

Form VI*(Vide Regulation 10 of Regulation)***GOVERNMENT OF MAHARASHTRA****Supply Authority valid for one week from the date of issue***(for FPS/wholesaler/Godown Keeper/manufacturers/suppliers etc.)*

Indent No. IDT

Date

Name

Fair Price Shop No.

is authorised to purchase.—

	Quintals	Kgs.
Wheat
Rice
Levy Sugar
Other Scheduled Commodities
Collector

Form VI*(Vide Regulation 10 of Regulation)*

GOVERNMENT OF MAHARASHTRA

Supply Authority valid for one week from the date of issue*(for the Party)*

Indent No. IDT

Date

Name

Fair Price Shop No.

is authorised to purchase.—

	Quintals	Kgs.
Wheat
Rice
Levy Sugar
Other Scheduled Commodities	..	
Collector

*—*Word "ten paise" deleted *vide* Government Order No. ECA-2477/422/(540)/XXIII, dated 20th April, 1978.

FORM VII

Five rupees for Original
Ten rupees for Duplicate

[Vide Regulation 11(1) of Regulation]

AUTHORISATION ISSUED UNDER THE MAHARASHTRA SCHEDULED COMMODITIES
(REGULATION OF DISTRIBUTION) ORDER, 1975

GOVERNMENT OF MAHARASHTRA

(UNDER CLAUSE 3 OF THE ORDER)

(Liable to be Cancelled, if Trasferred)

Office of the Collector

Date :

For Retailers

Authorisation.—

F. P. S. No.

Name of the F. P. S.

Address of the F. P. S.

Name of the dealer in charge

Address of the dealer in charge

Name/Names of the owner or partners or Secretary or Manager (in
case of Firm, Co-operative Society or Company or Employer's shop).

(1) Shri

(2) Shri

(3) Shri

(4) Shri

(5) Shri

Address of the premises, if any, where the dealer is permitted to
stock or store scheduled commodities

The said retailer is hereby approved as an Authorised Fair Price Shop
Keeper for the purpose of purchase, distribution and sale of Scheduled
Commodities, which Government intends to supply or supplies, to the
public at the controlled price.

2. The Authorisation is valid upto the 31st December and its validity may be extended from time to time.

3. The Authorisation may be amended, suspended or cancelled during the period of its validity in accordance with the provisions of the Maharashtra Scheduled Commodities (Regulation of Distribution) Order 1975, or any regulations made thereunder.

4. The Authorisation should be displayed in a prominent place of the shop and produced for inspection when so required by an Authorised Officer of Government.

5. The Authorisation is valid for the period specified on it. The holder of the Authorisation should get it extended in due time by the Collector before the expiry of the validity period.

No authorised retailer shall carry on business in any scheduled commodity after the expiry of the validity period of his authorisation. Where any authorised retailer carried on such business after the expiry of the validity period of his authorisation, he shall be deemed to have contravened this Order and shall be liable for departmental action, prosecution or both.

6. The Authorisation is not transferable in any manner, without the previous approval of the Collector.

7. If the concern in respect of which this Authorisation has been issued is to be transferred sub-let or contracted to be run by any other person the holder of this Authorisation shall give 30 days previous notice in writing to the Collector and the holder and the other person concerned may apply to the Collector for getting the Authorisation transferred to such person. The Collector is not bound to continue the Authorisation after the concern is transferred sub-let or contracted to be run by any other person or to transfer the Authorisation to such person.

8. The F. P. Shopkeeper shall comply with such directions as may be given to him by the Collector in regard to purchase, sale or storage for sale of scheduled commodities and in regard to the maintenance of accounts, keeping of the registers, returns and issue of receipts " and the language in which they shall be written " and such other matters.

*—*Added vide Government Order No. ECA-2475/D-XXIII, dated 29th June 1976.

9. The holder of the Authorisation shall be liable for departmental action, prosecution or both, as the case may be for any contravention of the provisions of the Maharashtra Scheduled Commodities (Regulation of Distribution) Order, 1975 or any instructions, directives or orders issued under any such provisions.

Date :

Collector

Extended to : (1)

(1)

(2)

(2)

(3)

(3)

FORM VII-A

GOVERNMENT OF MAHARASHTRA

AUTHORISATION ISSUED UNDER THE MAHARASHTRA SCHEDULED COMMODITIES
(REGULATION OF DISTRIBUTION) ORDER, 1975

[Vide Regulation 11(2) of the Regulations]

(UNDER CLAUSE 3 OF THE ORDER)

(LIABLE TO BE CANCELLED, IF TRANSFERRED)

**For Authorised
Agents**

Office of the Collector
Government of Maharashtra,
District

Authorisation.—

Name of the authorised agent (business name)

Address

Name (s) and addressed of the Owner or Partners or Secretary or
Manager (in case of firm, company, co-operative society, etc.)

(1) Shri (address)

(2) Shri (address)

(3) Shri (address)

(4) Shri (address)

Address of the premises where the authorised agent is permitted to stock or store Scheduled Commodities.

The said agent is hereby approved as an authorised agent is permitted to stock or store Scheduled Commodities.

The said agent is hereby approved as an authorised agent for the purpose of purchase, storage and delivery of scheduled commodities which Government intends to supply or supplies, to his constituent Fair Price Shops and establishments at controlled price.

2. The Authorisation is valid upto the 31st December of the year of issue and its validity may be extended from time to time.

3. The Authorisation may be amended, suspended or cancelled during the period of its validity in accordance with the provision of the Order or any Regulations made thereunder.

4. This Authorisation should be displayed in a prominent place in the office of the authorised agent and produced for inspection when so required by an authorised officer of Government.

5. This authorisation is valid for the period specified in it. The authorised agent should get it extended in due time by the Collector before the expiry of the validity period.

No authorised agent shall carry on business in any scheduled commodity after the expiry of the validity period of his authorisation. Where any authorised agent carries on such business after the expiry period of his authorisation, he shall be deemed to have contravened this order and shall be liable for departmental action prosecution or both.

6. This Authorisation is not transferable.

7. If the Authorisation is or is to be in the name of a firm, company, co-operative society or association of persons, the name of the firm, company, co-operative society or association, its place or places of business, the names and residential addresses of the partners or office bearers in charge of the conduct of its business or affairs shall be furnished to the Collector and whenever there is any change in the information furnished to the Collector written intimation thereof shall be given to the Collector within seven days from the date on which such change takes place.

*—*Added *vide* Government Order No. ECA-2475/XXIII, dated 29th June 1976.

8. The authorised agent shall comply with any direction that may be given to him by the Collector in regard to purchase, storage or supply of Scheduled Commodities in respect of which he is an authorised agent and in regard to the maintenance of accounts, registers, submission of returns, issue of receipts and such other matters.

9. The authorised agent shall be liable for departmental action, prosecution, or both, as the case may be, for any contravention of the provisions of the Order or any Regulations made thereunder or of any instructions, directions or orders issued under any such provisions.

Date :

Collector,
Government of Maharashtra,

Date : Signature

Date : Signature

Extended to — (1)

(4)

(2)

(5)

(3)

(6)

FORM VII-B

Ten Paise

APPOINTMENT OF AGENT

[Vide 12(1) of the Regulations]

To,

The Collector,
..... District.

I/We, carrying on business as a dealer/an establishment in the name and style of at

I/We, carrying on business in partnership as a dealer/an establishment in the firm, name and

style of at I/we,
 a co-operative society registered or
 deemed to be registered under the Maharashtra Co-operative Societies
 Act, 1960 and having its registered office at and
 running an Authorised Fair Price Shop/Establishment No.
 at under Authorisation
 No. dated the
 issued to do hereby (*jointly and each of
 severally) nominate, constitute and appoint as the
 agent on my/our behalf to execute and perform all or any of the
 following acts, deeds, matters and things under the provisions of the
 Maharashtra Scheduled Commodities (Regulation of Distribution)
 Order, 1975.

(1) To prepare on my/our behalf indents for foodgrains, levy sugar and other commodities which the Collector decides to distribute from time to time to the Authorised Fair Price Shops/Establishment.

(2) On receipt of delivery/release order issued by Government, to promptly take delivery after making payment therefor on my/our behalf, and deliver the same to me/us.

(3) To demand, collect, recover and receive from Government, the amount due to me/us in respect of excess money, if any, paid for the price of the foodgrains, levy sugar and other scheduled commodities and/or the reimbursement by Government of any amounts/s due to me/us from time to time in respect of my/our said indent for foodgrains, levy sugar and other scheduled commodities submitted by me/or on my/our behalf to the Collector as aforesaid and to give effectual receipt and discharges therefor on my/our behalf.

(4) To negotiate and settle for any amount whatsoever all/my/our claims in respect of the foodgrains, levy sugar and others scheduled commodities/supplied to me/us from time to time.

Note.—*Words in brackets to be retained only in case of partnership firms.

(5) Generally to do all other acts, deeds, things and matters as may be convenient for obtaining foodgrains, levy sugar and other scheduled commodities on my/our behalf and delivering the same to me/us.

Date at the day of 199 ..

.....
(Signature)

I/we hereby accept appointment as agent on the terms and conditions mentioned above.

Dated at On

.....
(Signature)

In the presence of :

(1)

(2)

Dated at On

FORM VII-C

Ten Paise

(Revocation of appointment of Agent)

[Vide 12 (2) of the Regulation]

To,

The Collector,

..... District.

I/We, carrying
on business as a dealer/an establishment in the name and style of ..

..... at I/We

..... carrying on business in partnership as a

dealer/an establishment in firm, name and style of
 at I/We
 a co-operative society registered or deemed to be registered under the
 Maharashtra Co-operative Societies Act, 1960, and having its registered
 office at and running an Authorised
 Fair Price Shop/Establishment No.
 at under Authorisation No.
 dated the issued to
 do hereby revoke the appointment of as my/our
 agent for the purposes of the Maharashtra Scheduled Commodities
 (Regulation of Distribution) Order, 1975.

Dated at On the day of 197 ..

.....
 (Signature)

FORM VIII

[REGULATION 13 OF SCHEDULED COMMODITIES (REGULATION OF DISTRIBUTION)
 REGULATIONS, 1975]

Application for increase in the units of Household Supply Card

Code No. Serial No.

Warnings.—(1) Any false statement made and known to be such would
 be punishable.

(2) The Card is liable to be cancelled, if any information
 given in the application is found to be incorrect.

I, age residing at
 (Name beginning with surname) Flat/

.....
 (Municipal Ward No.)

.....
 (Postal district)

apply for—

— Word "Ten Paise" deleted vide G. O. No. ECA-2477/422/(540)/XXIII, dated
 20th April 1978.

I. Inclusion of the following names in my Supply Card No.
 registered at Fair Price Shop No.
 (Reference No.) :—

Name (a)	Relationship with the applicant (b)	Age (c)	Occupation (d)	Date of arrival (e)	Probable period of further stay (f)
(1)					
(2)					
(3)					
(4)					

II. Additional units on my Supply Card No. registered
 at Fair Price Shop No. (Ref. Register No.)
 as the following children have attained the age of six years :—

Name (a)	Relationship with that applicant (b)	Birth date (c)
(1)		
(2)		
(3)		
(4)		

III. (a) State whether the applicant and/or any members of his family included and to be included in the household supply card pay any land revenue and, if so, state the total amount of land revenue so paid, per year.

(b) State the monthly income of the applicant and the members of his family included and to be included in the household supply card together.

IV. None of the persons mentioned above are included in any application for Household Supply Card or any Establishment Supply Card, except that Child/Children in paragraph II above has/have been included in my Supply Card.

V. I declare that all the above statements are, to the best of my knowledge and belief correct.

Date

.....
Signature of applicant.

FORM VIII

Counterfoil

(PRESERVE THIS CAREFULLY ; IF LOST ISSUE OF CARD WILL BE DELAYED)

Local Area :*

Code No.

Serial No.

To be produced on Received Supply Card No.

Date

.....
for Collector.

*Here mention the local area.

Inspector's Report—

- (1) Visited the premises on at
- (2) Correctness or otherwise of the information in the application form :—

Orders of DSO/FDO/AFDO or any other issuing authority.

Inclusion of adults and children allowed.
Increase number of units from to due to
children reaching age six and new children. Total increase of units
..... from to allowed.

Received

Units

Supply Card No.

Date

.....
(Signature of the applicant)

FORM IX

Local Area*

10 Paise

[Vide REGULATION 14 OF THE SCHEDULED COMMODITIES (REGULATION OF DISTRIBUTION) REGULATIONS, 1975]

Application for reduction in the units of Household Supply Card

Code No. Serial No.

Warnings.—(1) Any false statement made and known to be such would be punishable.

(2) The Card is liable to be cancelled, if any information given in the application is found to be incorrect.

I, age residing at
(Name beginning with surname) (Flat/Room No.)

.....
(Name of Building) [Municipal House No. (Road) Municipal Ward No.] apply for exclusion of the following persons (Postal district) from my Supply Card No. registered at F. P. Shop No. (Reference Register No.) :—

Name	Relationship with the applicant	Age	Occupation	Date of departure or death	In case of departure place
(a)	(b)	(c)	(d)	(e)	(f)
(1)
(2)
(3)

I declare that all the above statements are to the best of my knowledge and belief correct.

Date

.....
(Signature of applicant)

*Here mention the name of local area.

FORM X

Local Area*

10 Paise

[Vide REGULATION 16 (1) OF SCHEDULED COMMODITIES (REGULATION OF DISTRIBUTION) REGULATIONS, 1975]

Application for changes (other than in Units) on Supply Card

(In case of change of address to be presented to the Authorised Officer in whose jurisdiction new address is).

Code No. Serial No.

Warnings.—(1) Any false statement made and known to be such would be punishable.
 (2) The Card is liable to be cancelled, if any information given in the Application is found to be incorrect.

I, age residing at
 (Name beginning with surname) (Flat/Room No.) (Name of Building) (Municipal House No) (Road) (Municipal Ward No.) (Postal District) apply for the following changes in my Supply Card registered at F. P. S. No. (Reference Register No.):—

Present Position (a)	Desired change (b)	Reasons (c)

I declare that all the above statements are to the best of my knowledge and belief correct.

Date

 (Signature of applicant)

*Here mention the name of local area.

FORM XI

Local Area*

10 Paise

[Vide REGULATION 16 (2) OF SCHEDULED COMMODITIES (REGULATION OF DISTRIBUTION) REGULATIONS, 1975]

Application Form for Duplicate Cards in cases of lost/stolen / torn/ defaced Supply Cards.

Code No. Serial No.

Warnings.—(1) Any false statement made in this application and known to be such would be punishable.
 (2) In case of torn/defaced card, old card must accompany this application.

I, age residing at
 (Name beginning with surname)

..... apply for a duplicate card as my Household Supply Card No. registered at F. P. Shop No. (Reference Register No.) has been lost/stolen/torn/defaced on and all efforts to locate it have failed.

II. I shall register the new card when received at the same Fair Price Shop viz.

III. Name of the employer/business and his business address :—

IV.

Name(s) of the person(s) other than the applicant who normally reside(s) with the applicant as member(s) of the Household (a)	Relationship with the applicant (b)	Age (c)	Occupation (d)
--	--	------------	-------------------

1.
2.
3.
4.
5.

*Here mention the name of local area.

V. None of the persons mentioned above is included in any application for Household Establishment Supply Card or any Household/Establishment Supply Card except my old Supply Card No.

VI. (a) State whether the applicant and/or any members of his family to be included in the household supply card, pay land revenue and, if so, state the total amount of land revenue so paid, per year.

(b) State the monthly income of the applicant and the members of his family to be included in the household supply card together.

VII. I declare that all the above statements are to the best of my knowledge and belief correct.

VIII. I shall allow enquiry to be made with respect to the contents of this application and with respect to the card for which I have applied.

IX. If the lost/stolen Card is found, I shall surrender it immediately.

Date

.....
(Signature of applicant)

FORM XII

[Vide Regulation 18(2) (i) of Regulations]

Cash Memo No.

Name of the Fair Price Shop

Address of Fair Price Shop

Daily Serial No. Fair Price Shop No.

Ref. No. Unit

Card No. Date

Name of Scheduled Commodities	Retail rate etc.	Quantity supplied	Price	Charge
(1)	(2)	(3)	(4)	
		Kg. grams	Rs.	Ps.
Rice				
Superfine				
Fine				
Medium				
Coarse				
Wheat				
Superfine				
Medium				
Common				
Millets				
Gram				
Levy Sugar				
Other Scheduled Commodities				
	Total		Kg. grams	Rs. Ps.
Weeks	Signature			

Signature or thumb impression of the purchaser.

By Order and in name of the
Governor of Maharashtra,

B. K. HALVE,
Secretary to Government.

**THE BOMBAY RATIONING AREA SCHEDULED COMMODITIES
(REGULATION OF DISTRIBUTION) ORDER, 1986**

FOOD AND CIVIL SUPPLIES DEPARTMENT
Mantralaya Annexe, Bombay-400 032, dated 8th July 1986.

ORDER

ESSENTIAL COMMODITIES ACT, 1955.

No. SAVIVYA-1086/265/(4617)/XXVIII.—In exercise of the powers of the Central Government conferred by sub-section (1), read with clauses (c), (d), (e), (f), (h), (i), (ii) and (j) of sub-section (2) of section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the Order of the Government of India in the Ministry of Agriculture and Irrigation (Department of Food), No. GSR. 800, dated the 9th June 1978 and of all other powers enabling it in that behalf and with the prior concurrence of the Central Government, the Government of Maharashtra hereby makes the following Order, *namely* :—

1. (1) This Order may be called the Bombay Rationing Area Scheduled Commodities (Regulation of Distribution) Order, 1986.

(2) It extends to the Bombay Rationing Area.

(3) It shall come into force at once.

2. *Definitions*.—In this Order, unless the context otherwise requires,—

(a) " Authorised Supplier " means a manufacturer, processor or supplier of scheduled commodities who has already been appointed or will be appointed as nominee of the Controller of Rationing for supply of scheduled commodities to the Ration Shops and also includes authorised agent, as defined in sub-clause (ai) of clause 2 of the Maharashtra Foodgrains Rationing (Second) Order, 1966 ;

(b) " Bombay Rationing Area " means the area specified as such in Schedule A to the Maharashtra Foodgrains Rationing (Second) Order, 1966 ;

(c) " Controller of Rationing " in any area for which Controller of Rationing has been appointed by Government means that Officer and includes a Deputy Controller or Assistant Controller of Rationing ;

(d) " Establishment " means catering establishments, institutions, residential establishments, manufacturing establishments, mills, industries, animal establishments and any other establishments or class of establishments, which the State Government or the Controller of Rationing may declare to be the establishments for the purpose of this Order ;

(e) " Establishment Consumption " means all consumption of food supplied by an establishment for consumption on the premises of the establishment or elsewhere ;

(f) " Household Consumption " means all consumption of food for household purposes other than establishment consumption ;

(g) " Open Market Commodities " means all or any one or more of the commodities and products thereof specified in the schedule attached hereto except Kerosene, channelised by the trader/traders in the open market for purchase, sale and storage for sale ;

(h) " Ration Card " means ration card or permit issued or deemed to be issued under the Maharashtra Foodgrains Rationing (Second) Order, 1966 and the Regulations thereunder and made available for obtaining supplies of Scheduled Commodities ;

(i) " Ration Document " means a ration card or any other document issued or deemed to be issued under the Order or Regulations mentioned under sub-clause (h) of this clause 2 ;

(j) " Ration Shop " means a dealer in charge of a shop authorised under the provisions of clause 3 of this Order and includes a person in charge of shop, where Scheduled Commodities are sold and it is under the control of Government,

Explanation.—On the commencement of this Order every dealer, who was appointed or authorised or deemed to be appointed or authorised by or on behalf of Government as a ration shop and whose appointment or authorisation was in force immediately before such commencement shall be deemed to be a ration shop for the purpose of this Order unless otherwise directed by the State Government or the Controller of Rationing ;

(k) " Scheduled Commodities " means all or any one or more of the Scheduled Commodities and products thereof specified in the schedule hereto, which Government intends to supply or supplies to the

public from the 'Government stocks' or from the stocks held by its authorised suppliers for the purpose of distribution to the ration card-holders through the ration shops.

3. Issue of authorisations to suppliers to obtain and supply scheduled commodities.—(1) An authorisation issued or deemed to be issued to the ration shops or authorised agents under the Maharashtra Foodgrains Rationing (Second) Regulations, 1966 shall be deemed to be authorisation issued under this Order. In respect of other authorised suppliers the form of authorisation and the terms and conditions thereof shall be such as may be specified by Government.

(2) The amount deposited by a ration shop or authorised agent for the authorisation mentioned in sub-clause (1) of clause 3 of this Order, shall be deemed to be a deposit under this Order for the due performance of the provisions of this Order and the amount so deposited or any part thereof may, without prejudice to any other penalty, after enquiry and for reasons to be recorder in writing, be forfeited by the State Government or by the Controller of Rationing for contravention of any such provisions. If, as, a result of any departmental action the sum deposited or any part thereof is forfeited, the ration shop or the authorised agent, as the case may be, shall forthwith pay to Government such amount as may be required to make up the prescribed sum to be deposited as a security.

(3) The State Government or the Controller of Rationing, may at any time, whether at the request of the ration shop or authorised agent or authorised supplier of *suomotu* after making such enquiry as may be deemed necessary and for reasons to be recorded in writing add to, amend, vary, suspend or cancel the authorisation issued or deemed to be issued to him under this clause.

4. Prohibition against supply of Scheduled Commodities by unauthorised persons.—No person other than a ration shop or authorised supplier shall, sell or agree to sell or supply or agree to supply scheduled commodities to any person, except under and in accordance with a special or general direction issued by the Controller of Rationing or by any officer authorised by him in this behalf.

— *4—A* The sale of **open market** commodities some of which are included in the list of **scheduled commodities** which the State

— Renumbered vide Govt. Corrigendum No. SAVIYA-1022/225/(4617)/CS-XXVIII, dated 18th August 1986.

Government intends to supply or supplies under the public distribution system through the outlets of ration shop or its authorised persons shall not be governed by the provisions of this Order.

5. Supply of Scheduled Commodities by authorised Suppliers.—No authorised supplier shall sell or agree to sell or supply or agree to supply scheduled commodities to any person other than a ration shop and except under and in accordance with the provisions prescribed by or under this Order.

6. Supply of scheduled commodities by ration shop.—No ration shop shall sell or agree to sell or agree to supply scheduled commodities to any person except for household consumption and except at such price and at such quantum as may be specified by the State Government or the Controller of Rationing, from time to time, in this behalf and except under and in accordance with the provisions prescribed by or under this Order :

Provided that, a ration shop shall sell scheduled commodities to any persons for consumption, other than household consumption, according to such special or general directions, as may be issued, by the Controller of Rationing.

7. Application of Foodgrains Order and Regulations in certain matter.—Save as otherwise, provided by or under this Order, the Regulations made by the State Government under clause 10 of the Maharashtra Foodgrains Rationing (Second) Order, 1966, shall also apply to the distribution of Scheduled Commodities under this Order *mutatis mutandis*, as if references therein to rationed foodgrains are references to such Scheduled Commodities.

8. Distribution or acquisition of Scheduled Commodities otherwise than on ration documents.—Notwithstanding any provisions of this Order, the distribution or acquisition of scheduled commodities otherwise than on a ration documents, whether or not for household consumption and subject to such conditions as may be specified, may be distributed or acquired by the person authorised by the State Government or any officer empowered by it in this behalf.

9. Powers of entry for examination, search and seizure.—(1) Any Police Officer not below the rank of Sub-Inspector or any Officer of the Food and Civil Supplies Department not below the rank of Rationing Inspector, within their respective jurisdiction, may, with a view to

securing compliance of this Order or for satisfying himself that this Order has been complied with—

(a) stop and search any person or any boat, vessel, motor or other vehicle or any receptacle used or intended to be used for transport or Scheduled Commodity or commodities ;

(b) enter, search or examine any place ;

(c) seize—

(i) any stocks of Scheduled Commodity or commodities in respect of which he has reason to believe that a contrvention of any of the provisions of this Order has been or is being or is about to be committed ;

(ii) any package or packages, covering or coverings or receptacle or receptacles in which such stock of scheduled commodity or commodities is found ;

(iii) the animal or animals, vehicle or vehicles, vessel or vessels or other conveyance or conveyances used in carrying such scheduled commodity or commodities if he has reason to believe that such animal or animals, vehicle or vehicles, vessel or vessels or other conveyance or conveyances are liable to be forfeited under the provisions of the Essential Commodities Act, 1955 (10 of 1955) ; and thereafter, take or authories the taking of all measures necessary for securing the production of package, or packages, covering or coverings receptacle or receptacles or other conveyance or conveyances seized before the Controller of Rationing or the judicial authority appointed to hear the appeal under section 6—C of the said Act, if required to do so, and for their safe custody pending such production.

(d) examine or seize any * book or * books of accounts or document or documents which in his opinion shall be useful for or relevant to any proceedings in respect of any contravention of this Order and allow the person from whose custody such book or books of accounts or document or documents are seized to make copies thereof or to take extracts therefrom in his presence.

(2) The provisions of the Code of Criminal Procedure, 1973 (2 of 1974) relating to searches and seizures, shall, so far as may be, apply to searches and seizures under this Order.

— Inserted *vide* Govt. Corrigendum No. SAVIVYA-1086/265/(4617)/CS-XXVIII, dated 18th August 1986.

10. Power to exempt.—The State Government may, if it is necessary in the public interest so to do by Order, exempt any person or class of persons from the operation of all or any of the provisions of this Order for such period and subject to such conditions as may be specified and may at any time suspend or cancel such exemption.

11. Power to call for and examine records and proceedings in certain cases.—An Officer not below the rank of Deputy Secretary to Government designated by the State Government in this behalf, may *suomotu*, or on an application made to him by aggrieved person, at any time, call for and examine the record of any enquiry or proceedings of any officer exercising or failing to exercise the powers under this Order to suspend or cancel any authorisation issued or deemed to be issued under clause 3 of this Order and to forfeit the deposit deemed to be paid by a ration shop or authorised agent or authorised supplier as security for the purpose of satisfying himself as to the legality or propriety of any decision or Order passed by such officer and as to the regularity of the proceedings of such officer and may pass such Order thereon as he may think fit :

Provided that, the designated officer shall not pass any Order under this clause which adversely affects any person unless such person has been given a reasonable opportunity of being heard.

12. Provisions of any other order relating to foodstuffs etc. not to be contravened.—No authorised ration shop or authorised agent or authorised supplier shall contravene the provisions of any other Order relating to foodstuff issued under the Essential Commodities Act, 1955 (10 of 1955).

13. Savings.—Nothing contained in this Order or the Regulations shall apply to any sale, purchase, disposal, acquisition, distribution or transport of any commodity other than the Scheduled Commodity.

SCHEDULE

[See Sub-Clause (k) of clause 2]

- | | |
|--|--|
| <p>I. Foodgrains—
 (1) Rice
 (2) Wheat</p> | } Whole, broken or Flour Products thereof. |
| <p>II. Coarse Cereals—
 (1) Jowar
 (2) Bajri</p> | |

III. Pulses—

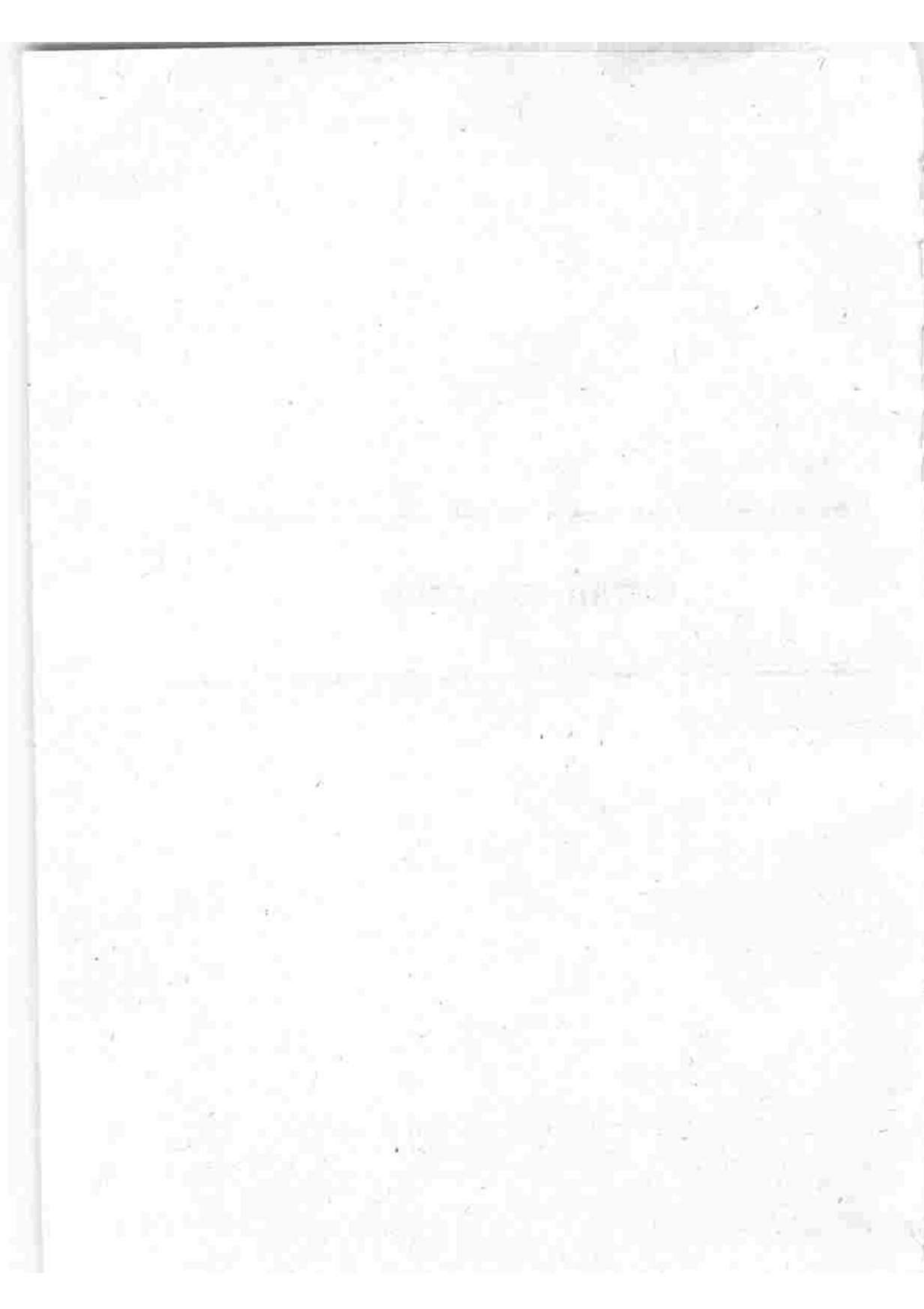
IV. Edible Oils (including Hydrogenated Vegetable Oils)

V. Kerosene.

By order and in the name of the Governor of Maharashtra,

P. A. MUNGRE,
Deputy Secretary to Government.

RETAIL DEALERS



**THE MAHARASHTRA SCHEDULED COMMODITIES RETAIL
DEALERS' LICENSING ORDER, 1979**

FOOD AND CIVIL SUPPLIES DEPARTMENT

Mantralaya Annexe, Bombay-400 032, dated 26th December 1979.
(Corrected up to 31-3-1995)

ORDER

ESSENTIAL COMMODITIES ACT, 1955.

No. ECA-2579/42/(458)/XXIII.—In exercise of the powers conferred by clauses (c), (d), (e), (h), (i), (ii) and (j) of sub-section (2) of section 3 of the Essential Commodities Act, 1955 (10 of 1955) read with the Government of India, Ministry of Industries and Civil Supplies (Department of Civil Supplies and Co-operation) Order No. S.O. 681 (E), dated the 30th November 1974 and Order No. S.O. 682 (E), dated the 30th November 1974 and the Government of India, Ministry of Agriculture and Irrigation (Department of Food) Order No. G. S. R. 800, dated the 9th June 1978, and of all other powers enabling it in this behalf, the Government of Maharashtra, with prior concurrence of the Central Government, hereby makes the following Order, namely,—

1. *Short title, extent and commencement.*— (1) This Order may be called the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979.

(2) It extends the whole of the State of Maharashtra.

(3) It shall come into force on the 1st day of January 1980.

2. *Definition.*—In this Order, unless the context otherwise requires,—

(a) "Bombay Rationing Area" means the areas specified in Schedule I;

(b) "Commencement date" means the date of commencement of this Order;

(b-1) "Commissioner" means a Commissioner for a Division appointed under the Maharashtra Land Revenue Code, 1966, and includes an Additional Commissioner.

* Inserted vide G. O. No. ECA-2581/893 (1092)-XXIII, dated the 7th November 1981.

†(b-II) "Corporation Area" means the area as specified in Schedule III of the Order;†

(c) "edible oilseeds" means seeds from which edible oils are prepared;

(d) "existing licence" means a licence issued under the Maharashtra Foodgrains Dealers' Licensing Order, 1963, the Maharashtra Sugar Dealers' Licensing Order, 1963, the Maharashtra Gur and Khandsari Dealers' Licensing Order, 1963, the Maharashtra Kerosene Dealers' Licensing Order, 1966, the Maharashtra Hydrogenated Vegetable Oils Dealers' Licensing Order, 1970, the Maharashtra Scheduled Oilseeds and Oils (Dealers and Millers) Licensing Order, 1977 or the Maharashtra Pulses (Dealers and Millers) Licensing Order, 1977, and in force on the commencement date;

(e) "Form" means a Form appended to this Order;

(f) "Government" means the Government of Maharashtra;

(g) "Licence" means a licence granted under this Order;

(h) "Licensee" means a person holding a licence;

(i) "Licensing Authority" in relation to any area forming part of the Bombay Rationing Area, means any officer not below the rank of Assistant Controller of Rationing who may be appointed to be a licensing authority for that area by the Controller of Rationing and in relation to any other area means the Tahsildar having jurisdiction over that area or any other officer not below the rank of Tahsildar who may be appointed by Government to be a licensing authority for that area;

(j) "retail dealer" means.—

* (i) in relation to foodgrains a person who carries on business of selling any one or more varieties of foodgrains, stores them for sale in quantities exceeding hundred quintals in the Corporation area and fifty quintals in other area in the aggregate at any one time and sells them to any other person for consumption and not for re-sale and includes a commission agent who holds such stocks of foodgrains at any one time in the conduct of his business.*

†—† Inserted *vide* G. O. No. MISC-2391/2206/(4255)/XXIII, dated 20th September 1993.

— Substituted *vide* G. O. No. MISC-2391/2206/(4255)/XXIII, dated 20th September 1993.

(ii) in relation to sugar, a person who carries on the business of selling sugar, stores it for sale in quantities exceeding ten quintals in the aggregate at any one time and sells it to any other person for consumption and not for re-sale, *and includes the commission agent who holds such stock of sugar at any one time in the conduct of his business* but does not include an industrial undertaking which is engaged, in the manufacture or production of sugar and which is registered or licensed under the Industries (Development and Regulation) Act, 1951 (65 of 1951).

(iii) in relation to gur and khandsari, a person who carries on the business of selling gur or khandsari, stores them for sale in quantities exceeding twenty-five quintals in the aggregate at any one time and sells them to any other person for consumption and not for re-sale, and includes a commission agent who holds such stocks of gur or khandsari at any one time in the conduct of his business.

(iv) in relation to kerosene, a person who carries on the business of selling kerosene, and sells it at the retail rates fixed by Government, †and includes a commission agent who holds the stock of kerosene at any one time in the conduct of his business †.

(v) in relation to any edible oil, a person who, whether for commission, remuneration or otherwise carries on the business of selling any hydrogenated vegetable oil only or other edible oils only or both, stores them for sale in quantities exceeding § fifteen quintals § in the aggregate at any one time and sells them to any other person for consumption and not for re-sale.

(vi) in relation to pulses, a person who carries on the business of selling pulses, stores them for sale in quantities exceeding § twenty quintals § in the aggregate at any one time and sells them to any other person for consumption and not for re-sale, †and includes a commission agent who holds such stocks of pulses at any one time in the conduct of his business. †

— Inserted *vide* Govt. order No. ECA-2580/81 (A)/(864)/XXIII, dated 28th January 1986.

†—† Inserted *vide* Govt. order No. ECA-2580/81 (A)/(864)/XXIII, dated 28th January 1986.

§—§ Substituted *vide* G. O. No. RDL-1893/3871/(5086)/XXIII, dated 28th September 1994.

(vii) in relation to any edible oil-seeds, a person who, whether for commission, remuneration or otherwise carries on the business of selling oil-seeds, stores them for sale in quantities exceeding thirty quintals in the aggregate at any one time and sells them to any other person.

(k) "Schedule" means a Schedule appended to this Order;

(l) "Scheduled commodity" means any of the commodities specified in Schedule II;

(m) the expression "edible oils," "food grains", "gur", "kerosene", "khandsari", "pulses" and "sugar", shall have the meanings respectively, assigned to them in Schedule II.

3. *Licensing of retail dealers.*— No person shall carry on business as a retail dealer in any one or more of the scheduled commodities except in accordance with the terms and conditions of a licence under this Order :

(a) Provided that a person holding an existing licence for carrying on business a retail dealer in any of the schedule commodities may continue to do so without a licence till the expiry of ninety days from the commencement date;

(b) a person who commences to carry on business as a retail dealer in any of the scheduled commodities at any time after the commencement date may continue to do so without a licence till the expiry of ninety days from the date on which he commences to carry on business;

(c) a person referred to in clause (a) or (b) who applies for a licence before the expiry of the period referred to in clause (a) or (b), as the case may be, or a licensee who applies for the renewal of his licence in accordance with provisions of clause 6 may, till his application is rejected, continue to carry on business as a retail dealer without a licence in the scheduled commodity in respect of which he has applied for a licence or for the renewal thereof.

4. *Issue of Licence.*— (1) Every application for a licence shall be made to the licensing authority in Form A. Every each application shall be accompanied by a fee of *rupees seventy five.*

— Substituted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

(2) Every licence shall be issued in Form 'B' and shall be subject to the conditions specified therein.

*5. *Period of Licence.*— (1) Every licence granted under this Order shall be valid for a period of five years from the date of issue of the licence and shall thereafter be renewed for a period of five years, at a time :

Provided that, no licence shall be granted for any period beyond the 31st December of the fourth year next following the year in which the licence is granted.*

§6. *Renewal of Licence.*— (1) Every licensee desiring to get his licence renewed shall before the date of expiry of the licence apply for the renewal to the licensing authority in Form A-I, Each such application shall be accompanied by a fee of rupees fifty :

Provided that, where a licensee applies for the renewal of his licence before the 31st January of the next following year after the expiry of the validity period of the licence, the application shall be accepted by the licensing authority.

(2) No application for the renewal made thereafter shall be entertained by the licensing authority, unless the licensing authority is satisfied that the applicant could not apply for the renewal of the licence in time for valid and sufficient reasons. §

7. *Issue of duplicate Licence.*— If a licence held by the licensee is defaced, lost or destroyed, an application furnishing true and correct information in such form as may be required by the licensing authority may be made to it for obtaining a duplicate licence. A fee of *rupees ten* shall be payable along with such application. The licensing authority may, after making such enquiry as it may think fit, issue a duplicate licence.

*8. *Deposit of security.*— Every person applying for a licence shall before the licence is issued to him, deposit with the licensing authority sum of Rs. 300 as security deposit for the due performance of the conditions of the licence.*

— Substituted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

§—§ Inserted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

***9. Power to refuse to issue or renew licence.**— The licensing authority may after giving the retail dealer concerned an opportunity of stating his case and for reasons to be recorded in writing refuse to issue a licence to him or to renew the licence issued to him.*

10. Contravention of conditions of licence.—(1) No licensee or his agent or servant or any other person acting on his behalf shall contravene any of the terms or conditions of the licence.

(2) If the licensing authority is satisfied that any such licensee or his agent or servant or any other person acting on his behalf has contravened any of the said terms or conditions, it may, without prejudice to any other action that may be taken against him, by order in writing cancel or suspend his licence either in respect of all scheduled commodities covered by it or in respect of such of these commodities as it may think fit :

Provided that, no order shall be made under this sub-clause, unless the licensee has been given reasonable opportunity of stating his case against the proposed cancellation or, as the case may be, suspension.

11. Forfeiture of security deposit.—(1) Without prejudice to the provisions of clause 10, if the licensing authority is satisfied that the licensee has contravened any of the terms or conditions specified in the licence and that a forfeiture of the security deposit is called for, it may, after giving the licensee a reasonable opportunity of stating his case against such forfeiture, by order in writing forfeit the whole or any part of the security deposit deposited by him and communicate a copy of such order to the licensee :

Provided that, where a cancellation of the entire licence is duly ordered by the licensing authority, the order of cancellation shall also be accompanied by an order forfeiting the entire deposit.

†(2) If a licensee carries on business as a retail dealer after the date of expiry of his licence without applying for renewal thereof before that date then,—

(i) Where the licensee applies for the renewal of his licence before the 31st day of January of the year next following the date of expiry of the licence, the licensing authority may, by order in writing forfeit to Government 25 per cent of the security deposit deposited by him ; and

*—*Substituted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

†—†Inserted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

(ii) Where the licensee does not apply for the renewal of his licence before the 31st day of January of the said year, it may, by order, in writing forfeit to Government the whole of the security deposit deposited by him. †

(3) If by reason of forfeiture under sub-clause (1)* or sub-clause (2)* the amount of security deposit kept by the licensee falls short of the amount required to be deposited by him under clause 8, he shall, on being required to do so, forthwith deposit further security to make up that amount.

(4) If, at any time, the licensee surrenders his licence to the licensing authority or if within thirty days from the date of expiry of his licence, he gives an intimation to the licensing authority that he does not desire to continue his business as a retail dealer in any of the scheduled commodities, the licensing authority shall return to the licensee the whole of the amount of the security deposit deposited by him or, as the case may be, such part thereof as has not been forfeited earlier.

@12. *Maintenance of registers of accounts.*—Every licensee shall maintain register of accounts as laid down in the terms and conditions of his licence and show therein such other particulars of daily accounts as the licensing authority may specify.

13. *Form of returns and time and manner of sending it.*—Every licensee shall in respect of each commodity submit to the licensing authority a true return in Form C every month, so as to reach the licensing authority within five days after the close of the month. @

14. *Power of entry, examination, search, seizure, etc.*—(1) With a view to securing compliance of this Order or satisfying himself that this Order has been complied with, any police officer not below the rank of Sub-Inspector, or any officer of Government in the Food and Civil Supplies Department or Rationing Inspector in the Bombay Rationing Area and elsewhere of the Supply Inspector, within their respective jurisdiction, may—

(a) step and search any person or any boat, vessel, motor or other vehicle or any receptacle used or intended to be used by the licensee ;

*—*Inserted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

†—†Clause 12 and 13 Substituted *vide* G. O. No. ECA-2580/(81) (a)/864/XXIII, dated 28th January 1986.

(b) enter, search or examine any place :

(c) seize—

(i) any stock of scheduled commodities in respect of which he has reason to believe that a contravention of any provisions of this order has been, is being or is about to be committed :

(ii) any package, coverings or receptacles in which such stock of any scheduled commodity is found ;

(iii) the animals, vehicles, vessels or other conveyances used in carrying any scheduled commodity if he has reason to believe that such animals, vehicles, vessels or other conveyances are liable to be forfeited under the provisions of the Essential Commodities Act, 1955 (10 of 1955) and thereafter ;

(iv) take or authorise the taking of all measures necessary for securing the production of the packages, coverings, receptacles, animals, vehicles, vessels or other conveyances so seized before the Controller of Rationing in the Bombay Rationing Area, and elsewhere the Collector of the District or the judicial authority appointed to hear appeal under section 6-C of the said Act, if required to do so, and for their safe custody rendering such production ;

(d) examine or seize any books of accounts or documents which in his opinion would be useful for, or relevant to, any proceedings in respect of any contravention of this Order and allow the persons from whose custody such books of accounts or documents are seized to take copies thereof or to take extracts therefrom in his presence.

(2) The provisions of the Code of Criminal Procedure, 1973 (2 of 1973), relating to search and seizure shall, so far as may be, apply to searches and seizures under this clause.

15. Appeal.—(1) Any person aggrieved by any order of the licensing authority refusing to issue *or to renew* a licence or cancelling or suspending a licence or forfeiting the security deposit deposited by him under the provisions of this order may appeal in the Bombay Rationing Area, to such officer not below the rank or Deputy Secretary to Government in the Food and Civil Supplies Department of Government as may be designated by Government for the purpose elsewhere, to the Commissioner of the Division.

*—*Inserted *vide* G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

(2) Every such appeal shall be made within thirty days on the date of receipt of the order appealed against by the person appealing :

Provided that the appellate authority may admit an appeal after the expiry of the said period if the appellant satisfies the appellate authority that he had sufficient cause for not preferring the appeal within the said period.

(3) No order shall be made by the appellate authority under this clause unless the aggrieved person has been given a reasonable opportunity of stating his case.

(4) Pending the disposal of the appeal, the appellate authority may direct that the order of the licensing authority shall not take effect until the appeal is disposed off.

16. Review or revision.—(1) Government may, at any time before the expiry of the two years from the date of any order passed by the licensing authority or any other competent authority under this Order, call for the records of the proceedings underlying such order for the purpose of satisfying itself as to the legality or propriety of such order or as to the regulatory of such proceedings and if it shall appear to the State Government that such order or proceedings shall be modified, annulled or confirmed, it may pass such order as it deems fit :

Provided that an order shall be made under this clause, unless the person who is likely to be aggrieved thereby has been given a reasonable opportunity of stating his case.

(2) Pending the disposal of the review or revision proceedings under this clause, the State Government may direct that the order passed by the licensing authority or other competent authority shall not take effect until an order is passed by it.

17. Special provisions as respects persons holding existing licences.—(1) Every person holding an existing licence and intending to carry on business as retail dealer in any of the scheduled commodities after the commencement date shall within ninety days from the commencement date surrender his existing licence to the licensing authority and obtain in exchange thereof from that authority, a licence under this Order.

(2) A person applying for a licence under this order in exchange of his existing licence may also apply to the licensing authority to adjust the

amount of the fees paid and the amount of security deposit deposited in respect of his existing licence towards the amount of the fees and the amount of security deposit required to be paid by him in respect of the licence under this order.

(3) On receipt of an application under sub-clause (2) for adjustment of fees and an amount of security deposit paid by the applicant in respect of an existing licence, the licensing authority shall determine the amount to be adjusted and shall refund to the applicant or, as the case may be, require the applicant to pay, the difference between the amount paid by the applicant in respect of the existing licence and the amount required to be paid by him in respect of the licence applied for.

17-A.

18. *Ceaser of certain orders or commencement date.*—On and from the commencement date—

- (1) the Maharashtra Food grains Dealers' Licensing Order, 1963 ;
- (2) the Maharashtra Sugar Delaers' Licensing Order, 1963 ;
- (3) the Maharashtra Gur and Khandsari Dealers' Licensing Order, 1963 ;
- (4) the Maharashtra Kerosene Dealers' Licensing Order, 1966 ;
- (5) the Maharashtra Hydrogenated Vegetable Oils Dealers' Licensing Order, 1970 ;
- (6) the Maharashtra Scheduled Oil-seeds and Oils (Dealers and Millers) Licensing Order, 1977; and
- (7) the Maharashtra Pulses (Dealers and Millers) Licensing Order, 1977 ;

shall cease to apply in relation to retail dealer in any of the scheduled commodities :

Provided that such ceaser shall not affect.—

- (i) the previous operation of the said licensing order or anything duly done or suffered thereunder; or
- (ii) any right, privilege, obligation or liability acquired, accrued or incurred under any of the said licensing orders; or

*—*Clause 17-A regarding " obtain new licence every year " deleted vide G. O. No. RDL-1890/2633/(3916)/XXIII, dated 29th December 1993.

(iii) any penalty, forfeiture or punishment incurred in respect of any offence committed against any of the said licensing orders; or

(iv) any investigation, legal proceedings or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and any such investigation, legal proceedings or remedy may be instituted, continued or enforced and any such penalty, forfeiture or punishment, may be imposed as if this order had not been made.

FORM 'A'

(See clause 4 of the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979.)

Application for grant of a licence under the Maharashtra scheduled Commodities Retail Dealers' Licensing Order, 1979.

Instructions to the applicant for filling in the form.—

(1) All entries recorded in the application form should be legible and written in ink in the same language as that of the application form.

(2) All entries in the application form must be filled in where information is "Nil", "Not applicable" etc., it should be so written instead of leaving the space blank.

(3) Where the applicant's name, profession, etc., is required to be mentioned, use of abbreviation should be avoided.

(4) While furnishing details of a pending prosecution, the name of the Court, last date of hearing and the stage of the case should be given in a separate sheet if the space provided in the form is found to be inadequate. Mention of such separate sheet being attached should, however, be made in the answer to item 10 in the application form.

(5) The addresses of the godowns or business premises within the jurisdiction of the licensing authority should only be mentioned.

(6) On investigation, the information furnished is found to be false or substantially a pressed, the applicant will render himself liable for penal action, and the licence already issued will be subject to cancellation.

(7) If the applicant holds an existing licence on the date of the application for any part of the period which be covered by the licence applied for he may apply to the licensing authority to adjust the amount of licence fees and of the security deposit paid by him in respect of the existing licence towards the licence fee and the security deposit required to be paid by him in respect of the licence applied for.

To,

Licensing Authority.

Sir,

I/We request that I/We may be granted a licence to carry on business as a retail dealer in the following scheduled commodities.—

- 1.] (Here mention the scheduled commodities in which the applicant desires to carry on business as a retail dealer.)
- 2.
- 3.

I/We furnish below the requisite particulars which to the best of my/our knowledge are true. I/We further furnish herewith the certified true copies of the documents mentioned in items 4 and 12. Particulars of applicant and his business.—

(c) Name of the Shop or firm;
(d) Place of business;

- 2. Applicant's residential address, if he is the sole proprietor;
company/registered institution;
- 3. If the applicant is a partnership firm/co-operative society/
Give name of partners/managing directors/Chairman/Secretary as the case may be. —

Serial No.	Name	Position held	Profession	Full residential address
1.				
2.				
3.				
4. Particulars of registration in case of partnership firm/co-operative society/company/registered institutions. —				
Registration No.	Registering Authority	Date of issue	Any other relevant particulars	

5. Sales Tax Registration No. and relevant details.—

Sales Tax Registration No. and date of issue	Authority giving the Registration number	Sales Tax Office concerned	Whether sales tax paid fully, if not, upto which period
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6. If the applicant is/are income tax payer/s, state particulars thereof.—

Permanent Account No.	Name of Income tax Office concerned	Income tax paid during the last two years	Arrears of income tax payable, if any	
			Rs.	Ps.
			Year	

7. Points on which information is to be furnished by the applicant.—

	Food- grains	Suger	Gur and Khandsari	Hydrogenated Vegetable Oil	Kerosene	Edible Oils	Pulses
	(1)	(2)	(3)	(4)	(5)	(6)	(7)

(a) Licence Number, if already held.

(b) Licensing authority.

(c) Date of issue of licence.

(d) Wholesale licence, if any (give No. and year).

(e) Amount of Security deposit paid.

(f) Date of Payment.

(g) Mode of payment (Chalan No. and date).

8. Quantity of Commodity.—

	Q. kg.	Q. kg.	Q. kg.	K. L.	Q. K.	Q. Kg.
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(a) Handled in the last 3 years.—

198 — 198				
198 — 198				
198 — 198				

(b) Likely to be handled in the current year.

(c) Stocks on hand at the time of making the application.

9. Full address of the place of business and the place/s of storage where the commodities are stored at present or where they are proposed to be stored.—

Place/s of House No. Storage	Name of Street/ Road/lane	Mohalla	Town/Village	Nearest Police Station	Postal District
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10. Was the applicant prosecuted in Court of Law for any breach or contravention of the Essential Commodities Act, 1955 or the Defence of India Rules, 1971 or any order made thereunder. If so, with what results? Whether prosecution is pending? Give particulars.—

Case No.	Name of person/s prosecuted	Nature of offence	Result of prosecution (if pending, mention it)
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11. If the applicant is in possession of the documents required for business purposes in any Locality, State particulars.—

Municipal Trade Licence	Shops and Establishment Registration Certificate	Rent receipt/s if bussiness premises/ godowns etc., are not owned	Licence under the Prevention of food adulteration Act, 1954	Permission for storage of Kerosene certificate state particulars thereof	If the Appli- cant holds any other licence or certificate
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(1) Issuing

Authority.

(2) Date of

Issue.

(3) Date of

Registration.

12. Give particulars, if any person/s mentioned against item No. 3 is holding licence mentioned in item and has have any business interest in any other firm.—

Serial No.	Name	Name of the Firm	Particulars of Licences	Place of business

I/We, have carefully read the conditions of the licensees as mentioned in the Licence Form B appended to the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979 and I/We agree to abide by them and also agree to abide by the instructions/directions which may be issued by Government or the licensing authority from time to time.

•—•

Date:

Signature of the Applicant/s

— Condition regarding "change in partnership etc." deleted *vide* Govt. Order No. ECA-2580/81 (A)/(864)/XXIII. dated 28th January 1986.

(For Office Use)

- (1) Date of receipt of this application
- (2) Licence fee of Rs. received.
- (3) Security deposit of Rs. paid.
- (4) The Amount of licence fee and of security deposit paid by the applicant in respect of the existing licence and adjusted towards the licence fee and of security deposit in respect of the licence applied for and particulars of existing licence.
- (5) Applicant called on
- *(a) Licence No. issued to the applicant on
- *(b) Request for grant of licence rejected.

Received the Licence

(Date and Signature of the applicant).

(Signature)
Licensing authority.

* Strike off whichever is not applicable.

* FORM A-1 *

(See clause 6 (1) of the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979.)

Application for renewal of a licence issued under the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979.

To

.....
(Here Specify the name of the Licensing Authority).

Sir,

I/We, hereby request that
(Here mention name of the applicant)
my/our Licence No., dated the
..... 19 .., issued to me/us on the
..... 19 .., to carry on business as a retail dealer
may be renewed for a further period of five years from the
..... 19 ..

(Here mention the date from which the renewal is sought, being the date immediately next after the last date) of its validity or expiry namely,

(Here mention the last date of validity of expiry of the licence.)

1. I/We request that following entries in the Licence need to be modified as indicated below against each entry :—

Existing entry	Change desired
(1)	(1)
(2)	(2)
(3)	(3)

*—*Inserted vide G. O. No. RDL-1890/2633/(3916)XXIII, dated 29th December 1993.

2. I/We hereby declare and state that the particulars furnished by me/us in the application for grant of Licence still hold good in respect of items 1, 2, 3, 4, 5, 6, 9, 10, 11 and 12.

The particulars furnished by me/us in respect of items 7, 8

. are as under :—

(Here mentioned any other item numbers, if necessary).

Items number.	Present position.
(1) (7)	
(2) (8)	
(3) any other item.	

3. I/We hereby declare that all the other particulars mentioned in the Licence to be renewed need no deletion or addition or modification.

Date :

Signature of Applicant:

(For Office Use)

(1) Date of receipt of this application.

(2) Renewal fee of Rs. received.

(3) Applicant called on

* (a) Licence number renewed and issued to the applicant on

* (b) Request for renewal of Licence rejected, Received the Licence duly renewed.

Date and signature of the applicant.

*Strike off whichever is not applicable.†

†—† Inserted vide G. O. No. RDL-1890/2633/(3916)XXIII, dated 29th December 1993.

FORM—B

(See clause 4 of the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979.)

Serial No.

GOVERNMENT OF MAHARASHTRA
FOOD AND CIVIL SUPPLIES DEPARTMENT

RETAIL DEALERS' LICENCE

[Under the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979.]

Licence No.

.....

Licence for carrying on business as Retail Dealer in Scheduled Commodities.

1. Subject to the provisions of the Maharashtra Scheduled Commodities Retail Dealers' Licensing Order, 1979, and subject to the terms and conditions of this licence.

Name of the Licensee
(Trade name, if any)

Name/s of owner/partners/Managing
Directors/Manager/Person incharge.

Name

Position

- (i)
- (ii)
- (iii)

is/are hereby authorised to sell or store for sale the undermentioned commodities as retail dealer.

Name/s of Commodities.

Quantitative restrictions, if any

.....
.....

2. (a) The licensee shall carry on the aforesaid business at the following place (full address) :—

- (i) Name or number of building
- (ii) Name of lane, by-lane road

- (iii) Town/Village
- (iv) Police Station
- (v) District/Postal District

(b) The licensee shall not store the commodities in which the aforesaid business is to be carried on at any place other than the godowns mentioned below (full address to be furnished)

- (i) Name or No. of the building
- (ii) Name of lane, by-lane, main road
-
- (iii) Town/Village
- Police Station
- (iv) District/Postal District

Note.—If the licensee intends to store the commodities in godown/s other than these specified above, the licensee shall give intimation of the actual occupation of any such godowns within forty-eight hours of the actual occupation thereof, and shall produce the licence for making change therein to the licensing authority.

3. (i) The licensee shall, except when specially exempted by the State Government or by the licensing authority in this behalf maintain a register or daily accounts for each of the commodities mentioned in paragraph (1), showing correctly,

- (a) the opening stock of each day ;
- (b) the quantities, received on each day, *—*
- (c) the quantities, delivered or otherwise removed on each day, †—† and
- (d) the closing stock on each day.

(ii) The licensee shall complete his accounts for each day on day to which they relate, unless prevented by reasonable cause, the burden of proving which shall be upon the licensee each of the commodities mentioned in paragraph (1) separately.

— Regarding " places and source of quantities " deleted *vide* G. O. No. ECA-2580/81 (A)/(864)/ XXIII. dated 28th January 1986.

†—† Regarding " places and source of quantities " deleted *vide* G. O. No. ECA-2580/81 (A)/(864)/XXIII. dated 28th January 1986.

(iii) A licensee, who is a producer/manufacturer shall separately show the stocks of the licensed commodities produced by himself, in the daily accounts, if such stocks are stored in the premises, mentioned in paragraph (2).

4. The licensee shall, except when specifically exempted by the State Government or by the licensing authority or by any officer duly authorised in this behalf, submit to the licensing authority a true return in form 'C' in respect of each commodity received and delivered during every month, so as to reach the licensing authority within five days after the close of that month.

5. The licensee shall not contravene the provisions of any licensing or other orders under the Essential Commodities Act, 1955 (10 of 1955), or any other law for the time being in force, relating to essential commodity or commodities which he is authorised to sell or store for sale under this licence.

6. The licensee shall not—

(i) enter into any transaction, involving purchase, sale or storage for sale of commodities in a speculative manner prejudicial to the maintenance and easy availability of supplies of the commodities in the local market :

(ii) withhold from sale, supplies of the commodities kept on sale :

(iii) charge in respect of sales of commodities made by him, a margin of profit :

(a) in excess of a margin of profit fixed, if any, by Government under the Essential Commodities Act, 1955 (10 of 1955), or under the Defence of India Rules, 1971, or by or under any other law for the time being in force ; and

(b) where it is not so fixed, in excess of the rate prevailing in the local market at the time of sale or at the rate in excess of any maximum rate fixed for retail transactions by the State Government or the Central Government for the locality, district or State as a whole.

(iv) charge rate, in respect of the sale of the commodities made by him, more than the rate indicated on the price board displayed by him.

— Substituted *vide* G. O. No. ECA-2580/81 (A)/(864)/XXIII, dated 28th January 1986.

7. The licensee shall exhibit at the business premises, the price list of the commodities held by him for sale, such price list shall be legibly written in Marathi/or in the principal language of the locality concerned. It shall indicate separately, the selling prices of different varieties of the commodities.

8. The licensee shall, except when specifically exempted by State Government or by the licensing authority in this behalf, issue to every customer, a correct receipt or invoice or cash memo, as the case may be, for any sale exceeding rupees twenty five giving his own name, address, licence number, date of transaction, the quantity sold, the price per kilogram/litre/quintal/package/tin and total amount charged and the name and address of customer and shall keep duplicate of the same, to be made available for inspection on demand by the licensing authority or any other officer duly authorised in this behalf.

9. The licensee shall give all facilities at all reasonable times to the licensing authority or any other officer duly authorised for inspection of stocks and accounts at the shop, godown or any other place, used by him for storage, sale or purchase and for taking of samples for examination.

10. The licensee shall comply with any directions that may be given to him by the State Government or by the licensing authority, in regard to purchase, sale and storage for sale of the commodities and in regard to the language in which the registers, returns, receipts or invoices mentioned in paragraphs (3), (4), (7) and (8) shall be written and the authentication of maintenance of the same.

11. The licensee shall take adequate measure to ensure that the commodities stored by him are maintained in good condition and that damage to them due to ground moisture, rain, insects, rodents, birds, fire and like causes is avoided. Suitable dunnage shall be used, where necessary, to avoid damage from ground moisture, fertilisers, insecticides and poisonous chemicals likely to contaminate shall not be stored along with such commodities or in immediate juxta position of such commodities which are for human consumption. It shall be further ensured that at the time of sale, the said commodities for human consumption are in good condition.

— Substituted vide G. O. No. ECA-2580/81 (A)/(864)/XXIII, dated 28th January 1986.

12. If and when there is any change in the ownership, partnership, or constitution of the firm, as indicated in paragraph (2), to the licensee shall give a written intimation to the licensing authority* within thirty days.* On receipt of such intimation or *suo motu*, after making such enquiry as may be deemed necessary, it shall be lawful for the licensing authority either to amend, add to, continue, suspend or cancel this licence.

13. The licensee shall be liable for departmental action, prosecution or both, as the case may be, for the breach of any condition of this licence or any directions or orders issued by the State Government or licensing authority from time to time.

14. This licence shall be valid upto

If the licensee fails to apply for renewal of this licence or fails to pay the prescribed renewal fees within the time limit prescribed, this licence shall become invalid.

Place

Signature of the

Date

Licensing authority.

PARTICULARS OF SECURITY DEPOSITS PAID BY THE LICENSEE

Amount paid	Date of payment	Mode of payment (indicate challan No. and date)
-------------	-----------------	--

— Substituted vide G. O. No. ECA-2580/81 (A)/(864)/XXIII, dated 28th January 1986.

PARTICULARS OF LICENCE/RENEWAL/FEES PAID

Date of payment	Amount paid	Particulars of fees	Receipt No. and date
-----------------	-------------	---------------------	----------------------

DETAILS OF RENEWAL OF LICENCE

Renewed upto	Date of renewal	Signature of the licensing authority
--------------	-----------------	--------------------------------------

RECORD OF PUNISHMENT/ACTION TAKEN, IF ANY—

Date	Order No.	Punishment/ Action	Signature of Licensing authority
------	-----------	-----------------------	-------------------------------------

(ADDITIONAL SPACE FOR INDICATING STORAGE PLACE/
GODOWN

- (1) Name of the building
- (2) Name of lane, by-lane, Main road
- (3) Town/Village
Police Station
- (4) District/Postal District

RECORD OF CHANGES, IF ANY, EFFECTED

Date	Nature of change effected	Page No. and Paragraph	Signature of the Licensing Authority

FORM 'C'

(For use by a licensee)

(**SEE CLAUSE 13 OF THE MAHARASHTRA SCHEDULED COMMODITIES RETAIL DEALERS' LICENSING ORDER, 1979.**)

Return of stocks, receipt and sales for the month of 199 .

To,

The Licensing Authority

.
.
.

Name Licence No.

Address Particulars

Godown

.

*—*Substituted *vide* G. O. No. ECA-2580/81 (A)/864/XXIII, dated 28th January 1986.

Quantity in quintals.

Licence No.		Licence No.		
Commodities	Foodgrains	Commodities	Pulses	
Variety		Variety	Pulses (Whole)	Dals
Opening stock		Opening stock		
Purchase		Purchase		
Sale		Sale		
Closing stock		Closing stock		
Licence No.		Licence No.		
Commodities	Edible Oils	Oilseeds	Commodities	Other commodities
Variety	Edible Oils	Vanaspati Oil-Variety seeds	Sugar	Gur Khand- sari Kerosene (Litre)
Opening Stock		Opening stock		
Purchase		Purchase		
Sale		Sale		
Closing stock		Closing stock		

SCHEDULE 'I'

[See clause 2 (a)]

THE BOMBAY RATIONING AREA COMPRISING OF—

- (1) Greater Bombay.
- (2) The following Area from Thane District.

THANE TALUKA

- (i) Thane Municipal Area.
- (ii) Kalwa Village Panchayat Area.
- (iii) Majiwade Village Panchayat Area.
- (iv) Balkun Village Panchayat Area.
- (v) Kolshet Village Panchayat Area.
- (vi) Chitalsar Manpada Village Panchayat Area.
- (vii) Khari Village Panchayat Area.
- (viii) Parsik Khari Village Panchayat Area.
- (ix) Diwa (Station) Diwa Village Panchayat Area.
- (x) Sabe, Diwa Village Panchayat Area.
- (xi) Dativali Village Panchayat Area.
- (xii) Agasan, Dativali Village Panchayat Area.
- (xiii) Betavade, Dativali Village Panchayat Area.
- (xiv) Matatardi, Dativali Village Panchayat Area.
- (xv) Mumbra Village Panchayat Area.
- (xvi) Yewoor Village Panchayat Area.
- (xvii) Kavesar Village Panchayat Area.
- (xviii) Borivade, Wadawali Village Panchayat Area.
- (xix) Wadawali Village Panchayat Area.
- (xx) Ovale Wadawali Village Panchayat Area.
- (xxi) Ohene Village Panchayat Area.
- (xxii) Ghodbunder Village Panchayat Area.
- (xxiii) Varsave, Chene Village Panchayat Area.
- (xxiv) Mira Village Panchayat Area.
- (xxv) Kasht, Ghodbunder Village Panchayat Area.
- (xxvi) Bhayandar Village Panchayat Area.
- (xxvii) Rai Murdhe Village Panchayat Area.
- (xxviii) Dongari Village Panchayat Area.
- (xxix) Uttan Village Panchayat Area.
- (xxx) Diva Village Panchayat Area.
- (xxxi) Airavali Village Panchayat Area.

- (xxxii) Gothivali Village Panchayat Area.
- (xxxiii) Ghansoli Village Panchayat Area.
- (xxxiv) Koparkhairne Village Panchayat Area.
- (xxxv) Khairne Village Panchayat Area.
- (xxxvi) Turbhe Village Panchayat Area.
- (xxxvii) Washi Village Panchayat Area.
- (xxxviii) Shiravane Village Panchayat Area.
- (xxxix) Sanpada Village Panchayat Area.
- (xL) Nerur Village Panchayat Area.
- (xLi) Karave Village Panchayat Area.
- (xLii) Belapur Village Panchayat Area.

(3) The following areas from the Kalyan taluka of the Thane District namely :—

- (i) Dombivali Municipal Area.
- (ii) Bhopar Village Panchayat Area.
- (iii) Thakurli Village Panchayat Area.
- (iv) Ayre Village Panchayat Area.
- (v) Ghole Village Panchayat Area.
- (vi) Gajabandhan Patharli Village Panchayat Area.
- (vii) Asde Golivali Village Panchayat Area.
- (viii) Sagaon Sonarpada Village Panchayat Area.
- (ix) Sandep, Katai Village Panchayat Area.
- (x) Mandivali, Gajabandhan-Patharli Village Panchayat Area.
- (xi) Gharivali Katai Village Panchayat Area.
- (xii) Usarghar Katai Village Panchayat Area.
- (xiii) Katai Village Panchayat Area.
- (xiv) Nilje Village Panchayat Area.
- (xv) Kole Village Panchayat Area.
- (xvi) Kopar, Aire Village Panchayat Area.
- (xvii) Kachore Village Panchayat Area.
- (xviii) Tis Village Panchayat Area.
- (xix) Nativali Village Panchayat Area.
- (xx) Kate-Manivali Village Panchayat Area.
- (xxi) Pisewali, Kachore Village Panchayat Area.
- (xxii) Sahad, Chikanghar Village Panchayat Area.
- (xxiii) Mharal Village Panchayat Area.
- (xxiv) Khade, Gokivali, Kachore Village Panchayat Area.
- (xxv) Golegaon A. T. Barhe Village Panchayat Area.
- (xxvi) Mohare Village Panchayat Area.

- (xxvii) Balyant, Manivali Village Area.
- (xxviii) Sapad Village Panchayat Area.
- (xxix) Vedeghar Village Panchayat Area.
- (xxx) Kalyan Municipal Area.
- (xxxi) Umberde Village Panchayat Area.
- (xxxii) Kolivali, Umbarde Village Panchayat Area.
- (xxxiii) Burave Umbarde Village Panchayat Area.
- (xxxiv) Gamdhare, Umbarde Village Panchayat Area.
- (xxxv) Vadavali, A. T. Barhe, A. T. Barhe Village Panchayat Area.
- (xxxvi) Atale, A. T. Barhe Village Panchayat Area.
- (xxxvii) Ambivali A. T. Barhe Village Panchayat Area.
- (xxxviii) Chikanghar Village Panchayat Area.
- (xxxix) Vedavali-Ambernath, Ambernath Municipal Area.
 - (xL) Ambernath Rural, Ambernath Municipal Area.
 - (xLi) Ambernath Urban, Ambernath Municipal Area.
 - (xLii) Morivali, Ambernath Municipal Area.
 - (xLiii) Khoj-Ambernath Municipal Area.
 - (xLiv) Chikhaloli Village Panchayat Area.
 - (xLv) Kansai Forest Village Area.
 - (xLvi) Javasal Forest Village Area.
 - (xLvii) Ulhasnagar Municipal Area.

(4) The following areas from the Bhiwandi Taluka of the Thane District viz.

- (i) Bhiwandi Municipal Area.
- (ii) Nizampur, Bhiwandi Municipal Area.
- (iii) Gavripada, Kamatghar Village Panchayat Area.
- (iv) Kaneri, Kamatghar Village Panchayat Area.
- (v) Narepoli, Kamatghar Village Panchayat Area.
- (vi) Fene, Kamatghar Village Panchayat Area.
- (vii) Kamatghar Village Panchayat Area.
- (viii) Val Village Panchayat Area.
- (ix) Bhadwad Village Panchayat Area.
- (x) Kalwar, Dunge Village Panchayat Area.
- (xi) Dunge Village Panchayat Area.
- (xii) Wadghar, Dunge Village Panchayat Area.
- (xiii) Waunavghar Village Panchayat Area.
- (xiv) Karivali Village Panchayat Area.
- (xv) Vhehele Village Panchayat Area.
- (xvi) Anjur Village Panchayat Area.

- (xvii) Rahanal Village Panchayat Area.
- (xviii) Purna, Rehanal Village Panchayat Area.
- (xix) Ovali, Val Village Panchayat Area.
- (xx) Kopar, Rehanal Village Panchayat Area.
- (xxi) Kalber Village Panchayat Area.
- (xxii) Depara, Val Village Panchayat Area.
- (xxiii) Gundavali, Val Village Panchayat Area.
- (xxiv) Kashedi, Kalbar Village Panchayat Area.
- (xxv) Divn., Kalhar Village Panchayat Area.
- (xxvi) Kevani Village Panchayat Area.
- (xxvii) Pimplas Village Panchayat Area.
- (xxviii) Gove Village Panchayat Area.
- (xxix) Kon Village Panchayat Area.
- (xxx) Pimpalghar Village Panchayat Area.
- (xxxii) Sarvali, T. Sonale, Pimpalghar Village Panchayat Area.
- (xxxiii) Ranjnoli, Pimpalghar Village Panchayat Area.
- (xxxiv) Sonale, Bhadwad Village Panchayat Area.
- (xxxv) Temghar Village Panchayat Area.
- (xxxvi) Chavindre Village Panchayat Area.
- (xxxvii) Nagaon, Chavindre Village Panchayat Area.
- (xxxviii) Pagaon, Chavindre Village Panchayat Area.

SCHEDULE II

[See clause 2 (i)]

1. Foodgrains, that is to say, *wheat*, paddy, (rice-inhusk), rice (husked), jowar, bajri, milo, and sargham, including products of such foodgrains other than husk and bran and also includes seeds of such foodgrains which are certified or truthfully labelled under the provisions of Seeds Act, 1966 (54 of 1966) and the rules made thereunder.

2. Sugar, that is, any—

- (i) any form of sugar containing more than 90 per cent of sucrose, including Khandsari Sugar, sugar candy and bura sugar,
- (ii) any sugar of crystalline structure,
- (iii) sugar in process in vacuum pan sugar factory of raw sugar produced therein.

*—*wheat* inserted vide G. O. No. MIS-2387/1755/(2566)/XXIII, dated 10th June 1988.

3. Gur, that is to say, articles commonly known as gur, gol jaggery and rab and jaggery powder of shakkar, including uncrystallised sugar in any other form, comprising of original and convertible molasses and other impurities, inherent or foreign prepared by boiling sugarcane juice but not including raw sugar and palmyra jaggery.

4. Khandsari, that is to say, a sugar in the manufacture of which neither a vacuum pan nor a vacuum evaporator is employed.

5. Kerosene as defined in item No. 7 of the First Schedule to the Central Excise and Salt Act, 1944 (I of 1944) and not including aviation Turbine Fuel.

6. Edible oils, that is to say, any oils used for cooking for human consumption and includes hydrogenated vegetable oils and oil seeds from which such oils are extracted.

7. Pulses, that is to say urd, moong, arhar, masser, lobia rajmaha gram including peas or any other dal whether whole or split with or without husk.

***SCHEDULE III**

Corporation Area

[Clause 2 (b-II)]

- (1) Bombay Municipal Corporation.
- (2) Pune Municipal Corporation.
- (3) Nagpur Municipal Corporation.
- (4) Thane Municipal Corporation.
- (5) Kalyan Municipal Corporation.
- (6) Amravati Municipal Corporation.
- (7) Kolhapur Municipal Corporation.
- (8) Nasik Municipal Corporation.
- (9) Solapur Municipal Corporation.
- (10) Aurangabad Municipal Corporation.
- (11) Pimpri-Chinchwad Municipal Corporation.
- (12) New Bombay Municipal Corporation.*

*—*Substituted *vide* G. O. No. MISC-2291/2206/(4255)/XXIII, dated 20th September 1993.

**DELEGATION OF POWER
LICENSING AUTHORITY**

THE UNIVERSITY OF CHICAGO
DIVISION OF THE PHYSICAL SCIENCES
DEPARTMENT OF CHEMISTRY

REPORT OF THE
COMMISSION ON THE
ORGANIZATION OF THE
DEPARTMENT OF CHEMISTRY
FOR THE YEAR 1961-1962

BY
THE COMMISSION ON THE
ORGANIZATION OF THE
DEPARTMENT OF CHEMISTRY

CHICAGO, ILLINOIS
1962

FOOD AND CIVIL SUPPLIES DEPARTMENT

Mantralaya Annexe, Bombay-400 032, the 30th November 1984

461A

MAHARASHTRA FOODGRAINS DEALERS LICENSING ORDER, 1963, SUGAR DEALERS' LICENSING ORDER, 1963 GUR AND KHANDSARI DEALERS' LICENSING ORDER, 1963, KEROSENE DEALERS' LICENSING ORDER, 1966, HYDROGENATED VEGETABLE OILS DEALERS' LICENSING ORDER, 1970, *CEMENT (LICENSING AND CONTROL) ORDER, 1973*, SCHEDULED OILSEEDS AND OILS (DEALERS AND MILLERS) LICENSING ORDER, 1977, PULSES (DEALERS AND MILLERS) LICENSING ORDER, 1977, SCHEDULED COMMODITIES RETAIL DEALERS' LICENSING ORDER, 1979.

No. ECA-1084/723/(1498)/XXIII.—In pursuance of (1) sub-clause (d) of clause 2 of the Maharashtra Foodgrains Dealers' Licensing Order, 1963, (2) sub-clause (c) of clause 2 of the Maharashtra Sugar Dealers' Licensing Order, 1963, (3) sub-clause (e) of clause 2 of the Maharashtra Gur and Khandsari Dealers' Licensing Order, 1963, (4) sub-clause (f) of clause 2 of the Maharashtra Kerosene Dealers's Licensing Order, 1966, (5) sub-clause (d) of clause 2 of the Maharashtra Hydrogenated Vegetable Oils Dealers' Licensing Order, 1970, *(6) sub-clause (e) of clause 2 of the Maharashtra Cement (Licensing and Control) Order, 1973*, (7) sub-clause (d) of clause 2 of the Maharashtra Scheduled Oilseeds and Oils (Dealers and Millers) Licensing Order, 1977, (8) sub-clause (d) of clause 2 of the Maharashtra Pulses (Dealers and Millers) Licensing Order, 1977 and (9) sub-clause (i) of clause 2 of the Maharashtra Scheduled Commodities Retail Dealers Licensing Order, 1979, and in supersession of all Government Notifications issued in this behalf, the Government of Maharashtra hereby appoints the officers mentioned in column (2) of the Schedule hereto to exercise the powers and perform the duties of the Licensing authority under the

*—*This Order rescinds *vide* G. O. No. Traisini-1189/1095/CR-2939/CS-20, dated 30th October 1990.

order specified in column (3) of the said schedule in the area mentioned against each of the officers in column (4) thereof—

SCHEDULE

Sr. No.	Designation of Officers	Order Nos. as given in this notification	Area
(1)	(2)	(3)	(4)
1	All Regional Deputy Controllers of Rationing in Bombay Rationing Area specified in Schedule 'A' of the Maharashtra Foodgrains Rationing (Second) Order, 1966.	(1) to (9)	<p>Area within their respective jurisdiction as shown below :—</p> <p>(1) 'A' region—</p> <p>I. <i>South-North side of Colaba point, Military Depot.</i></p> <p>II. <i>West-East side of—</i> From Colaba Point, Block No. 8, Block No. 7, Nariman Point, Netaji Subhash Road, Girgaum Chowpatty, Raj Bhavan, Malbar Hill, Mahalaxmi up to Haji Ali Dargah.</p> <p>III. <i>North-South side of—</i> (1) Clark Road from Haji Ali end up to Gadge Maharaj Chowk. (2) Sane Guruji Marg from Gadge Maharaj Chowk up to Chinchpokli Railway Station. (3) Dattaram Lad Marg from Chinchpokli Railway Station meeting Nath Pai Marg (Kala Chowky Junction). <i>West side of—</i> Kala Chowky Junction to Junction of Reay Road and Nath Pai Road. <i>South side of—</i> Junction of Reay Road and Nath Pai Road up to Haji Bunder.</p> <p>IV. <i>East-West side of—</i> From Haji Bunder, Carnac Basin, Ferry Wharf, Indira Dock, Bellard Pier, Yatch Club, Sasoon Dock, R. C. Church up to Colaba Point.</p> <p>(2) 'B' region— Not in existence some part merged in 'A' region and rest in 'C' Region.</p> <p>(3) 'C' region—</p>

SCHEDULE—contd.

(1)	(2)	(3)	(4)
1—contd.			<p>I. <i>South-North side of—</i></p> <p>(1) Haji Bunder to Reay Road Station, Nath Pal Marg.</p> <p>(2) East side of Nath Pal Marg from Reay Road up to Kala Chowky Junction.</p> <p>(3) North side Junction of Dattaram Lal Marg from Kalachowky Junction to Chinchpokli Railway Station.</p> <p>(4) Sane Guruji Marg from Chinchpokli Railway Station to Gadge Maharaj Chowk.</p> <p>(5) Clark Road from Gadge Maharaj Chowk to Haji Ali end.</p> <p>II. <i>West-East side of—</i> Haji Ali, Worli Fort to Mahim Fort.</p> <p>III. <i>North-South side of—</i> (1) Mahim Fort, Mahim, Creek of Kurla, Dharavi-Sion Road up to West side of Lal Bahadur Shastri Marg.</p> <p>IV. <i>East-West side of—</i> (1) From Junction of Dharavi-Sion Road and Lal Bahadur Shastri Marg to Sion Station up to Shishu Vihar.</p> <p><i>South side of—</i> (2) From Shishu Vihar, Khare Ghat Road up to Dr. Ambedkar Road (including Hindu Colony).</p> <p><i>West side of—</i> (3) From Junction of Khare Ghat Road and Dr. Ambedkar Road up to Khodadad Circle.</p> <p><i>South side of—</i> (4) From Khodadad Circle, Tilak Road up to junction of Rafi Ahmed Kidwai Road.</p> <p><i>West side of—</i> (5) From Junction of Tilak Road and Rafi Ahmed Kidwai Road up to Junction of T. B. Hospital and Rafi Ahmed Kidwai Road.</p> <p><i>South side of—</i> (6) From Junction of T. B. Hospital and Rafi Ahmed Kidwai Road up to Swastik Oil Mill.</p>

SCHEDULE—*contd.*

(1)	(2)	(3)	(4)
1— <i>contd.</i>			<i>West side of—</i>
			(7) From Swastik Oil Mill, Sewree Fort, Hindustan Lever up to Haji Bunder.
			(4) 'D' region—
			I. <i>South-North side of—</i> From Kurla Creek of Mahim, Open Air Drive-in-Theatre up to Bandra Point.
			II. <i>West-East side of</i> Bandra Point, Juhu Beach to Varsova.
			III. <i>North-South side of—</i> (i) From Varsova along with Malad Creek up to end of Osivara River. (ii) From Osivara River end to Ghas Bazar. (iii) From Ghas Bazar to Aarey Colony Junction on Mitha River.
			IV. <i>East-West side of—</i> From Aarey Colony Junction on Mitha River, Mitha River Bridge on Andheri-Kurla Road up to Kurla Creek of Mahim.
			(5) 'E' region—
			I. <i>South-North side of—</i> (1) From Swastik Oil Mill to Junction of Rafi Ahmed Kidwai Road and T. B. Hospital.
			<i>East side of—</i> (2) From Rafi Ahmed Kidwai Marg up to Tilak Road.
			<i>North side of—</i> (3) From Tilak Road to Dr. Ambedkar Road up to Khodadad Circle.
			<i>East side of—</i> (4) From Dr. Ambedkar Road up to Khare Ghat Road.
			<i>North side of—</i> (5) From Khare Ghat Road to Shishu Vihar.
			II. <i>West-East side of—</i> (1) From Shishu Vihar to Sion Station. (2) From Sion Station to Kurla Creek of Mahim.