

transport permit issued by the Excise Officer in charge of the Bonded Warehouse/Distillery/Brewery from which the consignment is released. Application for the purchase of liquor shall be forwarded to the Officer in charge of the above institution through the Excise Inspector in charge of the Range to which the consignment is destined:

Provided that rum purchased from BW1 (A) Licensee during the period of emergency may be imported or transported without permit from Excise authorities but shall be covered by a written permit (authorization) issued by a senior officer in charge specifying the destination, route and quantity. A copy of the authorization shall be sent simultaneously to the Excise Inspector in charge of the range concerned.”

By order of the Governor,

TOM JOSE,

Additional Chief Secretary to Government.

Explanatory Note

(This does not form part of the notification, but is intended to indicate its general purport.)

The Ministry of Home Affairs, Government of India has approved Border Security Force, Central Industrial Security Force, Central Reserve Police Force, Indo-Tibetan Border Police, National Security Guard and Sashastra Seema Bal as a part of Central Armed Police Forces. Accordingly, as per G.O. (Ms.) No. 93/2017/TD dated 3rd November, 2017 and G.O. (Ms.) No. 22/2018/TD dated 16th March, 2018, the Government have decided to grant FL 8A license to the Central Armed Police Forces units. The Foreign Liquor Rules needs to be amended suitably for implementing the above decision.

The notification is intended to achieve the above object.

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കേരള സർക്കാർ
Government of Kerala
2018

Reg. No. KERBIL/2012/45073
dated 5-9-2012 with RNI
Reg. No. KL-TV(N)/634/2018-20



കേരള റണ്ട് KERALA GAZETTE

അനുബംധം
EXTRAORDINARY

ആധികാരികമായി പ്രസിദ്ധീകരിക്കുന്നത്

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GOVERNMENT OF KERALA

Taxes (G) Department

NOTIFICATION

G.O. (P) No. 77/2018/TD.

Dated, Thiruvananthapuram, 1st June, 2018
18th Idavam, 193.

S. R. O. No. 350/2018.—In exercise of the powers conferred by sections 24 and 29 of the Abkari Act, 1 of 1077, the Government of Kerala hereby make the following rules further to amend the Foreign Liquor Rules issued under notification No. S. R. 4-1859/52/RD dated 17th January, 1953 and published in Travancore-Cochin Gazette Extraordinary No. 2 dated 17th January, 1953, namely:—

RULES

1. *Short title and commencement.*—(1) These rules may be called the Foreign Liquor (Amendment) Rules, 2018.
- (2) They shall come into force at once.

2. Amendment of the Rules.—In the Foreign Liquor Rules,—

(1) in rule 13, in the opening sentence of sub-rule (8A), for the words “Border Security Force Units and in the Central Police Canteen attached to the Central Reserve Police Force Group Centre, Pallipuram, Thiruvananthapuram”, the words

“the units of Central Armed Police Forces” shall be substituted;

(2) in rule 23, for sub-rule (2), the following sub-rule shall be substituted, namely:—

“(2) Every receptacle or bottle containing liquor stored, moved or issued for consumption by Defence Service Personnel, Ex-Servicemen, Central Armed Police Force Personnel and Ex-Service Central Armed Police Force Personnel free of duty or at concessional rate of duty must bear a printed label showing clearly that the liquor is intended for the use of the Defence Service Personnel and Ex-Servicemen and Central Armed Police Personnel and Ex-Service Central Armed Police Force Personnel only.”,

(3) in FORM FL 8A,—

(a) in the first paragraph, for the words “Border Security Force Units and in the Central Police Canteen attached to the Central Reserve Police Force Group Centre, Pallipuram, Thiruvananthapuram”, the words, “the units of Central Armed Police Forces” shall be substituted;

(b) for the second paragraph, the following paragraph shall be substituted, namely:—

“Under the provisions of the Abkari Act, 1 of 1077 and the rules made thereunder and in consideration of the payment of a fee of ₹ 1,000 (Rupees One Thousand Only) licence is hereby granted to for the possession, sale or distribution of Indian Made Foreign Liquor, and beer brewed in India in the canteen/mess,

situated as shown in the annexed Schedule, attached to during the period beginning from the day of 20 and ending with 31st day of March, 20 subject to the following conditions and stipulations to be observed by the said licensee.”;

(c) under the sub-heading “CONDITIONS”,—

(i) in condition number 1, for the words “Border Security Force Units and the Central Reserve Police Force”; the words “Central Armed Police Forces” shall be substituted;

(ii) in condition number 6, in the last sentence for the words “for use of the Border Security Force Units Personnel only or for the use of the Central Reserve Police Force Personnel only, as the case may be”, the words “for the use of Central Armed Police Personnel and Ex-Service Central Police Force Personnel only” shall be substituted;

(iii) for condition number 8, the following condition shall be substituted, namely:—

“8. No liquor shall be imported into State except under a permit issued by the Deputy Commissioner of Excise of the Division to which the consignment is destined or any Excise Officer not below the rank of a Deputy Commissioner of Excise who is duly empowered for this purpose. Such permit shall be granted only on proof of payment of prescribed excise duty and import fee. No concession in the rate of duty, if such a concession is in existence, shall be allowed except in respect of supplies through BWI (A) Licence issued under the Foreign Liquor (Storage in Bond) Rules, 1961. Liquor purchased from any licensee or from BWI (A) licensee shall be transported by the licensee to the licensed premises only under cover of a