shall be labelled in conformity with the provisions of the Burma Merchandise Marks Act.

V. That no label on a bottle containing liquor shall be alteredremoved, detaced or in any way or degree covered by any additional label.

This beence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the beence-holder, or his partner or agent, or any other person employed in the premises for which this been e is granted, or if drankenness amounting to a public nuisance, occurs in the meinity of the club

Excise Form F.L.17 [a]

ORIGINAL AND COUNTERPART.

LICENCE FOR THE RETAIL VEND, WITHIN THE BAR OF AN HOTEL OR REPRESENTATION, BY THE PROPRIETOR OF MANAGER OF SUCH HOTEL OR REFRESHMENT-ROOM, OF FOREIGN ALCONOLIC LIQUOR TO BE DEUNE ON THE PREMISES.

[Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

Be it known that , resident of , is hereby authorized by the undersigned. Collector of , to sell retail foreign alcoholic liquor at the bar of his refreshment-room situate in , after which this licence will cease to have effect. It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Act, and the following further conditions:—

1. That he pay to Government, in advance, a fee of Rs. 500.

IA. That prior to the date on which this licence takes effect, he do not (a) manufacture, (b) without the written permission of the Collector.

Note - (a) The appropriate word should be retained at the time of issue of the licence.

(b) The kind of alcoholic liquor should be inserted at the time of issue of the

il. That he sell foreign alcoholic liquor only at the bar of the

II. That he sell foreign alcoholic liquor only at the bar of the hotel
refreshment-room for which this licence is granted, and that he do not permit alcoholic liquor to be removed from the premises of the said bar.

[[]a] Amerided by Financial Commissioner's Notification No. 42, dated the 19th March 1919.

[&]quot;Here enter name of town or village and exact position of the hotel or refreshment-room, giving name of street, if any, and number of house.

[†] Norg .- Date should be inserted by the Collector.

[?] In Rangoon Town the fee is its. ' 000.

III. That the bar shall consist of a single room within the hotel remainded not opening directly on the street, and so arranged that all persons therein shall at all times be visible to persons in every other part of the room.

Provided that if the licensee pay to Government in advance an additional 10 per cent on the fee prescribed by Condition I, he may sell alcoholic liquor from the bar to customers in such of the following rooms of the hotel as are approved by the Collector and noted by the Collector in this licence:—

Billiard Room, Ball Room, Lounge.

IV. That he do not permit foreign spirit to be bottled, compounded, blended, flavoured, or coloured on the premises of the said bar.

V That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler and the place of bottling and shall be labelled in conformity with the provisions of the Burma alerchandise Marks Act.

VI. That no label on a bottle containing liquor shall be altered, removed defaced or in any way or degree covered by any additional label.

VII. That he do not open his bar or effect sales therein before 6 a.m., and that he do not keep his bar open or effect sales therein after 11 p.m.*

VIII. That he do not permit any of the har servants or attendants to drink any infoxicating house within the premises of the bir.

IX. That he do not employ any female to assist him in his business whether in the side of liquor or in any other capacity within the premises of the bar.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the roles made thereunder, or of the above-mentioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted, or if drunkenness, amounting to a public nuisance, occurs in the vicinity of the bir.

Dated the 19 . Collector

^{*} The Colle, for may fix the closing hour at any hour between 6 p.m., and 11 p.m.

Excise Form F.L.-17A

(ORIGINAL AND COUNTERPART)

LICENCE FOR THE RETAIL VEND IN A CHARITABLE INSTITUTE BY THE INSTITUTE AUTHORITIES, ON FOREIGN ALCOHOLIC LIQUOR TO BE DRUNK ON THE PREMISES.

Section 18 and Rule 4.

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

Be it known that resident of . 15 hereby authorized by the undersigned. Collector of , to sell retail foreign alcoholic liquur in the bar of his institute from the" until the , after which this licence will cease to have effect.

It is required of the holder of this licence as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma. Excise Act, and the following further conditions:-

- 1. That he pay to Government, an advance, a fee of Rs. 100.
- Ia. That prior to the date on which this licence takes effect, he do not (a) manufacture. (b) . . . without the written permission collect. of the Collector.

Note -(a) The appropriate word should be relained at the time of issue of the licence.

(b) The kind of alcoholic liquor should be inserted at the time of issue of the

licence.

- 11. That he sell foreign alcoholic liquor only at the bar of the Institute for which this licence is granted and that he do not permit alcoholic liquor to be removed from the premises of the said bar.
- III. That the bar shall be within the Institute and not opening directly on the street.
- IV. That he do not permit foreign spirit to be compounded, blended, flavoured, or coloured on the premises of the said bar.
- V. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bettler and the place of bottling and shall be labelled in conformity with the provisions of the Burma Merchandise Marks Act.
- VI. That no label on a bottle containing liquor shall be aftered removed, defaced or in any way or degree covered by any additional labels.

Note .- Date should be inserted by the Collector.

VII. That he do not open his bar before 6 a.m. and that he do not keep his bar open or effect sales after 11 p.m.

VIII. That he do not permit any of the bar servants or attendants to drink any intoxicating liquor within the premises of the bar.

IX. That he do not employ any female to assist him in his business whether in the sale of liquor or in any other capacity within the premises of the bir.

X. That sales shall be made under this licence only to residents of the Institute and to such other persons as are permitted by the Managing Committee of the Institute to make purchases and that a list of such persons shall be forwarded at such time as the Collector may prescribe for his scrutiny and approval.

This become may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted, or if drunkenness, amounting to a public nuisance occurs in the vicinity of the bar.

STATION: Collector

Excise Form F.L. 17B.

(ORIGINAL AND COUNTERPART).

PERMIT FOR THE RETAIL VEND TO EUROPEAN TROOPS OF FOREIGN
ALCOHOLIC LIQUOR TO BE DRUNK ON THE PREMISES.

[Rule 21 (6) (at.]

Be it known that . resident of . and holder of a licence in Excise Form F.L. (hereinaîter called 'the principal licence,') is hereby authorized by the undersigned, Collector of . to sell by retail to subject to the conditions of the principal licence in so far as they are not inconsistent with the following further conditions:—

(1) that he seil such liquor to European troops between the hours of and only, on the tollowing date or between the following dates, res.,

(2) that he does not permit such liquor to be removed from the premises.

This permit may be cancelled by the Collector at any time.

STATION Collector,

Excise Form F.L.18

TORIGINAL AND COUNTERPART

LICENCE FOR THE RETAIL VEND, WITHIN THE BUFFET OF A PUBLIC PLACE OF AMUBENENT OR ENTERTAINMENT, BY THE PROPRIETOR OR MANAGER OF SUCH PLACE, OF FOREIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE PREMISES.

[Section 18 and Rule 4]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

Be it known that the indersigned, Collector of the District, to sell retail foreign alcoholic liquor at the bar of the from the the most the part of the which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Role 21 of the rules made under the Borma Excuse Act, and the following further conditions:—

- I. That he pay to Government, in advance, a fee of Rs. 1.
- In. That prior to the date on which this licence takes effect, he $d\sigma$ not $\{a\}$ $\frac{manufacture}{collect}$ $\{b\}$. , without the written permission of the Collector.

Note -- (a) The appropriate word aboutdibe retained at the time of saue of the licence.

- (b) The kind of alcoholic fiquor should be inserted at the time of issue of the licence.
- 11. That he sell foreign alcoholic fiquor only at the bar for which this licence is granted.
- III. That the bar, for which this licence is granted shall be within the premises described above and shall not open directly on to the street and that no sales shall be made to any persons except those who §
- IV. That the bar shall be opened for the sale of alcoholic liquor under this licence on not more than

[[]a] Amended by Financial Commissioner's Konfination No. 42, dated the 19th March 1919.

^{*} Here describe precisely the place at which yend is permitted.

^{*} Nove .- Date should be inserted by the Collector.

² Fee to be fixed in each case on reference to the fixetic Commissioner

If Here insert a description to exclude persons who are not to be permitted to purchase at the bar.

the period for which this licence is in force, and notice of the intention to use the licence on any day must be given to the Separatendens of Excise at least 24 hours before opening the bar on that day.

- V. That he do not permit alcoholic liquor to be bottled, compounded, blended flavoured, or coloured on the licensed premies
- VI That if any alcoholic liquot is kept in bottles, the bottles shall be scaled, which or secured by capsules or metallic foil and labelled in conformity with the provisions of the Burnia Merchandise Marks Act.
- VII. That all alcoholic figuer bottletl in Burma shall bear a printed label showing the name of the bottler and the place of bottling.
- VIII. That no label on a bottle containing figuor shall be aftered, removed, detaced or in any way or degree covered by any additional label.
- IX. That any bottle containing spirit, whether such spirit was imported to bottle, or was imported in bulk and bottled locally, it is contains got of a strength and higher than 35 degrees under-proof, or it is contain other spirit of a strength not higher than 25 degrees in ler-proof, shall bear a label showing in large letters and figures the actual strength of the contents within a margin of 5 per cent.
- X. That he do not open his bar or effect sales therein before , and that he do not keep his bar open or effect sales therein after
- XI. That he do not permit any of the bar servants or attendents to drink any intoxicating liquor within the premises of the bar
- XII That he do not employ any female to assist him in his business whether in the sale of liquor or in any other capacity within the premises of the bar
- XIII. That this licence be trained and hung up in a conspictions position inside the place of aniso-encod or entertainment for which it is granted.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the intermade thereunder, or of the abovenic money conditions, is committed by the licence holder, or his partner or agent or any other person employed in the premises for which this increes is granted, or if drunkenness, amounting to a public missance recurs in the vicinity of the bar.

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Excise Form F.L. 19 [a]

(ORIGINAL AND COUNTERPART.)

LICENCE FOR THE RETAIL VEND WITHIN THE BAR OF A REFRESHMENT-ROOM AT A RAILWAY STATION, AIR PORT, PASSENGER JETTY BY THE LESSEE OF SUCH REFRESHMENT-ROOM, OF FOREIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE PREMISES OF REMOVED.

Section 18 and Rule 4.

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

, resident of , 15 Be it known that hereby authorized by the undersigned, Collector of to sell retail foreign alcoholic liquor at the bar of the refreshment-Railway Station at * from the f Air Port room at the

Passenger letty

, after which this licence will cease to have until the effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Act, and the following further conditions :-

- I. That he pay to Government, in advance, a fee of Rs. 100.1
- Is. That prior to the date on which this licence takes effect, he do not (a) manufacture, (b) ... without the written collect. permission of the Collector.

Note .- [4] The appropriate word should be retained at the time of issue of the licence.

(b) The hind of alcoholic liquor should be inserted at the time of issue of the licence.

- II. That he sell foreign alcoholic liquor only at the bar for which this licence is granted, and only to-
 - (i) bona fide travellers,
 - (ii) persons who are served with meals at tariff rates in the refreshment-room, and Railway
 - Air Port employees not on duty. Passenger jetty

^[6] Amended by Financial Commissioner's Notification No. 42, dated the 19th March 1919.

[&]quot; Here enter name of Railway Station, Air Port or Passenger Julty.

[†] Nove .- Date should be inserted by the Collector.

In Rangoon the fee is Rs. 500.

III. That he do not sell to one person in a single transaction more than two reputed quart bottles of such alcoholic liquor for removal from the premises of the refreshment-room, and that such gales be restricted to—

(i) bond fi'e travellers, and

(ii) Railway
(iii) An' Port employees not on duty.

Passenger Jetty

IV. That he do not permit foreign spirit to be bottled, compounded, blended, havoured or coloured on the licensed premises.

V. That if any alcoholic liquor is kept in bottles, the Fottles shall be sealed wired, or ecured by capsules or metallic foil and labelled in conformity with the provisions of the Burma Merchandise Marks Act.

VI. That all alceholic liquor bottled in Burma shall bear a printed latel showing the name of the bottler and the place of bottling.

VII That no label on a bottle containing liquor shall be altered, removed, defaced or in any way or degree covered by any additional label.

VIII. That any bottle containing spirit, whether such spirit was imported in bottle, or was imported in bulk and bottled locally, if it contains gin of a strength not higher than 35 degrees under-proof or if it contains other spirit of a strength not higher than 25 degrees under-proof, shall bear a label showing in large letters and figures the actual strength of the contents within a margin of 5 per cent.

IX. That any bettle purporting to contain a quart, or a pint respectively of spirit whether such spirit was imported in bottle or was imported in bulk and bottled lecally, shall, if it contains less than 26 ounces of spirit in the case of a quart and less than 13 ounces of spirit in the case of a pint, bear a label showing in large letters and figures the minimum guaranteed quantity of the contents.

X. That this licence be framed and hung up in a conspicuous

position inside the refreshment-room for which it is granted.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence-holder, or his partitler or agent, or any other person employed in the premises for which this licence is granted, or if drunkenness, amounting to a public massace, occurs in the vicinity of the refreshment-room.

STATION

19

Collector.

Dated the

Excise Form F.L.-20 [4]

(ORIGINAL AND COUNTERPART.)

LICENCE FOR THE RETAIL VEND, IN A DINING CAR ATTACHED TO A
RAILWAY PASSENGER TRAIN BY THE LESSEE OF SUCH DINING CAR,
OF FOREIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE PREMISES
OF REMOVED.

[Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Be it known that , is hereby authorized by the Collector of ; to sell retail, to bona fide passengers only to be drunk on the premises or to be removed, foreign alcoholic liquor in the during car in which this licence is carried from the to the . after which this licence will cease to have effect.

It is required of the holder of this licence as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Act, and the following further conditions:—

- I. That he pay to Government, in advance, the fee of Rs.
- In That prior to the date on which this licence takes effect, he do not $(a) = \frac{\text{manufacture}}{\text{collect}}$, (b) = 1, without the written permission of the Collector.

Note,—(a) The appropriate word should be retained at the time of issue of the licence.

The hind of alcoholic figure, should be inserted at the time of issue of the licence.

- II. That he sell foreign alcoholic fiquor only in the uning car attached to the passenger train for which this licence is granted, and that he do not permit such alcoholic liquor to be removed from the said car except to bona fide rullway passengers.
- III That no label on a bottle containing liquor shall be aftered, remove i, deficed or in any way or degree covered by any additional label.
- IV That if any alcoholic liquor is kept in bottles, the bottles shall be sealed, wired or secured by capsules or metallic foil, and shall be labelled in conformity with the provisions of the Burma Merchandise Marks Act

[[]a] Amended by Financial Commissioner - Notineation No. 42, date fibe 19th March 1919.

^{*} Norg .- Date should be inserted by the Collector.

Ro 25 to 18, 100 to be need by the Commissioner.

V. That all alcoholic liquor manufactured in Burma shall bear a printed label with the words "Manufactured in Burma" and all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler and the place of bottling.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the abovementioned conditions, is committed by the licence holder, or his partier or agent, or any other person employed in the dining car for which this licence is granted.

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STATION !

Dated the

Cillector.

Excise Form F.L. 21 [a]

(ORIGINAL AND COUNTERPART.)

LICENCE FOR THE RETAIL VEND ON BOARD A VESSEL, BY THE MASTER OR STEWARD OF SUCH VESSEL, TO PERSONS EMPLOYED THEREIN AND TO PASSENGERS ON BOARD THEREOF, OF FOREIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE VESSEL.

[Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

ame of vessel-

Be it known that *

, for the time being Master of the

t, engaged in the interport traffic of Burma, is hereby authorized by the undersigned. Collector of to sell retail thereon foreign alcoholic liquor from the until the after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made under the Burma Excise Excise Act, and the following further conditions:—

- L. That he pay to Government, in advance, a fee of Rs. 50.
- In. That prior to the date on which this licence takes effect, he do not (a) $\frac{\text{manufacture}}{\text{collect}_i}$ (b) . . . without the written permission of the Collector.

Note. - (a) The appropriate word should be retained at the time of issue of the licence.

101 The kind of alcoholic liquor should be inserted at the time of issue of the

(b) The kind of alcoholic liquor should be inserted at the time of issue of the licence.

11. That he sell foreign alcoholic liquor on the vessel for which this licence is granted, and only to persons employed and passengers on board the said vessel, and do not permit such alcoholic liquor to be removed from the vessel.

^[4] Amended by Financial Commissioner's Notification No. 42, dated the 19th March 1919.

[&]quot;Here enter the name of Master or Steward as the case may be

t Here enter the name of vessel.

¹ Note, - Date should be inserted by the Collector.

- III. That he do not permit foreign spirit to be compounded, blended, flavoured, or coloured on the said vessel.
- IV. That he do not permit foreign spirit to be bottled on the said vessel.
- V. That spirit manufactured in India or Burma shall have the words. "Manufactured in India" or "Manufactured in Burma" conspiciously labelled or branded on the bottle or receptacle in which it is kept or sold.
- VI. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler and the place of bottling and shall be labelled in conformity with the provisions of the Burma Merchandise Marks '.t.
- VII. That no label on a bottle containing liquor shall be altered removed, defaced or in any way or degree covered by any additional label.
- VIII. That any bottle containing spirit, whether manufactured in Burma or imported, if it contains gin of a strength not higher than 35 degrees under-proof, or if it contains other spirit of a strength not higher than 25 degrees under-proof, shall bear a label showing in large letters and figures the actual strength of the contents within a margin of 5 per cent.
- IX. That any bottle purporting to contain a quart or a pint respectively of spirit, whether manufactured in Burma or imported, shall, if it contains less than 26 ounces of spirit in the case of a quart and less than 13 ounces of spirit in the case of a pint, bear a label showing in large letters and figures the minimum guaranteed quantity of the contents.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the above-mentioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed on board the vessel for which this licence is granted, or if drunkenness, amounting to a public nuisance, occurs on board the vessel.

STATION :

Dated the

19 .

Collector.

Excise Form F.L.22 [a]

(ORIGINAL AND COUNTERPART)

LICENCE FOR THE RETAIL VEND, AT A PUBLIC OR PRIVATE ENTERTAIN-MENT, OF FOREIGN ALCOHOLIC LIQUOR, TO BE DRUNK ON THE PREMISES.

(Section 18 and Rule 4.)

District-

Name of vendor-

Locality of vend-

But known that resident of sis hereby authorized by the undersigned, Collector of to sell retail foreign alcoholic liquor at from o'clock on the of the 19 to o'clock on the of the 19 after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the conditions contained in Rule 21 of the rules made noder the Burma Excise Act, and the following further conditions:—

- 1. That he pay to Government, in advance, a fee of Rs.
- In That prior to the date on which this licence takes effect he do not (a) man facture. (b) . . . without the written permission of the Collector.

Note. - al. The appropriate word should be retained at the time of issue of the licence.

- b) The kind of alcoholic liquor should be inserted at the time of issue of the because
- II. That he sell foreign alcoholic higher, only within the hierared premises, and that he do not permit alcoholic higher to be removed from the said premises.
- III. That he do not permit foreign spirit to be bottled, compounded, blended, havoured or coloured on the licensed premises.
- IV. That all alcoholic liquor bottled in Burma shall bear a printed label showing the name of the bottler and the place of bottling and shall be labelled in conformity with the provisions of the Burma Merchandise Marks Act

^[6] Audinded by Financial Commissioner's Notification No. 42, dated the Och Narch 1919.

^{*} Here describe precisely the premises within which wend is permitted,

^{*} Fee to be fixed by the Collector.

Collector.

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V. That no label on a bottle containing liquor shall be altered, removed, defaced or in any way or degree covered by any additional label

VI. That the bar or other place of vend shall be within the premises for which this licence is granted and shall not open directly on the street or be otherwise accessible to persons who are not present at, or taking part in, the entertainment.

VII. That he do not permit any of the bar servants or attendants to drink any intexicating liquor within the premises of the bar or other place of vend.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the above-mentioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted, or if drunkenness, amounting to a public nuisance, occurs in the vicinity of the place of entertainment.

and the contract of the contra

STATION:

Dated the 49

Excise Form F.L.23.

ORIGINAL AND COUNTERPART

LICENCE FOR THE VEND, BY A PHARMACIST OR MEDICAL PRACTITIONER OR GENERAL DEALER, OF NEDICATED WINES AND SIMILAR PREPARATIONS, OTHER THAN INTOXICATING DRUGS WHICH CONTAIN FROM 20 TO 42 PER CENT OF PROOF SPIRIT.

[Section 18 and Rule 4.]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

Bz it known that

Practitioner or general clealer (as the case may be) at
is hereby authorized by the undersigned. Collector of
to sell medicated wines and similar preparations other than intoxicating
drugs, which contain from 20 to 42 per cent of proof spirit at his shop
at from the from t

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the following conditions:—

- I. That he pay to Government, in advance, a fee of Rs. 50.
- IA. That prior to the date on which this licence takes effect, he do not (a) manufacture. (b) . . . without the written permission of the Collector.

Note,--(a) The appropriate word should be retained at the time of issue of the

- licence.

 (b) The kind of alcoholic liquor should be inserted at the time of issue of the licence.
- II. That he do not keep or sell in his shop any each medicated wines and similar preparations which contain more than 42 per cent of London-proof spirit.
- III. That he effect his sales of such medicated wines and similar preparations only in the shop for which this licence is granted.
- IV. That he sell such medicated wines and similar preparations for consumption as tonic or medicine only and not for consumption as wine or spirit, and that he do not sell under cover of this licence any wine classed as table wine for Customs purposes and assessed to Customs duty as table wine.

^{*} Here enter the exact position of the licensed shop, giving the name or number of the street and the number (if any) of the house.

⁺ Note -Date should be inserted by the Collector.

¹ In Rango n Rs. 50 ; elsewhere Rs. 25.

- V. That he do not sublet his shop or transfer this licence to any other person without the permission in writing of the Collector.
- VI. That he produce this licence on the demand of any Excise Officer.

This hounce may be cancelled by the Collector if any breach of the Burma Excise. Act, or of the rules made thereunder, or of the above-mentioned conditions is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is cranted.

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Excise Form F.L.-24.

ORIGINAL AND COUNTERPARTS

LICENCE FOR THE VENU BY PHARMACISTS OF RECTIFIED SPIRIT.

[Section 18 and Rule 4]

District-

Serial number of licence in sanctioned statement-

Name of vendor-

Locality of vend-

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the following conditions:—

- That the quantity of rectified spirit in his possession at any one time shall not exceed 20 imperial gallons.
- 1A. That prior to the date on which this licence takes effect, he do not (a) manufacture (b) without the written permission of the Collector.

Note -(a) The appropriate word should be retained at the time of issue of the licence.

(b) The kind of alcoholic liquor should be inserted at the time of issue of the licence.

- That he sell rectified spirit only for bona fide medical, industrial and scientific purposes.
- III. That he do not sell in one transaction more than the following quantities of rectified spirit, namely:—
 - (a) to any private individual—one reputed pint ;
 - (b) to any chemist, medical practitioner or scientific b dy two reputed quarts;
 - (c) to any Government, Local Fund or Municipal hospital three imperial gallons
- IV. That he conspicuously label every receptacle containing rectified spirit with the nature and place of manufacture of its contents.
- V. That he constantly exhibit at his place of vend a sign board bearing his name and the words "Licensed to sell rectified spirit,"

^{*} Here enter the exact position of the licenced stop, giving the name of hum er of the street and the number (if any) of the house.

⁺ Note -Date should be inserted by 'he Collector

VI. That he do not sublet or transfer this licence to any other person without the permission in writing of the Collector.

VII. That he do not knowingly sell or dispose of rectified spirit, either directly or indirectly, under cover of this licence [a] to any Burman or [a] except in accordance with the provisions of the Army Regulations for the time being in force to any European soldier.

VIII. That this licence he framed and hung up in a conspicuous position inside the shop for which it is granted.

This licence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder or of the above-mentioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted.

	STATION	de la	1		Collector
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	[a]—[a]	In Lower Bur	ma these words	s shall be atruck out.	n 4 - 1772

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Excise Form F.L. 25.[a]

IORIGINAL AND COUNTERPART

LICENCE FOR THE VEND OF DENATURED SPIRIT.

Section 18 and Rule 4.

District-

Serial number of licence in sanctioned statement-

Name of vendor -

Locality of vend-

BE it known that resident of is hereby authorized by the undersigned, Collector of to bottle and sell denatured spirit which has been removed from any licensed distillery or from any custom house after payment at duty at the rate fixed for imported denatured spirit at his shopl at from the 1 until the after which this licence will cease to have effect.

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the following conditions:—

- I. That subject to Condition II he do not sell in a single transaction more than five imperial gallons or 30 reputed quart bottles of dentiared spirit unless the purchaser holds a licence in this form or is otherwise authorized to purchase a larger quantity of denatured spirit.
- IA. That he pay to Government, in advance, a fee of Rs.
- 18. That prior to the date on which this hence takes effect, he do not (a) manufacture (b) without the written permission of the Collector.

NOTE $-|\mu\rangle$ The appropriate word should be retained at the time of resident the licence.

(b) The kind of alcoholic liquor should be inserted at the time of issue of the licence.

II. That, before selling denatured spirit to any person not licensed or otherwise authorized to sell or purchase such spirit he shall use all reasonable diligence to ascertain the quantity already in the buyer's possession and shall not at one time sell to him more than the quantity specified in Condition I or such smaller quantity as, together with what is or in good faith is believed, to be in the buyer's possession, will amount to twe gallons.

[[]a] Amended by Financial Commissioner's Notification No. 83, dated the 1st July 1918.

[&]quot;Here enter the exact position of the licensed shop, giving the name or number of the street and the number (if any) of the house,

[†] Note .- Date should be inserted by the Collector.

I See Rule 4, Serial No. 34.

- III That he do not bottle denatured spirit before sunrise or after 6 p. m.
- IV. That he do not effect sales of denatured spirit in his shop before sunrise or after 6 p.m.
- V. That he do not, without taking out a separate licence, sell any spirituous or fermented liquors of any kind, except denatured spirit.
- VI That he constantly exhibit a signboard at his place of vend bearing his name and the words "Licensed to sell denatured spirit"
- VII. That he keep a correct daily account in Eurmese or English of the transactions under this licence in the following form:—

	Bala in h	nce and.	Quantity received.			utit y ld.				
Date	Galligite	Bottles	Gallons	Boffler	Callons	Bouttes	Particulars regarding porchasers name	Address	Occupation,	Licence Mn.
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VIII. That this licence be framed and hung up in a conspicuous position inside the shop for which it is granted.

IX. That he keep the denatured spirit intended for sale under this iccnce on the premises in respect of which this licence is granted, and that he do not possess such spirit in any other place without a new authorizing such possession.

Fins heence may be cancelled by the Collector if any breach of the Burma Excise Act, or of the rules made thereunder, or of the above-mentioned conditions, is committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted.

STATION Collector.

Excise Form F.L.-26.

REGISTER OF DAILY ISSUES OF FOREIGN SPIRIT FROM THE DISTILLERY.

[Vide Direction 141 (1) V.]

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Excise Form F.L.-27.

DETAILED STATEMENT OF ISSUES OF FOREIGN SPIRIT FROM THE DISTILLERY DURING THE MONTH OF

[Vide Direction 142 (1) 11.]

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Distillery Officer.

Excise Form G.-1.

IORIGINAL AND COUNTERPARTS

LICENCE FOR THE MANUFACTURE OF VINEGAR.

Section 12 and Rule 4.

District-

Serial number of licence-

Name of manufacturer-

Locality of manufacture-

Be it known that the president of the property authorized by the understane in Collector of the manufacture vinegar at his house at the property of the until the property of the property of

It is required of the holder of this licence, as a condition of its remaining in force, that he duly and faithfully perform and abide by the following conditions:—

- I That he do not keep in his possession at any one time fermented liquer exceeding the reputed quart bottles and then for the purpose of the manufacture of vinegar only.
- In That prior to the date on which this licence takes effect, he do not (a) $\frac{\text{manufacture}}{\text{collect}_i}$ (b) . . without the written permission of the Collector.

Note — (a) The appropriate word should be retained at the time of issue of the licence

a. The kind of alcoholic liquor should be inserted at the time of issue of the licence.

- That he do not manufacture any spirituous or fermented liquors of any kind except fermented liquor to be converted into vinegar.
- III. That he keep the fermented liquor for the purpose of manufacturing vinegar under this licence on the premises in respect of which this licence is granted and that he do not possess such fermented liquor in any other place without a pass authorizing such possession.
- 1V That this licence be framed and hung up in a conspicuous position inside the premises for which it is granted,

This licence may be cancelled by the Collector for any breach of the Burnia Excise Act, or of the rules made thereunder, or of the abovementioned conditions committed by the licence-holder, or his partner or agent, or any other person employed in the premises for which this licence is granted

STATION: Collector.

Nova .- Date should be inselled by the Collector.

[†] The quantity is to be fixed by the Collector specially for each case.

Excise Form G.-2.

DISTRICT

TOWNSHIP.

STATEMENT SHOWING PROPOSED EXCESS ARRANGEMENTS FOR THE FINANCIAL

YEAR 19 .19

[Rules 18 and 19.]

Serial No. of licence.	No. of licence form.	Situation of shop.	Amount realized.		Financial résults.			
			Previous year	This year.	Increase.	Decrease.	Amount credited in treasury.	Remarks.
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