

हिमाचल प्रदेश सरकार

GOVERNMENT OF HIMACHAL PRADESH



**आबकारी आबंटन की घोषणाएं
वर्ष 2023-24**

**ANNOUNCEMENTS FOR THE ALLOTMENT OF
RETAIL EXCISE VENDS BY AUCTION-CUM-TENDER
FOR THE YEAR 2023-24.**

राज्य कर एवं आबकारी विभाग
हिमाचल प्रदेश

**DEPARTMENT OF STATE TAXES AND EXCISE
HIMACHAL PRADESH**

ANNOUNCEMENTS

***TO BE MADE AT THE TIME OF ALLOTMENT BY AUCTION-
CUM-TENDER OF THE EXCISE LICENSES FOR THE RETAIL
VENDS OF COUNTRY LIQUOR, FOREIGN LIQUOR AND
COUNTRY FERMENTED LIQUOR IN HIMACHAL PRADESH
FOR THE FINANCIAL YEAR 2023-24.***

***THE EXCISE POLICY 2023-24 WAS APPROVED BY THE CMM
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CHAPTER-I: INTRODUCTORY

- 1.1** The liquor licenses, shall be granted subject to the provisions of the Himachal Pradesh Excise Act, 2011 and the Rules framed thereunder from time to time. A licensee shall himself be responsible for fulfilling any other obligation under any other law or Rule not specifically mentioned hereinunder in these terms and conditions.
- 1.2** The Commissioner of State Taxes and Excise-cum-Financial Commissioner (Excise), Himachal Pradesh, reserves the right to sell all or any of the licenses by allotment or by auction or by private contract or by calling tenders or by draw of lots or by any other arrangement (including combination of the foregoing modes), which he may consider expedient in the interest of revenue. For this purpose, the mode of grant of these licenses may be changed by the Commissioner of State Taxes and Excise, whenever necessary before the actual grant of the license. The Commissioner of State Taxes and Excise may also modify the procedure contained in these terms and conditions to give effect to such mode of grant of license after determining Fixed License Fee, Excise duties or any other levy, in such manner as he may deem fit.
- 1.3** All the allotments of the vendts/units license shall be subject to confirmation by the Commissioner of State Taxes and Excise-cum-Financial Commissioner (Excise), Himachal Pradesh, who reserves the right to reject any allotment without assigning any reason for doing so.
- 1.4** All the licensees shall be bound to comply with all the directions and orders of the Commissioner of State Taxes and Excise-cum-Financial Commissioner (Excise), Himachal Pradesh and all other Excise Officers, which may be issued from time to time by them.

CHAPTER-II: MAIN PROVISIONS FOR AUCTION-CUM-TENDER OF RETAIL EXCISE VENDS FOR THE FINANCIAL YEAR 2023-24.

- 2.1 The following licenses will be granted/allotted by way of Auction-cum-Tender process for the year 2023-24 on the terms and conditions as prescribed in the succeeding paras :-
- (i) A license in form L-2 for retail vend of foreign liquor for sale to the public. The licensee will also be eligible to sell foreign liquor in wholesale to the licensees in form L-3, L-4, L-5, L-3A, L-4A, L-5A, L-3T, L-4T, L-5T, L-10BB, L-12A, L-12B, L-12C etc. for consumption off the premises.
 - (ii) A license in form L-14 for retail vend of country liquor for consumption on and off the premises. Such licensees are also allowed to sell foreign liquor in the rural areas.
 - (iii) A license in form L-14-A for retail vend of country liquor for consumption off the premises. They are also allowed to sell foreign liquor in rural areas.
 - (iv) A license in form L-20B for manufactures and retail sale of Country Fermented Liquor (Jhol).
- 2.2 The licenses shall be granted by inviting bids/tenders for each vend/ combination of vends termed as “Unit”. Applications will be submitted in accordance with the procedure prescribed in this chapter. However, all applicants intending to participate in the allotment of vends are required to go through the terms and conditions and fulfill all the requirements before submitting the application.
- 2.3 The District In-charge in consultation with the Zonal Collector shall also fix the number and size of the units. The Units size should be such that the value of the unit shall be preferably around Rs.8 Crore. If the condition of non-viability arises, the District In-charge in consultation with Zonal Collector may fix any size and value of the Unit, keeping in view the revenue and geographical conditions, with the prior approval of the Commissioner of the State Taxes and Excise, H.P.
- 2.4 The bid/tender form for allotment shall be available from the office of any Dy. Commissioner of State Taxes & Excise or Asstt. Commissioner of State Taxes & Excise In-charge of the District or from the office of the Addl./Jt. Commissioner of State Taxes & Excise of the Zone, free of cost. The tender form can also be downloaded from the website of the Department i.e. www.hptax.gov.in. In order to ensure revenue maximization and transparency, it will be duly publicized through advertisement in 2 to 3 leading Hindi and English newspapers.
- 2.5 The details of location of each retail vend/unit, reserve price, the minimum guaranteed quota of liquor fixed for each vend/unit and other levies as may be applicable, shall be available with the Dy.CSTE/ACSTE In-charge of the District who shall display the same on the office notice board for the information of the intending tenderers/bidders one day before the first day fixed for the receipt of the tenders.
- 2.6 The same applicant can file tender/bid for any number of units across the state but applicant shall not be allotted more than four units in any Excise Revenue District. However, in case of tendering of any units left-out after first phase of tender process, the condition of not allotting more than four units in any excise revenue District may be waived off by the District Allotment Committee in the interest of Govt. revenue, if any successful applicant shows his intention to apply for any of the left-out Units where there are no applications forthcoming in the excise revenue District.
- 2.7 The bids/tenders for the allotment can be submitted by the following:-
- (a) an individual; or
 - (b) a body incorporated under the Indian Companies Act; or
 - (c) a society registered under the Himachal Pradesh Co-operative Societies Act; or

- (d) a partnership firm; or
 - (e) a Hindu undivided family.
- 2.8 When a Company or Society or Partnership firm or Hindu undivided family referred to in clauses (b), (c) (d) and (e) of para 7 above, applies for the allotment of a vend/unit, it must authorize an individual to act as an agent on behalf of the applicant, who shall be amenable in full to the Criminal Courts in India.
- 2.9 An individual applicant should fulfill the following conditions to be eligible to submit bid/tender :-
- (i) He/She should be a citizen of India.
 - (ii) He/She should have attained the age of 21 years on the day of bid/tender.
 - (iii) He/She should not have been blacklisted or debarred from holding an excise license under the provisions of any Rules made under the Punjab Excise Act 1914, as applicable in the State of Himachal Pradesh/ the Himachal Pradesh Excise Act, 2011. Any person, who has been convicted of any excise offence by any court of law unless finally acquitted, shall be automatically debarred from holding the license.
 - (iv) He/She should not be a defaulter of any Government dues and should have cleared all the arrears, if any, due to be paid by him upto the date of filing of application for allotment.
 - (v) He/She should possess good moral character and should have no criminal back ground nor should have been convicted of any offence punishable under any taxation statute in Himachal Pradesh.
- 2.10 The conditions of eligibility mentioned in para 9 above shall apply to all the partners in case of a partnership firm, every member of any other association of persons mentioned in Para 7 above, Karta of a Hindu undivided family and every individual acting as an agent on behalf of the applicant in other cases.
- 2.11 The applicant must fulfill the following conditions:-
- (i) He should be solvent and should have the necessary funds or should have made arrangements for the necessary funds, for conducting the business the details of which shall be made available to the licensing authority, if required and the value of the assets held by him as declared in Form 'A' attached to the application form should be at least 25% of the annual License Fee of the vend/unit for which the application is filed.
 - (ii) He will establish the liquor vend in the premises which may be provided by local bodies subject to the approval of the Department failing which he should possess or should have an arrangement for taking on rent suitable premises in the specified locality for opening the shop in accordance with the provisions of Himachal Pradesh Liquor License Rules, 1986 and that the proposed premises should not have been constructed in violation of any law or Rules.
 - (iii) He should agree not to employ any salesman or representative who has criminal background as mentioned in clause (v) of point No.9 above or who suffers from any infectious or contagious disease or is below 21 years of age.
- 2.12 All the partners of a firm shall be jointly and severally liable to meet the liabilities.
- 2.13 Every tender for the allotment of vend/unit shall be made in the prescribed format. A non-refundable bid/tender fee shall be deposited by every person who wishes to participate in the bid process or file tender. The bid/tender fee may be paid in cash or through Bank Draft at the time of entry into the Auction-cum-Tender hall. An applicant can submit as many tenders as he wants but each such tender must be accompanied by the prescribed tender fee. The tender will be submitted to the Dy.CSTE/ACSTE In

charge of the concerned district within which the vend/unit is situated. A non-refundable tender fee shall be as under :-

Sr. No.	Type of license	Tender Fee
1.	L-2/L-14/L-14A	Rs. 1,00,000/-
2.	Country Fermented Liquor	Rs. 20,000/-

- 2.14 Any applicant shall not be allowed to file more than one application for same vend/unit.
- 2.15 The tenderer/bidder is required to submit following documents along with the tender:-
- (i) A bank draft drawn in favour of the Dy.CSTE/ACSTE In-charge of the district or the Commissioner of State Taxes & Excise issued by a Scheduled Commercial Banks of India, Earnest Money with each tender which shall be equal to 2% of the reserve price fixed for the vend/unit. In case the bidder/tenderer is awarded the license, the earnest money shall be adjusted against the advance License Fee payable. In other cases it shall be returned to the tenderer/bidder as soon as the selection process is over.
 - (ii) Declaration of solvency in the prescribed form (minimum 25 percent of the value of the Unit/vend). The licensee has to submit solvency certificate duly attested by the officer not below the rank of “Naib-Tehsildar”/”Solvency Certificate issued by Bank”.
 - (iii) An affidavit in the prescribed form.
 - (iv) Two latest photographs along-with proof of residence in the form of copies of the Voter Identity Card/Ration Card.
 - (v) A copy of valid PAN Card and Aadhar Card.
 - (vi) A prescribed tender form duly completed.
- 2.16 The District In-charge shall fix the minimum reserve price of each unit/vend based on the minimum guaranteed Quota. In case the sub-vend of unit is regularized the value of the sub-vend in the financial year will be added to that unit after giving the general increase as per Excise Announcements 2023-24 and the reserve price shall be fixed by the District In-charge accordingly.
- There shall be a fixed license fee in respect of Country Liquor. In the case of IMFL and BII, there are four slabs of license fee based on EDP rates and final value of the vend/unit shall be determined on the basis of EDP of different slabs of IMFL lifted by the licensee. For the purposes of fixation of reserve price of the vend/unit, the license fee applicable for the lowest slab of IMFL shall be taken as reference. The annual License Fee(MVV)of a particular vend/unit shall finally be determined based on the highest bid offered by successful tenderer/bidder. The quota of closed vends will be allocated to the nearby vends. In case of opening of a new vend, quota of that vend will be determined by the District In-charge concerned. No bid/tender submitted below the reserve price will be accepted.
- 2.17 The tender complete in all respects will be submitted on or before such date(s) as may be fixed by the Department. The concerned Dy.CSTE/ACSTE In-charge of the District or such other Officer as may be authorized by him to receive the tenders, shall issue a receipt to the applicant in the prescribed format.
- 2.18 The allotment of Units/vends through Auction-cum-Tender shall be made by the District Allotment Committee. The District Allotment Committee shall consist of the Deputy Commissioner of the concerned District, Collector (Excise) of the Zone, Dy. Commissioner of State Taxes & Excise /Asstt. Commissioner of State Taxes & Excise in-charge of the district and any other gazetted officer of the Department nominated by the Commissioner of State Taxes & Excise. In case the Deputy Commissioner of the

District is not available due to unavoidable circumstances, then the ADC or ADM of the concerned District shall form part of the District Allotment Committee. The chairman of the Committee will be Deputy Commissioner/ADC/ADM as the case may be.

2.19 The Committee shall fix the number, size and location of the boxes to be kept for collection of tenders. The boxes shall be sealed in the presence of the Committee. The keys of the boxes shall remain in the custody of the Chairman. The boxes shall be taken up in ascending order of their marked number and opened/processed one at a time. They will be brought before the Committee for its examination. The box shall be opened after announcement with regard to the unit/vends concerned and number of bidders. The unit wise/vend wise list of bidders shall be kept ready for reference and should be displayed prominently. Before announcing opening of the Boxes at the venue, the chairman shall announce that if any other applicant wants to file tender for any Units, he can do so. Thereafter, with the permission of the Committee, the seal of the box shall be opened. The bids/tenders shall be brought out and processed unit wise/vend wise. Unit wise/vend wise number of bids/tenders received from the box shall again be announced. Thereafter, unit wise/vend wise bids shall be opened in full view of the audience. The unit/vend shall be allotted to the highest bidder/tenderer quoting equal to or above the reserve price subject to the other provisions of the policy. In case more than one applicant has given the same bid for any particular vend/unit, the Committee shall select the successful allottee for such vend/unit by way of allotment by way of draw of lots. The result shall be announced and video recorded.

2.20 In case where any unit remains un-allotted by **31st March, 2023**, the Dy. Commissioner of State Taxes and Excise / Asstt. Commissioner of State Taxes and Excise, I/c of the District with the approval of Collector (Excise) may allow the existing licensee of such unit during the previous year 2022-23 at his option to continue operating the same till the time it is allotted or by **10th April, 2023** whichever is earlier. In case the existing licensee refuses to run the unit after **31st March, 2023**, then the Commissioner of State Taxes and Excise or Collector (Excise) of the Zone or Dy.CST&E /ACST&E I/c of the District may allow any other person to run the unit till the unit is allotted afresh or by **10th April, 2023** whichever is earlier. The quota and license fee/Penalty payable by such licensee for such period shall be computed for the days of his operation beyond **31st March, 2023** proportionately on the basis of incidence and quota for such unit for the year **2023-24**. This License Fee shall be payable on daily basis.

In case any unit still remains un-allotted upto **10th April** or the next working day in case **10th April** happens to be a holiday, the Unit shall be disposed of by the Commissioner of State Taxes and Excise by taking appropriate measures as he may deem fit in the interest of revenue, in consultation with the Collector (Excise) and the Dy.CST&E/ACST&E I/c of the District concerned.

2.21 During the currency of the year, if contingency of re-allotment of vend/unit arises, the Allotment Committee shall consist of the Collector (Excise) of the Zone, Dy. Commissioner of State Taxes & Excise/Asstt. Commissioner of State Taxes & Excise I/c of the District concerned and one Asstt. Commissioner of State Taxes & Excise nominated by the Collector (Excise).

2.22 In case there is no bid/tender for a particular vend/unit, the Collector (Excise) shall take necessary steps for the allotment of such vend/unit as per the directions of the Commissioner of State Taxes & Excise-cum-Financial Commissioner(Excise) H.P.

2.23 The Dy. Commissioner of State Taxes & Excise /Asstt. Commissioner of State Taxes & Excise I/C of the district shall display on the notice board, the list of the successful

allottees whose offers for allotment have been confirmed and also a list of those whose offers have not been confirmed by the Commissioner of State Taxes & Excise, Himachal Pradesh.

- 2.24 If any person who has been allotted vend/unit fails to make deposit of the amount of license fee/security or on confirmation of the allotment refuses to accept the license, the license may be resold by any prescribed arrangement and such allottee shall not be entitled for refund of any amount he has deposited or shall not be entitled to any other claim. Such defaulting allottee shall further be liable to make up the loss of revenue to the government and it will be recoverable from him as arrear of Land Revenue.
- 2.25 The complete process of submission of bids and opening of bids shall be video graphed.
- 2.26 The allotment shall take place at the duly publicized venue on the date and time to be fixed by the Department. Any other person who wishes to submit tender in the tender hall before opening the tender box, may be allowed to enter the tender hall after completion of prescribed formalities. If any such person commits misconduct at the venue, he shall be debarred from participating in the proceedings and the amount of Earnest Money deposited by him alongwith the tender fee shall be forfeited.
- 2.27 In case there is a variation in the quoted amount as mentioned in figures and words in the tender form, the amount mentioned in words shall take precedence. In case the amount quoted in tender form is illegible either in figures or words, the legible amount shall be considered. Further, the bids containing illegible amount both in figures and words, shall be rejected and the earnest money shall be forfeited.
- 2.28 The successful allottee shall also be required to pay 10% of the MVV in case of draw of lots whereas in case of Auction-cum-Tender, the allottee shall be required to pay 10% of the Bid/Tender offered by him as advance fixed license fee through a Demand Draft drawn on a Scheduled Commercial Banks of India as per the schedule below. This demand draft shall be deposited by the concerned District In-charge latest by 5th April, 2023 after proper verification. This amount shall be adjustable against the monthly license fee payable on lifting of liquor to the extent of @ 6% in the Month of April,2023 and the balance amount @4% in the last month of the financial year i.e. March, 2024.

	Stage	Percentage of amount to be deposited out of the 10% advance fixed license fees
1	At the time of application for allotment of the unit	50%
2	Within 3 days of allotment of the unit	25%
3	Within 6 days of allotment of the unit or 31 st March, 2023 whichever is earlier	25%

The licensee shall be allowed to operate the liquor vends only if the complete advanced fixed license fees above is deposited as prescribed above. In case of failure to deposit the entire advanced fixed license fee, the allotment of vends/units shall be cancelled immediately by the Collector of the Zone concerned and the same shall be put up for re-allotment. Any advance amount deposited by such licensee shall be forfeited.

The licensee shall have to submit security amount equal to 6% of the Bid/Tender offered by him in the shape of FDR/Bank Guarantee of Scheduled Commercial Banks of India valid upto 30th June of the next financial year i.e. 2024-25, duly pledged in favour of the District In-charge concerned by 15th of April of the concerned financial year failing which the concerned District Incharge shall send the report to Zonal In-charge concerned within a three days. The Zonal In-charge who shall take further action within three days positively and cancel the license of vend/unit.

However, if the licensee submits the security amount, the cancellation proceedings in respect of defaulting unit/vend may be dropped by the Zonal In-charge by imposing a maximum penalty of Rs. 1,00,000/-and the licensee shall be allowed to continue the operations. The entire process to be concluded by the Collector In-charge within three days.

- 2.29 The MGQ allotted to a unit shall further be divided into twelve parts as per the condition No.4.3 to be lifted compulsorily on monthly basis on the payment of the License Fee thereon. However, if the licensee fails to lift the minimum guaranteed quota for the month, he shall be required to deposit the license fee for the said month and if he fails to lift the prescribed quota he shall be liable for action as per condition No 4.3 of this policy. The licensee shall have to deposit the entire License Fee on the monthly quota.
- 2.30 All bidders intending to participate in Auction-cum-Tender process of allotment are also expected to go through the Bid/Tender Document and submit the relevant forms, i.e. form A, form B and form in Annexure A, before participating in the Auction-cum-Tender.
- 2.31 Every intending bidder in the Auction-cum-Tender shall bring along with him Eligibility Claim as defined in the Tender process mentioned in forgoing paras. If eligibility claim of a bidder is found to be defective the same shall be rejected with reasons to be recorded in writing.
- 2.32 The Auction-cum-Tender shall be conducted for each unit separately. The Tenders shall be opened for each unit after the completion of bidding process is over and no more bids are forthcoming. However, the Presiding Officer may in very rare circumstances and with the approval of the Financial Commissioner (Excise), auction more than one unit or whole of the district together. Only in the case of an eventuality when an entire district is intended to be put to auction, the Presiding Officer will give the intending bidders an opportunity to also file a tender for the whole district as well at this stage. However, the Auction-cum-Tender process for the whole district shall be resorted to only once the Auction-cum-Tender process of each unit or more than one unit has been exhausted keeping in view the interest of Government revenue. The Financial Commissioner (Excise) may reject any grouping done by the Presiding Officer.
- 2.33 The Presiding Officer may refuse any bid, which he considers to be merely speculative. However, reasons in this regard will be recorded in writing.
- 2.34 The Presiding Officer may exclude any person, on account of his conviction or record as a bad character or on account of being suspected of pooling or indulging in other activities pre-judicial to Government revenue or for any other sufficient reason to be recorded in writing, from participating in the auction. He may further recommend to the Financial Commissioner (Excise) for blacklisting of that person.

- 2.35 If the Presiding Officer is of the opinion that the bids are sluggish as a result of suspected pooling, he may postpone the Auction-cum-Tender of that particular Unit/District.
- 2.36 When the presiding Officer finds that a bid has crossed the predetermined threshold amount, he will demand an immediate deposit of part amount of the bid money (called 'Cash down' payment). This 'cash down' payment will increase as per a predefined formula as there is further increase in bids. The cash down condition may be made applicable on that bid also which crosses the predetermined threshold amount if, in the opinion of the Presiding Officers an abnormally high jump is made from one to another only to take advantage of no or lower cash down condition. However, normally cash down condition will apply only for bids, which are made after this cash down condition is announced.
- 2.37 If the highest bid or bids, in respect of any vend or vends, received by the Presiding Officer at the auction/tender are rejected or not confirmed by the Financial Commissioner (Excise), the deposits of security made by the concerned bidder, shall be refunded to such bidder without any interest thereon. Deposit of advance amount shall confer no right on the highest bidder at auctions for the grant of a license.
- 2.38 If any person who is the highest bidder at the Auction/tenders, either indulges in pooling by deliberately withdrawing from tender (or otherwise except as specifically provided) or fails to make deposit of the amount of advance license fee or on approval of his bid by the Financial Commissioner refuses to accept the license, the license may be resold by any arrangement given in para 1.2 in Chapter-I and any deficiency in License Fee and all expenses on such resale or attempted resale shall be recoverable from the said person as an arrear of land revenue.
- 2.39 In case any vends/units remained un-allotted by way of Auction-cum-Tender process then the Financial Commissioner(Excise)may be allowed to resell the un-allotted vends/units by any arrangement given in para 1.2 in Chapter-I of Excise Policy.
- 2.40 If the highest bid or bids in respect of any vend or unit received by the Presiding Officer at the Auction/tender are approved and confirmed by the Financial Commissioner (Excise), the deposit of advance license fee made by the concerned bidder shall be counted towards the License Fee approved in respect of the concerned vend or vends, and adjusted as prescribed and the remaining amount of License Fee shall be paid by the licensee.
- 2.41 While allotting the retail vends L-2/L-14/L-14A by auction-cum-tender, the Committee constituted for this purpose shall have the final authority to debar any such applicants whom the members of the Committee find out to be immediate family members of the defaulting licensees (whether current or old defaulter) from allotment of retail vends even if he/she is the highest bidder/successful allottee. The committee shall pass a speaking order in the matter and convey the same immediately to the Commissioner of State Taxes and Excise, H.P. for approval. The concerned District Incharge shall submit a certificate to the Commissioner of State Taxes and Excise, H.P. that no defaulter or his immediate family members have been permitted for allotment of excise units in his jurisdiction. The disqualified applicant/bidder in such cases shall have no right to appeal to the higher authority.
- 2.42 The annual license fee(as per bid/tender offered) shall be divided into twelve installments so that the entire license fee is cleared by 15th March of the financial year. The license fee payable for a particular month shall be deposited into the government treasury by the 7th day of the subsequent month failing which the concerned District In-charge shall send the report to Zonal In-charge concerned within three days.

The Zonal In-charge shall cancel the license of vend/unit within three days positively in case the licensee fails to deposit the monthly license fee and the advance amount deposited shall be forfeited.

However, if the licensee deposits monthly license fee, the cancellation proceedings in respect of defaulting unit/vend may be dropped by the Zonal In-charge by imposing a maximum penalty of Rs. 1,00,000/- and the licensee shall be allowed to continue the operations. The entire process to be concluded by the Collector In-charge within three days.

- 2.43 When the bidding for any license exceeds a figure of Rs. 1,00,00,000/- over the reserve price fixed for that unit, each further bid shall be multiple of Rs. 1,00,000/-.
- 2.44 Provided that in case the immediate cash deposit actually made at the fall of hammer is higher than 10% or more of the bid money, the highest bidder will not be required to make a separate deposit equivalent to 10% of the bid money.
- 2.45 In order to promote “Green Himachal Clean Himachal”, the retail licensees shall maintain cleanliness and hygiene in and around the shop. Adequate number of dustbins shall be placed inside and outside the vend. Non-compliance of this provision will attract a penalty of Rs.5,000/- for the first time and subsequent non-compliance, a penalty of Rs. 10,000/- shall be imposed by the District In-charge. The Retail sale licensees will make adequate fire safety arrangements.
- 2.46 The retail licensees may add/delete partner(s) with the approval of the Collector of the Zone concerned, during the currency of the license period subject to the condition that the new partner(s) fulfill the prescribed eligibility criteria. The addition/deletion may be done subject to payment of Rs.4 lakh per partner added/deleted.
- 2.47 In the event of death of a sole proprietor or any other case, the Collector (Excise) may allow the legal heir(s) to continue the license for the remaining period, provided that the legal heir(s) are otherwise eligible to hold the license.
- 2.48 If a license is held by a partnership firm, in the event of death of a partner, the survivor(s) and the legal heir(s) of the deceased or in the eventuality of death of all the partners, their legal heir(s), if otherwise eligible, may be allowed by the Collector (Excise) to hold the license for the remaining period of the financial year.
- 2.49 In case there is any change in the territories of Municipal Corporation/Municipal Committee/Notified Area Committee and existing units/vends from the rural areas are added to the above mentioned local bodies, in that case, the existing L-14 vends may be segregated into L-2 and L-14 vends and the existing quota of IMFL and CL may be allotted accordingly to these vends. This shall not be deemed as change in composition of a unit for the purposes of Auction-cum-Tender.
- 2.50 If the confirmation from the Commissioner of State Taxes and Excise -cum-Financial Commissioner (Excise) is not received by 31st March, 2023, the Collector (Excise) may assume that the Financial Commissioner (Excise) has accorded confirmation for allotment.
- 2.51 The additional license in form L-2S/L-14S/L-14AS in place of sub-vends shall be granted to a retail licensee with the main vend in form L-2/L-14/L-14A within the State may be allowed. The fixed annual license fee for the above licenses will be Rs. 6,00,000/-. Whereas, keeping in view the issue of smuggling of liquor into the State, the L-2S/L-14S/L-14AS vends shall be granted within a distance of 100 meter from the borders on the payment of Rs. 3,00,000/- as annual license fee. Such a L-2S/L-14S/L-14AS vends may be allowed within the distance of not more than the one third of the total distance between the main vend of the applicant licensee/s and that of vends of the

other licensee(s) in the vicinity, thereby creating a residual buffer area between the vend of one licensee and that of another licensee.

The L-2S/L-14S/L-14AS shall be approved and granted by the Collector of the Zone concerned during the first quarter of the financial year only. After first quarter the L-2S/L-14S/L-14AS vends shall be granted by the Collector (Excise) of the Zone with prior approval of the Commissioner of State Taxes and Excise, H.P. The quota of Country Liquor and Indian Made Foreign Liquor of the L-2S/L-14S/L-14AS shall be allotted by the Collector (Excise) of the Zone concerned out of the quota allotted to the vend for which the L-2S/L-14S/L-14AS is approved.

In case of opening of L-2S/L-14S/L-14AS at inter-district border, the Collector shall decide the matter by considering the opinions of District In-charges of concerned districts if both districts fall within the same zone. However, if the matter pertains to districts located in different zones, the Collectors of both the Zones shall collectively decide the matter and sent for the approval of Financial Commissioner (Excise). For the purposes of the vends/additional license in form L-2S/L-14S/L-14AS, No NOC/ resolution, from the Gram Sabha/Gram Panchayat shall be required where any vend/additional license in form L-2S/L-14S/L-14AS is to be granted.

Since Kiratpur-Manali 4-lane National Highway is likely to be dedicated to the public by April, 2023 and would result in enhanced vehicular movement, therefore, atleast 5 locations on this highway be identified in consultation with Tourism Department and NHAI where wayside amenities are also being planned. At these indentified locations, liquor vends should be co-located with food joints/toilets and other amenities in order to cater to high end travellers. Formation of units on this stretch be ensured accordingly.

CHAPTER III: MAIN PROVISIONS OF THE PROCEDURE FOR ALLOTMENT ON APPLICATION AND BY DRAW OF LOTS.

3.1 The following licenses will be granted/allotted by application and draw of lots for the year 2023-24 on the terms and conditions as prescribed in the succeeding paras:-

The retail licenses shall be granted by inviting application for each vend/ combination of vends (Unit) on the Minimum Vend Value (MVV) worked out on the basis of the Minimum Guaranteed Quota allotted (IMFL and CL) and the License Fee prescribed, for each vend/unit (License fee of the lowest slab is to be taken in case of IMFL). In case of more than one application for a particular vend/unit the allotment shall be done by draw of lots on the terms and conditions as prescribed by the Commissioner of State Taxes and Excise-Cum-Financial Commissioner, Himachal Pradesh.

The following licenses will be granted/allotted by draw of lots for the year 2023-24 on the terms and conditions as prescribed in the succeeding paras:-

- (i) A license in form L-2 for retail vend of foreign liquor for sale to the public. The licensee will also be eligible to sell IMFS/BIO in wholesale to the licensees in form L-3, L-4, L-5, L-3A, L-4A, L-5A, L-3T, L-4T, L-5T, L-10 BB, L-12A, L-12B, L-12C etc. for consumption off the premises.
- (ii) A license in form L-14 for retail vend of country liquor for consumption on and off the premises. Such licensees are also allowed to sell IMFS/BIO in the rural areas.
- (iii) A license in form L-14-A for retail vend of country liquor for consumption off the premises. They are also allowed to sell IMFS/BIO in rural areas.
- (iv) A license in form L-20B for manufacture and retail sale of Country Fermented Liquor (Jhol).

The Commissioner of State Taxes & Excise-cum-Financial Commissioner (Excise) may, if no application is forthcoming in respect of a vend or a group of vends or unit, if it is expedient to do so in the interest of revenue, grant these licenses, alone or in combination with any other license for any vend or group of vends by resorting to any of the modes described above.

3.2 The licenses shall be granted by inviting applications for each vend/combination of vends termed as “unit” on MVV. Applications will be submitted in accordance with the procedure prescribed herein below. However, all applicants intending to participate in the allotment of vends are required to go through the terms and conditions and fulfill all the requirements before submitting the application. The application form for allotment can be obtained from the office of any Dy. Commissioner of State Taxes & Excise or Asstt. Commissioner of State Taxes & Excise Incharge of the District or office of Addl./Jt. Commissioner of State Taxes & Excise of the Zone free of cost. The application form can also be downloaded from the website of the department i.e. www.hptax.gov.in.

3.3 The details regarding the location of each retail sale outlet i.e. vend/unit of country liquor, Indian Made Foreign Liquor and country fermented liquor; the annual license fee, the minimum guaranteed quota of liquor fixed for each vend and other levies as may be applicable, shall be available with the Dy.CSTE/Asstt.CSTE Incharge of the District who shall display the same on the office notice board for the information of the intending applicants one day before the day fixed for the receipt of the applications.

- 3.4** An applicant can file applications for any number of Units/vends in any of the Revenue Districts/State and can be allotted any number of units/vends.
- 3.5** The applications for the allotment shall only be filed by the following:-
- (a) an individual; or
 - (b) a body incorporated under the Indian Companies Act; or
 - (c) a society registered under the Himachal Pradesh Co-operative Societies Act;
or
 - (d) a partnership firm; or
 - (e) a Hindu undivided family.
- 3.6** When a Company or Society or Hindu undivided family or a partnership firm referred to in clauses (b), (c), (d) and (e) of point No.3.5 above, applies for the allotment of a vend/unit, it must authorize an individual to act as an agent on behalf of the applicant, who shall be amenable in full to the Civil/Criminal Courts in India
- 3.7** An individual applicant should fulfill the following conditions to be eligible to file an application for the allotment of a vend/unit/submit bid/tender :-
- (i) He/She should be a citizen of India.
 - (ii) He/She should have attained the age of 21 years on the day of filing of application.
 - (iii) He/She should not have been black listed or debarred from holding an excise license under the provisions of any Rules made under the Punjab Excise Act 1914, as applicable in the State of Himachal Pradesh/ the Himachal Pradesh Excise Act, 2011. Any person, who has been convicted of any excise offence by any court of law unless finally acquitted, shall be automatically debarred from holding the license.
 - (iv) He/She should not be a defaulter of any Government dues and should have cleared all the arrears, if any, due to be paid by him upto the date of filing of application for allotment.
 - (v) He/She should possess good moral character and should have no criminal background nor should have been convicted of any offence punishable under any taxation statute in Himachal Pradesh.
- 3.8** The conditions of eligibility mentioned in point No.3.7 above shall apply to all the partners in the case of a partnership firm, every member of any other association of persons, Karta of a Hindu undivided family and every individual acting as an agent on behalf of the applicant in other cases mentioned in point No.3.5 above.
- 3.9** In addition to the conditions mentioned in point No.3.7 each applicant must fulfill the following conditions:-
- (i) He should be solvent and should have the necessary funds or should have made arrangements for the necessary funds, for conducting the business the details of which shall be made available to the licensing authority, if required and the value of the assets held by him as declared in Form 'A' attached to the application form should be at least 25% of the annual License Fee of the vend/unit for which the application is filed.
 - (ii) He should possess or should have an arrangement for taking on rent suitable premises in the specified locality for opening the shop in accordance with the provisions of Himachal Pradesh Liquor License Rules, 1986 and that the proposed premises should not have been constructed in violation of any law or Rules.
 - (iii) He should agree not to employ any salesman or representative who has criminal background as mentioned in clause (iii) of point No.3.7 above or who suffers from any infectious or contagious disease or is below 21 years of age.

- 3.10** Every application for the allotment of vend/unit shall be made in the prescribed format appended at Annexure-‘A’ along with proof of payment of non-refundable application fee as per the table below. The application will be submitted to the Dy.CSTE/ACSTE In charge of the concerned district within which the vend/unit is situated.
- 3.11** A person intending to participate in allotment shall be required to furnish application fee as per following slabs :-

Application fee for retail vends/units :-

Sr. No.	Value of a Vend/Unit	Application Fee
1.	Upto 50,00,000/-	Rs. 20,000/-
2.	50,00,001/- to 1,00,00,000/-	Rs. 30,000/-
3.	1,00,00,001/- to 2,00,00,000/-	Rs. 40,000/-
4.	2,00,00,001/- to 5,00,00,000/-	Rs. 60,000/-
5.	5,00,00,001/- to 10,00,00,000/-	Rs. 80,000/-
6.	10,00,00,001/- and above	Rs. 1,00,000/-

Application Fee of Country Fermented Liquor Vends

Sr. No.	Value of vend	Application Fee
(i)	Upto Rs. One Lakh rupees	Rs. 10,000/-
(ii)	Above Rs.1.00 Lakh upto Rs.10 Lakh	Rs. 15,000/-
(iii)	Above Rs. 10.00 Lakh	Rs. 20,000/-

- 3.12** The applicant is required to submit following documents along with the application for allotment:-
- 2% earnest money by way of demand draft refundable in case of non-allotment.
 - Declaration of solvency in form ‘A’ attached to the application form.
 - An affidavit, specimen of which is given in form ‘B’ attached to the application form.
 - Two latest photographs.
 - Copy of Aadhar Card and PAN card.
- 3.13** The application complete in all respects will be submitted in the office of the Dy.CSTE/ACSTE Incharge of the concerned District on or before such date(s) and time as may be fixed by the Commissioner of State Taxes and Excise. The concerned Dy.CSTE/ACSTE Incharge of the District or such other Officer as may be authorized by him to receive the applications, shall issue a receipt to the applicant in the prescribed form contained in part-II of Annexure ‘A’. An applicant may also file the application in the concerned circle office of the Asstt. Commissioner of State Taxes and Excise, upto two days before the date fixed for the draw of lots, who shall ensure that the application is complete in all respects and forward the same to the office of the Dy. Commissioner of State Taxes and Excise of the concerned District for final scrutiny and issue of final receipt thereof and also maintain a register of the applications received.
- The Dy.CSTE/ACSTE Incharge of the District shall examine the applications received by him to verify as to whether the applications are correct and complete. He will also examine the eligibility of the applicants and thereafter prepare a list of all applications received by him with a summary report indicating there in the number of correct and complete applications of eligible applicants as well as the number of applications

found otherwise for placing the same before the Selection Committee. He will also indicate in the list, the reasons for finding an application incorrect or incomplete or for finding an applicant ineligible. The details of the incorrect and incomplete applications or those filed by the ineligible persons shall be displayed by the Dy. CSTE/ACSTE Incharge of the District on the office notice board before the date fixed for allotment/draw of lots.

- 3.14** An applicant who has been declared as ineligible or whose application has been found incorrect or incomplete by the Dy. CSTE/ACSTE Incharge of the District, may make a representation to the Selection Committee before the start of the process of allotment for consideration by it. The decision of the Selection Committee on such a representation shall be final and binding on the parties.
- 3.15** The Selection Committee at the district level shall consist of the Deputy Commissioner of the concerned District, Collector (Excise) of the zone, Dy. Commissioner of State Taxes & Excise or Asstt. Commissioner of State Taxes & Excise In charge of the District and any other gazetted officer of the Department nominated by the Commissioner of State Taxes & Excise. In case the Deputy Commissioner of the District is not available due to unavoidable circumstances, then the ADC or ADM of the concerned District shall form part of the District Allotment Committee. The chairman of the Committee will be Deputy Commissioner/ADC/ADM as the case may be.
During the currency of year, if contingency of re-allotment of vend arises, the Selection Committee shall consist of the Collector (Excise) of the Zone, Dy. Commissioner of State Taxes & Excise I/C of the District concerned and one Asstt. Commissioner of State Taxes & Excise nominated by the Collector (Excise).
- 3.16** The Selection Committee shall select the successful allottee from the list of applicants. In case more than one applicant is found eligible for any particular vend/unit, the Committee shall select the successful allottee for such vend/unit by draw of lots. The applicant or holder of Power of Attorney is required to be present at the time of selection of successful allottee so as to complete prescribed formalities. While drawing lottery a panel of two more applicants shall be prepared who will be given option to operate the vend in succession according to their position in the panel on pro-rata basis for the remaining period, in case the original allottee fails to fulfil codal formalities and run the same as per the terms of allotment. This panel will be valid till the expiry of the period of license. In case the applicants placed in the panel refuse to operate the vend/unit or is rendered defaulter, the same will be re-allotted as per the prescribed procedure.
- 3.17** In case there is no applicant for a particular vend/unit, the Collector(Excise) shall take necessary steps for the resettlement of such vend/unit. Firstly, the applicants present shall be informed of all those units/vends in respect of which no application has been received. The Collector(Excise) shall invite offers from all the present applicants for such vends on the prescribed application form and on receipt of the same, the process of allotment in respect of these vends shall be resorted to as per the procedure. In case there still remain some vends in respect of which no application is received, the Commissioner of State Taxes & Excise-cum-Financial Commissioner (Excise) shall decide the mode or manner of allotting such vend(s)/unit(s) as per Para 1.2. of Excise Policy.
- 3.18** The allotment process shall be conducted for each unit separately.
- 3.19** A list of all the successful allottees who have paid fixed license fee of 10% shall be forwarded by the Dy. CST&E/ACST&E Incharge of the District to the Commissioner

of State Taxes and Excise -cum-Financial Commissioner (Excise) through the Collector (Excise) of the Zone concerned for confirmation, who reserves the right to deny any such proposal for the confirmation of allotment without assigning any reason for doing so.

- 3.20** The MGQ allotted to a unit shall further be divided into twelve parts as per the condition No.4.3 to be lifted compulsorily on monthly basis on the payment of the License Fee thereon. However, if the licensee fails to lift the minimum guaranteed quota for the month, he shall be required to deposit the license fee for the entire month and he will be liable for action as per condition No 4.3 of this policy.
- 3.21** If the confirmation from the Commissioner of State Taxes and Excise -cum-Financial Commissioner (Excise) is not received by 31st March, 2023, the Collector (Excise) may assume that the Financial Commissioner (Excise) has accorded confirmation for allotment.
- 3.22** The Dy. Commissioner of State Taxes and Excise / Asstt. Commissioner of State Taxes and Excise I/C of the district shall display on the notice board, the list of the successful allottees whose offers for allotment have been confirmed and also a list of those whose offers have not been confirmed by the Commissioner of State Taxes and Excise-cum-Financial Commissioner (Excise) Himachal Pradesh, soon after receiving the communication of confirmation/ non-confirmation.
- 3.23** If the allotment in respect of any vend/unit made by the selection committee is rejected or not confirmed by the Financial Commissioner (Excise), the deposits of 10% advance fixed license fee made by the concerned applicant(s) as mentioned above, shall be refunded to such applicant without any interest thereon. Deposit of advance license fee shall not confer any right on the applicant for the grant of a license.
- 3.24** If any person who has been allotted vend/unit fails to make deposit of the amount of 10% advance fixed license fee or on confirmation of the allotment by the Financial Commissioner (Excise) refuses to accept the license, the license may be cancelled and further action as per point No.3.16 supra shall be resorted to. Such allottee shall not be entitled for refund of any amount he has deposited or shall not be entitled to any other claim.
- 3.25** The Collector (Excise) of the Zone concerned shall issue the license in favour of a successful allottee who has completed all the formalities mentioned in the foregoing paras and allotment made by the Selection Committee in his favour has been confirmed by the Commissioner of State Taxes and Excise-cum-Financial Commissioner (Excise).
A provisional license may be issued, in respect of a successful allottee, at the time when the vend/ sub vend comes into operation. Such license may be issued to him by the District In-charge, subject to completion of prescribed formalities, and such provisional license shall be valid for thirty days from the date of issuance.
- 3.26** In the event of the cancellation of the license for retail vend of foreign liquor / country liquor during the currency of a year, the Collector (Excise) may re-allot it by making offer to the 2nd/3rd panelist drawn at the time of allotment or may proceed further as per the directions of the Commissioner of State Taxes and Excise-cum-Financial

Commissioner (Excise). Any loss caused to the Government by re-allotment of the vend shall be recoverable from the out-going licensee.

- 3.27** In the event of death of a sole proprietor or any other case, the Collector (Excise) may allow the legal heir(s) to continue the license for the remaining period, provided that the legal heir(s) are otherwise eligible to hold the license.
- 3.28** If a license is held by a partnership firm, in the event of death of a partner, the survivor(s) and the legal heir(s) of the deceased or in the eventuality of death of all the partners their legal heir(s), if otherwise eligible, may be allowed by the Collector (Excise) to hold the license for the remaining period of the financial year.
- 3.29** The complete process of draw of lots shall be videographed.
- 3.30** If the successful allottee in the draw of lots fails to deposit 5% of the Minimum Vend Value as advance fixed license fee on the day of allotment, the allotment so made shall be cancelled and the earnest money deposited shall stand forfeited. Such an applicant shall be blacklisted and debarred from participating in any future allotments. In such case, the allotment would be made to the first panelist and subsequently to the second and third panelist in case of refusal by the panelists in that order. The earnest money deposited by the refusing panelists shall be forfeited.
- 3.31** An applicant shall not be allowed to file more than 25 applications for the same vend/unit.
- 3.32** All other terms and conditions applicable for the allotment of vends by Auction-cum-Tender shall apply mutatis mutandis to the allotment of vends by Draw of Lots or by any other mode.

CHAPTER-IV: ANNUAL FIXED LICENSE FEE AND ASSESSED FEE

4.1 The district-wise Minimum Guaranteed Quota of Country Liquor and IMFL for the year 2023-24 is allocated as :-

SN	District	Country Liquor (in ppl)	IMFL (In ppl)
1	Shimla	3132565	2521831
2	Solan	1654506	1401011
3	BBN Baddi	1491563	1112775
4	Sirmour	1230983	615052
5	Bilaspur	1351616	1007771
6	Mandi	2576177	1776963
7	Kullu	1168572	2107164
8	Kangra	4391553	2914858
9	Nurpur	1887443	1031741
10	Hamirpur	1641898	1158294
11	Una	1610120	1430646
12	Chamba	1638590	1032427
13	Kinnaur	180551	242664
14	Lahul Area	37052	81472
15	Pangi Area	955	13290
Grand Total		23994144	18447959

The allocated Minimum Guaranteed Quota of IMFS shall be inclusive of BIO brands.

The excise financial year for the year 2023-24 for Lahaul and Pangi Area shall start w.e.f. 01-08-2023 to 31-03-2024 and quota shall be allotted accordingly. Further, the excise financial year 2024-25 for Lahaul and Pangi Area shall start w.e.f. 1st April,2024 to 31st March, 2025.

4.2(a) The license fee on the various kinds of liquor has been fixed for the year 2023-24 is as under:-

Kinds of Liquor.	Rate of LICENSE FEE 2023-24
I. Country Liquor	Rs. 275/- PER PROOF LTR.
II. High Strength Country Liquor	Rs. 300/-PER PROOF LTR.
III. Indian Made Foreign Spirit, a) EDP up to Rs.900/-per case b) EDP Rs. 901 to Rs.1800/- per case c) EDP Rs. 1801 to Rs 3600/- per case d) EDP Rs. 3601 and above per case	Rs. 425/- PPL Rs. 470/- PPL Rs. 490/- PPL Rs. 550/- PPL
IV. a) Beer b) Draught Beer	Rs. 75/-PER BLS. Rs. 78/- PER BLS.
V. Foreign Liquor (BIO)	Rs. 430/- per proof litre
VI. Imported Beer (B.I.O) a) Beer upto 5% alcoholic contents b) Beer exceeding 5% alcoholic contents but not exceeding 8.25 %	a)Rs. 77/- PER BLS b) Rs. 87/- PER BLS
VII. Imported Wine & Cider (B.I.O)	Rs. 77/- PER BLS.
VIII. Indian Made Wine & Cider (Imported Through S-1B Licenses Only)	Rs. 70/- PER BLS.
IX. (a) RTD BEVERAGES-ALCOHOLIC CONTENT UPTO 5%	Rs. 55/- PER BLS.
(b) RTD BEVERAGES-ALCOHOLIC CONTENT 5% TO 8%	Rs. 70/- PER BLS.
X. Indian Made Wine & Cider (S-1 licensee)	Rs. 7/- per bottle

(b) **Assessed Fee on L-3, L-4, L-5, L-3A, L-4A, L-5A, L-12A,L-12AA,L-12B and L-12C** Licensees shall be collected on transportation at the following rates at the time of lifting supplies of Liquor/beer/wine/Cider/RTD from the L-1/S-1B Wholesale licensees:-

Sr. No.	Kind of liquor	Type of license and rate of License Fee.
		L-3, L-4, L-5, L-3A, L-4A, L-5A, L-12A, L-12AA, L-12B and L-12C
		2023-24
1.	Foreign Spirit (i) Indian Made Foreign Spirit/ Imported Spirit (B.I.I.).	(a) EDP up to Rs.900/-per case : Rs. 445.00 Bls (b) EDP Rs. 901/- to Rs.1800/- per case : Rs. 595.00 Bls (c) EDP Rs 1801 to Rs 3600/- per case : Rs. 685.00 Bls (d) EDP Rs 3601and above per case : Rs. 890.00 Bls
	(ii) Imported Spirit (B.I.O.)	(a) EDP up to Rs. 50000/-per case : Rs.

		1050.00 Per Bulk Litre (b) EDP Rs. 50001/- and above : Rs.1300.00 Per Bulk Litre
2.	Wine and Cider (i) Imported (B.I.O.)	Rs. 145.00 PER BULK LITRE
	(ii) Indian Made (Imported through the source of S-1B only)	Rs. 65.00 PER BULK LITRE
3.	Beer (i) Imported. (ii) Indian Made (iii) Draught beer	Rs. 190 Rs. 95 Rs. 120.00 } PER BULK LITRE
4.	RTD Beverages	Rs. 70.00 PER BULK LITRE

(c) **Assessed Fee on L-3, L-4, L-5, L-3A, L-4A, L-5A, L-12A,L-12AA,L-12B and L-12C** Licensees shall be collected on transportation at the following rates at the time of lifting supplies of Liquor/beer/wine/Cider/RTD from the L-1BB Wholesale licensees:-

Sr. No.	Kind of liquor	Type of license and rate of license fee.
		L-3, L-4, L-5, L-3A, L-4A, L-5A, L-12A, L-12AA, L-12B and L-12C
		2023-24
	(i) Imported Spirit (B.I.O.)	(a) EDP up to Rs. 50000/-per case: Rs. 1050.00 Per Bulk Litre (b) EDP Rs. 50001/- and above : Rs.1300.00 Per Bulk Litre
2.	Wine and Cider (i) Imported (B.I.O.)	Rs. 165.00 PER BULK LITRE
3.	Beer Imported	Rs. 180.00 PER BULK LITRE
4.	RTD Beverages Imported.	Rs. 80.00 PER BULK LITRE

(d) **Assessed Fee on L-9 licensees lifting their supplies from CSD Depots shall be as under:-**

Sr. No	Kind of liquor	Rate of license fee per bulk litre
1.*	(i) Indian Made Foreign Spirit:- (a) EDP uptoRs. 900/- per case (b) EDP from Rs. 901/- to Rs. 1800/- per case (c) EDP from Rs. 1801/- to Rs. 3600/- per case (d) EDP from Rs. 3601/- and above per case including imported spirit (B.I.I.) (ii) Imported Spirit (B.I.O.)	Rs. 210.00 Rs. 220.00 Rs. 260.00 Rs. 410.00 Rs. 420.00
2.	Wine	Rs. 15.00
3.	Cider	Rs. 5.00
4.	RTD BEVERAGES-ALCOHOLIC CONTENT	Rs. 25 PER BLS

	UPTO 5%	
	RTD BEVERAGES-ALCOHOLIC CONTENT 5% TO 8%	Rs. 35 PER BLS
5.	Beer (i) Imported (B.I.O.) ii) Indian Made iii) Imported Draught Beer In Kegs	Rs. 35.00 per bottle of 650 mls. Rs. 30.00 per bottle of 650 mls. Rs. 40.00 Per bulk litre

* The Dy. CSTE In-charge of the District shall ensure to take the copy of approved EDP of that State from where liquor will be supplied to the L-9 license in the State of H.P. The copy of approved EDP will be provided by the L-9 licensee.

e) The assessed fee for L-10 BB licensee for lifting supplies from L-1, S-1A and S-1C shall be as under :-

Sr. No.	Type of liquor	2023-24 (In bls)
1.	Beer (i) Imported (ii) Indian Made	Rs. 95Bls Rs. 90Bls
2.	Wine and Cider i) Imported Wines (BIO) ii) Indian Made (Imported through the source of S-1B only and manufactured by S-1 licensees of H.P.)	Rs. 90Bls Rs. 65Bls
3.	RTD Beverages i) RTD beverages alcoholic content upto 5% ii) RTD beverages alcoholic content 5% to 8 %.	Rs. 63Bls Rs. 63 BLS
4.	BIO Brands(Whisky, Rum, Gin, Vodka, Tequila, Single Malt Whisky etc)	Rs. 350 Bls

(f) **Assessed Fee on** L-3, L-4, L-5 & L-4, L-5 & L-3A, L-4A, L-5A and L-4A, L-5A licensees shall be collected on transportation at the following rates at the time of lifting supplies of draught beer from the L-10C/L-1B licenses:-

Sr. No.	Kind of liquor	Type of license and rate of License Fee.
		L-3, L-4, L-5 & L-4, L-5 & L-3A, L-4A, L-5A and L-4A, L-5A
1.	Draught beer (i) L-10C (ii) L-1B	Rs. 110Bls Rs. 125Bls

g) License fee@ Re. 7/- per bottle of 750 mls./650 mls of wine/cider is payable by S-1 licensee at the time of issue of liquor.

(h) The license fees shown above will be recoverable at the time of issue of permit in case of inter district procurement or pass in case of procurement of liquor within the district.

- 4.3 The licensee shall be required to lift 100% of the Minimum Guaranteed Quota prescribed in respect of Country Liquor and IMFS for the vends/unit allotted to him. The licensee shall be liable to pay penalty on the unlifted quota falling short of 80% of the MGQ for the concerned quarter which shall be payable latest by 5th day of the end of the quarter and for the last quarter by 10th of March, 2023. The penalty shall be levied @ Rs.150 per proof liter on IMFS and Rs.50 per proof liter on Country Liquor on such unlifted quota falling short of 80% of the MGQ. However, if the licensee succeeds in lifting 80% of the annual MGQ in the subsequent quarters, any penalty deposited previously on short lifting below 80% of the annual MGQ shall be adjusted against the license fee/penalty due for the last quarter of the year 2023-24.
- 4.4 (a) The recovery of License Fee shall be linked with the transport/lifting of Country Liquor and Foreign Spirit quota. The licensee shall deposit the License Fee into the Government treasury before obtaining the excise pass for issue of liquor from the wholesaler or at the time of issue of permit as the case may be.
- (b) In case the licensee lifts more than the Minimum Guaranteed Quota, the licensee shall be at liberty to adjust such excess quota in the subsequent month for the purposes of payment of the license fee.
- (c) The licensee shall be required to deposit License Fee in respect of other kinds of liquor like beer etc. into Govt. Treasury, for which no minimum guaranteed quota has been fixed, before obtaining excise pass for transportation. This shall be in addition to the MVV determined.

4.5 **ADDITIONAL QUOTA:-**

After lifting the entire annual MGQ, additional quota of CL and IMFL shall be granted by the District In-charge and the Collector (Excise) of the concerned Zone. The Collector (Excise) and the Distt. In-charge shall grant the additional quota at the rates of license fee prescribed below after the entire annual quota has been lifted successfully by the retail licensee. The license fee on additional quota will be charged as under :-

- (a) upto 10% of the MGQ with 80% of the prescribed license fee; (By the Distt. Incharge)
- (b) beyond 10% upto 20 % at the rate of 90% of the prescribed license fee; (By the Collector)
- (c) above 20% at the rate of 100% of the prescribed license fee: and (By the Collector)

The additional quota lifted by the licensee shall not be added to the original quota of the Unit for the subsequent financial year.

4.6 **CONVERSION OF QUOTA OF COUNTRY LIQUOR INTO FOREIGN SPIRIT AND VICE VERSA**

The conversion of quota of Country Liquor into Foreign Spirit and vice versa for the year **2023-24** may be allowed by the Collector (Excise) of the Zone concerned for each quarter, on application of the licensee of a vend or unit/units where the owner is same on the basis of the prescribed formula. The prescribed formula is as under: -

- (a) From Foreign Spirit to Country Liquor = $\frac{\text{Required Quota} \times \text{License Fee of FS}}{\text{License Fee of Country Liquor}}$ = converted quota.
- (b) From Country Liquor to Foreign Spirit = $\frac{\text{Required Quota} \times \text{License Fee of C.L.}}{\text{License Fee of Foreign Spirit}}$ = converted quota.”

CHAPTER V: DUTIES AND FEES ETC.

5.1 FIXED LICENSE FEE:-

The fixed license fee on annual basis (including renewal fee) for various Licenses of Foreign Liquor, Country Liquor and Beer per license for the year 2023-24 shall be as under:-

<i>Sr. No.</i>	Type of License	Fixed License Fee (in Rupees) per annum. 2023-24
1.	L-1 (Wholesale vend of IMFS/Foreign liquor/Beer/Wine)	Rs. 35,00,000/-
2.	L-1A (Storage of Foreign Liquor in Bond)	Rs.2,00,000/- excluding such other fee as may be prescribed.
3.	L-1B (i) Wholesale vend of Foreign Liquor to L-1 vend only. (ii) Exclusively for Beer	(i) Rs. 5.00 per P. L. on Foreign Spirit and Rs. 2.00 per B.L. of RTD Beverages subject to minimum of Rs. 5,00,000/-. (ii) Rs. 2.00 per B.L. subject to minimum of Rs. 5,00,000/-
4.	L-1BB (wholesale vend of imported foreign liquor) from outside India to L-1 & L-2 as well as to the Club and Bar license holders.	Annual fixed license fee Rs. 6,00,000/-
5.	L-1BIO (License for space holder in Custom Bonded Warehouse for wholesale of imported BIO brands to L-1BB)	Annual fixed license fee Rs. 15,00,000/-
6.	L-1C (Wholesale vend of foreign liquor by distiller or bottler only).	Rs. 6,50,000/-
7.	L-1CC (For storage and supply of IMFS only to L-1)	Rs. 2,00,000/-
8.	L-1E for export of IMFS for non-manufacturer wholesale licensee for inter-State sale	Rs. 3.00 per proof litre subject to minimum of Rs.10.75 lakh per annum.
9.	L-2A (Ahata) A supplementary license attached to L-2 Vend under Rule 38-(2-AA) of the H.P. Liquor License Rules, 1986	Rs. 40,000/-.

10	L-2AA (Ahata) A supplementary license attached to L-2 Vend under Rule 38-(2-AA) of the H.P. Liquor License Rules, 1986	An amount equivalent to 10% of the annual license fee of L-2 vend to which this supplementary licenses is attached/ issued.			
11.	a) L-3, L-4 & L-5 (Combined)	For Hotels where number of Room is			
		10-25	26-50	51-75	76 & above
		Rs. 1.25 lakh	Rs. 2.00 lakh	Rs. 3.50 lakh	Rs. 8.00 lakh
	b) (i) Four Star (ii) Five Star and above categories of Hotels (irrespective of number of rooms for (i) & (ii) above)	Rs. 8.00 Lakh Rs. 10.00 Lakh			
	c) i) L-3, L-4 & L-5 (Combined) in tribal areas only	For Hotels where number of Room is			
		7-25	26-50	51 & above	
		Rs. 0.50 Lakh	Rs. 0.75 Lakh	Rs. 1.00 Lakh	
	ii) L-4, L-5	Rs. 1.00 lakh			
12.	L-4 & L-5 (Combined) (a) (i) Shimla town including Kasumpti, New Shimla, Khalini, Vikasnagar, areas along National Highway upto Parwanoo, Chharabra & Kufri (ii) Areas from Gharamoura in Distt. Bilaspur to Kothi in Kullu District. (iii) All district headquarter towns and localities adjacent thereto in H.P. (excluding Kinnaur and Lahaul and Spiti district headquarters) Palampur, Dalhousie, Chail and Kasauli. (b) All other areas	Rs. 3.30 lakh.			
		Rs. 3.00 lakh			
		Rs. 2.40 lakh			
		Rs. 2.10 lakh			

13.	L-4-A & L-5A (combined) (a) (i) Shimla town including Kasumpti, New Shimla, Khalini, Vikasnagar, areas along National Highway upto Parwanoo, Chharabra & Kufri. (ii) Areas from Gharamoura in Distt. Bilaspur to Kothi in Kullu District. (iii) All district headquarter towns and localities adjacent thereto in H.P. (excluding Kinnaur and Lahaul and Spiti district headquarters) Palampur, Dalhousie, Chail and Kasauli.	Rs. 2.80 lakh.		
	(b) All other areas	Rs. 2.60 lakh.		
	(c) L-3T, L-4T & L-5T	Rs. 2.30 lakh		
	(d) L-6A	Rs. 2.00 lakh		
14.	(i) L-9	Rs. 50,000/-		
	(ii) L-9A	Rs. 36,000/-		
15.	L-10BB	Rs. 10.00 lakh		
16.	L-10C (License for Micro Brewery)	With L-3, L-4, L-5	With L-4, L-5, L-3A, L-4A, L-5A	Independently
		Rs. 3.25 Lakh	Rs. 3.25 Lakh	Rs. 4.00 Lakh
17.	L-12 for the sale of Medicated Wines	Rs. 500/-		
18.	L-12A for retail sale of foreign liquor at a place of entertainment (Cinema Halls)	Rs. 6,500/- per day		
19.	L-12AA (special license to be granted by the District In charge concerned)	Upto 3 days = Rs. 15,000/- For every additional day = Rs. 4,000/-		
20.	L-12AAA (special license)	Rs. 3,20,000/- per day		
	(i) Fee for International level matches & IPL matches. (ii) Fee for National level matches	Rs. 95,000/- per day		

	(iii) Fee for State level matches.	Rs. 65,000/- per day
21.	L-12B	Rs. 1000/-
22.	L-12C (License for retail vend of foreign Liquor at a club) (a) Where the number of members is upto 100 (b) Where the number of members is above 100	Rs. 4,000/- Rs. 15,000/-
23	L-13 for wholesale sale of Country Liquor	Rs. 26,00,000/-
24.	L-13C for wholesale supply of CL in a manufacturing unit to L-13	Rs. 5,00,000/-
25.	L-14C (Ahata) A supplementary license attached to L-14 Vend under Rule 23-A of the H.P. Liquor License Rules, 1986	Rs. 25,000/-
26.	L-14CC (Ahata) A supplementary license attached to L-14 Vend under Rule 23-AA of the H.P. Liquor License Rules, 1986	An amount equivalent to 10% of the annual Retail Excise Duty of L-14 vend to which this supplementary license is attached/ issued.
27.	L-17 (Wholesale and retail vend of denatured spirit.) (i) upto quantity of 1000 Bulk litres. (ii) Quantity above 1000 Bls.	Rs. 15,000/- Rs. 30,000/-
28.	(i) L-19 (Vend of Rectified Spirit, ENA, Absolute Alcohol, SDS, Ethyl Alcohol, Ethanol whole sale and / or retail) (ii) L-19A	Rs. 5,25,000/- Rs. 1,00,000/-
29.	(i) L-20C and L-20D	<u>One year 5 Years 10 Years</u> Rs. 10/- Rs. 50/- Rs. 100/-
	(ii) L-20CC	Rs. 50- Rs. 250/- Rs. 500/-
30.	(a)S-1 (b)S-1A (c)S-1AA d) S-1C e) S-1F f) S-1WT g) S-1WF	Rs. 2,00,000/- Rs. 100,000/- Rs. 50,000/- Rs. 1,15,000/- Rs. 60,000/- Rs. 15,000/- Rs. 5,000/-

31.	S-1B	Rs. 2.00 per Bls. subject to a minimum of Rs. 1,00,000/-
32.	(a) L-50 permit (for possession of 36 bottles of IMFS and 48 bottles of beer)	(a) Rs. 1,000/- for one year (b) Rs. 2,000/- for three years (c) Rs. 10,000/- for life time permit
	(b) L-50A permit.- (i) for the possession of 72 Bls of IMFS/Country Liquor and 78 Bls of Beer (ii) Lifting as per satisfaction of the permit issuing authority c) L-50B d) L-50C	Rs. 1000/- Rs. 1500/- Rs.30,000/- Rs.10,000/-
33	B-1 Brewery License	@ Rs.1.50 per unit of 650 mls. of bottled Beer meant for consumption within the state of H.P. and @ Rs. 0.65 per unit of 650 mls of bottled Beer meant for export, subject to a minimum of Rs. 10,00,000/-.
34	D-2E (Manufacturing of Ethanol)	i) Rs.10 lakh for any existing distillery and intending to manufacture ethanol in addition to the fee of D-2 license. ii) For standalone license in form D-2E fee will be Rs.10 lakh.

34.	<p>(i) D-2 Distillery License for manufacture of Country Liquor and IMFS</p> <p>ii) D-2A License for establishment and working of a Pot-Still for re-distillation of spirit</p> <p>(iii) BWH-2 Bonded Ware House.</p>	<p>i) Rs. 9.00 per unit of 750 Mls. of Foreign Spirit on bottling of brands on lease/franchise basis by manufacturers for consumption within the State and Rs.1.50 per unit of 750 mls of Foreign Spirit for export of such brands.</p> <p>Rs. 5.50 per unit of 750 Mls. of Foreign Spirit on bottling of own Brands by manufacturers for consumption within the State and at the rate of Rs. 0.60 per unit of 750 Mls. of Foreign Spirit of own Brands for export.</p> <p>(ii) @ Rs. 1.75 per unit of 750 Mls. of Country Liquor provided that in case of bottling of CL for export the rate will be Rs. 0.35 per unit of 750 Mls.</p> <p>However, in all kind of cases mentioned in clause (i) and (ii) above, a minimum license fee of Rs. 9 lakh & Rs. 18.00 lakh per annum in the case of D-2A licenses & D-2 licenses respectively.</p> <p>A minimum license fee in the case of BWH-2 licenses shall be as under :- BWH-2 (IMFL) = Rs.14 lakh BWH-2 (CL) = Rs.14 lakh BWH-2 (IMFL & CL) = Rs.28 lakh</p>
35.	<p>Brand Registration/Renewal Fee of C.L, I.M.F.L, B.I.I. and Beer</p> <p>Brand registration/Renewal of BIO brands.</p> <p>BIO Wines</p> <p>Indian Made Wine and Cider</p>	<p>Rs.65,000/- Per Brand.</p> <p>Rs. 25,000/- Per Brand</p> <p>Rs. 3,000/- Per Brand</p> <p>Rs. 2,000/- Per Brand</p>
36.	<p>Subsequent change in all the approved labels during the year except wine and cider.</p>	<p>Rs. 20,000/- Per label</p>
37.	<p>Additional Godown</p> <p>h) L-1/L-13</p> <p>ii) L-2/L14/L14A</p>	<p>Rs. 1.25 lakh</p> <p>Rs. 30,000/-</p>

5.2. EXCISE DUTIES:-

The Excise Duty on various kinds of liquor and intoxicants shall be levied at the following rates: -

Sr. No	Kind of liquor/intoxicant.	Rate of Excise duty 2023-24	
1.	(a) Country Liquor with Strength of 50° under proof.	Rs. 37 per proof litre.	
	(b) High Strength Country Liquor of 40° under proof.	Rs. 53 per proof litre.	
2.	Indian Made Foreign Spirit,		
	a) EDP up to Rs.900/-per case	(a) Rs. 65.00 PPL	
	b) EDP Rs. 901 to Rs.1800/- per case	(b) Rs. 125.00 PPL	
	c) EDP Rs. 1801 to Rs 3600/- per case	(c) Rs. 145.00 PPL	
d) EDP Rs. 3601 and above per case	(d) Rs. 180.00 PPL		
		Foreign Spirit (B.I.I) and Foreign Spirit (B.I.O) on which Custom Duty has not been paid.	
3.	(a) Beer upto 5% alcoholic contents	Rs. 28.00 per bulk litre.	
4.	(b) Beer exceeding 5% alcoholic contents but not exceeding 8.25%	Rs. 41.00 per bulk litre	
5.	Ready to drink beverages	Rs. 20.00 per B.L. upto 5% and Rs. 36.00 per B.L upto 8%	
6.	Cider	Rs. 5.00 per bottle of 650 Mls.	
7.	Sweets and Wines	Manufactured in H.P.	Imported from out of the State
	(a) upto 15% v/v for unfortified wines	Rs. 20.00 per bulk litre	Rs.35.00 per bulk litre
	(b) not more than 20% v/v for fortified wines	Rs. 25.00 per bulk litre	Rs.40.00 per bulk litre
8.	Indian Made Foreign Spirit when issued to troops, Ex-servicemen and ITBP through CSD or other sources approved by the government.		
	(i) Indian Made Rum in forward areas only	Rs. 42.00 per proof litre	
	(ii) Other kind of Foreign Spirit in all areas including Indian made Rum in non-forward areas	Same as prescribed at Sr. No. 2 above	
9.	Rectified spirit	Rs. 25.00 per proof litre.	
10.	Duty on Bhang	Rs. 44.00 per 10 Kg or less.	
11.	Duty on opium	Rs. 1743/- per Kg.	
12.	Duty on ENA	Rs. 24.00 per bulk litre	

13.	Duty on Malt Spirit	Rs. 24.00 per bulk litre
14.	Duty on Beer manufactured by L-10C license	Rs. 25.00 per bulk litre
15.	Duty on Draught Beer	Rs. 32.00 per bulk litre

5.3 **EXPORT FEE**

The export fee on various kinds of liquor shall be levied at the following rates: -

Kind of liquor	Rate of Export Fee
i) Indian Made Foreign Spirit	Rs. 0.25 per proof litre.
ii) Beer:	
(a) With alcoholic contents upto 5%.	Rs. 0.30per bulk litre.
(b) With alcoholic contents above 5% and upto 8.25%	Rs. 0.35per bulk litre.
iii) Rectified Spirit	Rs. 0.35per bulk litre.
iv) Country Liquor	Rs. 0.15per proof litre.
v) Malt Spirit.	Rs. 3.00 per bulk litre.
vi) Sweet Products (Wine & Cider etc.)	Rs. 2.00per bulk litre.
vii) ENA	Rs. 0.35 per bulk litre

5.4. **OTHER LEVIES:**

(A) IMPORT FEE:

- (i) Import Fee on the following kinds of liquor imported from outside Himachal Pradesh shall be levied at the following rates :-

Kind of Liquor	Import Fee
(i) Bottled IMFS	Rs. 33.00 per proof litre
(ii) Beer	Rs. 10 per bottle/unit of 650 mls. Rs. 9 per can/pack size of 500 mls Rs. 7 per can/pack size of 330 mls.
(iii) RTD beverages	Rs.11.00 per bulk litre
(iv) Wine and Cider (i.e. Indian Made and Imported)	Rs. 16.00 per bulk litre
(v)Malt Spirit/MMS/ HBS / CJS & VMS	Rs. 16.00 per bulk litre
(vi) ENA.	Rs. 9.00 per bulk litre Rs. 1.50 per bulk litre (only for ENA used in manufacturingliquor for export)
(vii) All kinds of spirits used by the L-19 and L-19A licensees (excluding spirits used for manufacture of hand sanitizer/hand rub)	Rs. 11.50 per bulk litre
(viii) All kinds of spirits whether ethyl alcohol or denatured procured by L-19A & L-19 licensees for manufacturing of sanitizer (hand sanitizer/hand rub)	Rs. 16.00 per bulk litre

Provided further, that duty shall not be levied on rectified spirit supplied to the Government and Charitable Hospitals/dispensaries and Educational Research Institutions approved by the Government; in accordance with the provisions of H.P. Fiscal Orders 1965.

- (i) The above Import Fee shall be recoverable at the time of issue of import permit or pass.
- (ii) No import Fee shall be charged on country liquor.

(B) A permit fee @ Rs. 0.50 per bulk litre shall be applicable wherever there is requirement of permit except for the permit issued for inter/intra district quota transfer.

(C) ADDITIONAL LICENSE FEE ON COUNTRY LIQUOR AND IMFL:-

- i. An additional License Fee @ Rs.5.50 per quart bottle of 750 Mls. capacity shall be charged, on the Country Liquor meant for sale on the L-14 & L-14-A licensed vends.
- ii. An Additional License Fee @ Rs.5.50 per quart bottle of 750 Mls. capacity shall be charged, on the sale of foreign spirit including Indian Made Foreign Spirit, meant for sale on the L-2, L-14, L-14-A licensed vends. This Additional License Fee shall also be payable on such foreign spirit as is meant for sale by the L-3, L-4, L-5, L-3A, L-4A, L-5A and L-12A, L-12-B and L-12-C licenses at the time of lifting of supplies by these licensees from the L-1 wholesale vend.
- iii. Out of the additional license fee collected as per 5.4(b) (i) & (ii) an amount of Rs.2/- per bottle shall be allocated towards the Panchyati Raj Institutions. Further Rs.1/- shall be allocated towards the ambulance services fund of the Department of Health and Rs.2.50 towards the Gaudhan Vikas Nidhi.
- iv. No Additional License Fee has been prescribed on sale of beer, wine, cider and RTD beverages.
- v. The additional License Fee shall be payable by the licensee before obtaining permit/ pass for the transport of liquor.
- vi. The Additional License Fee shall not be payable on CSD supplies.
- vii. **The Milk Cess on liquor for the year 2023-24 is as under :-**

Sr. No.	Type of Liquor	Milk Cess
1.	Country Liquor	Rs.10.00 per bottle
2.	IMFL	Rs. 10.00 per bottle
3.	Beer/RTD/Indian Made	Rs. 10.00 per bottle
4.	Foreign Imported Liquor (BIO)	Rs. 10.00 per bottle
5.	Beer/RTD (BIO)	Rs. 10.00 per bottle
6.	Indian Wine/Cider	Rs. 10.00 per bottle
7.	Wine/Cider (BIO)	Rs. 10.00 per bottle

(D) Alevy by the name of Excise and Taxation Department Development fund shall be collected on CL, IMFL and Imported Foreign Liquor at the following rates.

Type Of Liquor	ETD Development Fund Per Bottle/Can
Country Liquor	Rs.1.50
IMFS	Rs.1.50
Foreign Imported Liquor	Rs.5.50
Beer	Rs.1.50

The amount shall be credited to the H.P. Excise and Taxation Technical Service Agency, in following Account No:

**A/c No. 40567207173, IFSC SBIN0014639
State Bank of India, Kasumpti Branch, Shimla.**

This fund shall be payable at the time of issue of Excise pass to the retailers but excluding CSD/ paramilitary supplies, the amount so collected shall be credited to the Account of the H.P Excise and Taxation Department Technical Service Agency.

Explanation: - For the purpose of calculations in condition No. 5.4 (b) above, the quantity of the liquor sold in bottles of sizes other than 750 mls. shall be converted into units of 750 mls. For the purpose of levy of this fee e.g. 2 pints will be taken as to make one-quart bottle. However, for the levy of Excise and Taxation Development Fund on beer as per condition no 5.4 (c) the calculation shall be made on the single unit of either Bottle/Can, irrespective of its capacity.

CHAPTER VI: COUNTRY LIQUOR

- 6.1** The district wise details of country liquor vends for which the L-14 and L-14-A licenses will be granted for the year **2023-24** are listed in Annexure-‘C’. The license holders of these licenses shall also be allowed to sell foreign liquor in the rural areas only.
- 6.2(a)** (i) The country liquor sold by the licensed vendors shall be manufactured from ENA. The strength of Country Liquor shall be of 50° under proof. However, a variation from the prescribed strength of two degrees in either direction due to obscuration may be ignored.
(ii) The High Strength Country Liquor sold by the licensed vendors shall be manufactured from ENA. The strength of high strength Country Liquor shall be of 40° under proof. However, a variation from the prescribed strength of two degrees in either direction due to obscuration may be ignored.
- (b) Subject to Para 6.8, it shall be necessary to sell spiced country liquor procured from the sources within and outside Himachal Pradesh and on the rates approved by the Commissioner of State Taxes and Excise, Himachal Pradesh.
- 6.3** All country liquor during the Excise year shall be packed in such bottles as may be approved by the Commissioner of State Taxes and Excise, Himachal Pradesh. The bottles shall also carry such security mark (such as hologram) as may be prescribed by the Commissioner of State Taxes and Excise, Himachal Pradesh. The bottles of standard capacities will be used viz. 750 Mls., 375 Mls. and 180 Mls. as may be approved by the Commissioner of State Taxes and Excise, Himachal Pradesh. However, following tolerances may be permitted: -
- | | |
|------------------------|----------------|
| a) Bottles of 750 mls. | (+ or -7 mls.) |
| b) Bottles of 375 mls. | (+ or -4 mls.) |
| c) Bottles of 180 mls. | (+ or -2 mls.) |
- Sale of liquor in pouches is prohibited. However, the Commissioner of State Taxes and Excise reserves the right to permit issues of country liquor in polythene pouches in case the same are prevalent in the States of Punjab, Haryana and U.T. Chandigarh.
- 6.4 (a)** The bottles will be fitted with Aluminium Caps/pilfer proof screw caps bearing the words ‘H.P.Excise’ on top with direction to unscrew for opening on the side thereof and label on the bottle bearing necessary description regarding liquor and the name of the Distiller/Bottler. The words “Consumption of Alcohol is injurious to Health “शराब पीना स्वास्थ्य के लिये हानिकारक है” “Be safe- Don’t Drink and Drive” should be printed both in Hindi and English on each label of the bottle. The statutory warning shall not be less than 3 mm size on the labels of bottles above 200 ml and not less than 1.5 mm on bottles upto 200 ml. The statutory warning shall be displayed on labels of all kinds of Country Liquor bottles.
- (b) Pilfer proof seals/holograms will also be fixed on the bottles of Country Liquor during the year 2023-24.
- (c) 100 % of bottles of glassware shall be used in bottling of Country Liquor during the year 2023-24 in the interest of neat and clean environment.
- (d) The validity of permit/passes is fixed as ‘reasonable period’ keeping in view the distance and topography between the place of dispatch and receipt of liquor and also considering the time required by the Distilleries/Bottling Plants/Breweries for manufacture and supply of liquor.
- 6.5** Licensees shall not be entitled to any compensation or claim for damages if the supplies of country liquor to him fall short of the quota fixed in respect of his vend or vends. He

will, however, be entitled to the refund of the proportionate License Fee/Penalty as the case may be, in such contingency provided he establishes to the satisfaction of the Commissioner of State Taxes and Excise that such a shortfall of supplies did not occur because of any fault on his own part. Such claim for refund shall be preferred and considered only after the close of the financial year.

6.6 a) Intra-Unit transfer within a District :-

A licensee may, with the approval of the ASTEO/STEO I/C of the Circle, transfer his quota from one vend to another vend licensed to him within the district, for retail sale of Country Liquor during the currency of the period of his license.

b) Inter-Unit transfer within a District :-

A licensee may, with the approval of the District Incharge concerned, transfer his quota from one unit to another unit within the district, for retail sale of Country Liquor during the currency of the period of his license. For this purpose, the transferring licensee may apply to the district incharge along with consent letter of the transferee licensee who may grant the permission for the same, if in his opinion, it is expedient to do so in the interest of government revenue. However, the consent letter will not be required if both the units pertain to the same licensee. The copy of the same may be sent to the Collector of the Zone and ASTEO of the Circle. The quota of liquor so transferred will be added to the lifted quota of transferring licensee. Further, a permit fee (non-refundable) of Rs.4 per proof liter will be deposited by the applicant at the time of grant of permit for transfer of quota.

The licensee shall transfer the quota from one unit to another within the district after lifting of 50 percent of the Minimum Guaranteed Quota allotted to his unit.

c) Inter-District transfer across the units :-

A licensee of a district may, with the approval of the Collector of Zone concerned in which his unit falls, transfer his quota from one unit to another unit falling in another district, for retail sale of Country Liquor during the currency of the period of his license. For this purpose, the licensee of the transferring unit in a district may apply to the Collector of his Zone through district in-charge along with consent letter of the transferee licensee. The Collector may grant the permit for transfer the quota to the licensee of the another district, if in his opinion, it is expedient to do so in the interest of government revenue. However, the consent letter will not be required if both the units pertain to the same licensee.

The copy of the permit may be sent to the transferee licensee, district in-charge of the transferring district and transferee District and Collector of the Zone of transferee district. The quota of liquor so transferred will be added to the lifted quota of transferring licensee. For the purpose of application of this provision, the quota of Country Liquor to be transferred shall not be less than 2700 proof liter per transaction. Further, a permit fee (non-refundable) of Rs.4 per proof liter will be deposited by the applicant at the time of grant of permit for transfer of quota.

The licensee shall transfer the quota from one unit to another from one district to another after lifting of 50 percent of the Minimum Guaranteed Quota allotted to his unit.

- d) The quota transferred as mentioned at point No. (a) to point no. (c) shall not be considered as additional quota.
 - e) The transferee licensee shall be bound to lift the transferred quota failing which he shall be liable to deposit the prescribed license fee on the same quantity of liquor.
- 6.7 An 'Ahata' will be provided with any L-14 vend on demand. The Collector (Excise) shall, on application from the licensees of the L-14 vends issue 'Ahata' licenses on the payment of fixed annual fixed license fee.

SUPPLY OF COUNTRY LIQUOR

- 6.8 The country liquor will be supplied by the manufacturers of the state as approved by the Commissioner of State Taxes & Excise. The Commissioner of State Taxes & Excise, however, reserves the right to allow the supplies of any kind and brand of country liquor, as he considers necessary and expedient from any source located within or outside the State, at any rate during the currency of the year and no claim of compensation in this behalf will be entertained from any licensee.
- 6.9 The ex-distillery prices from approved sources of supply excluding still head duty, for double distilled country liquor manufactured from ENA/Country Liquor ordinarily manufactured from ENA in standard bottles for the year 2023-24 and the rates at which country liquor will be issued to the retail licensee by a manufactory shall be approved by the Commissioner of State Taxes & Excise, whose decision shall be final and binding on the manufacturer of country liquor.
- 6.10 The Commissioner of State Taxes & Excise, Himachal Pradesh shall fix the maximum as well as the minimum Retail Sale Price of Country Liquor and High Strength Country Liquor.
- 6.11 The supply of Country Liquor and High Strength Country Liquor to the retail licensees of the State shall be done through the L-13 wholesale vends only.
- 6.12 **The grant of L-13 license shall be subject to the following conditions:-**
- (i) The L-13 licensee shall be allowed to sell multiple country liquor brands of any manufacturers of the State, however the licensee shall have to compulsorily provide country liquor brands of at least two manufacturers of the State. The L-13 license shall be granted to the bonafide residents of Himachal Pradesh only.
 - (ii) The license in form L-13 shall be granted during the first quarter of the financial year.
 - (iii) The licensee shall have to make his own arrangements for adequate space, at least 2000 square feet, for storage of Country Liquor for the L-13 license.
 - (iv) The application for grant of L-13 license shall be accompanied with the location map of the storage godown, layout plan, rent deed/proof of ownership of premises, affidavit of non-conviction and no dues under any enactment administered by the State Taxes and Excise Department and any other condition prescribed from time to time.
 - (v) Application for the grant of L-13 license will be submitted to the Dy. Commissioner of State Taxes & Excise, Incharge of the District concerned who will forward the same, after recording his remarks/recommendation to the Collector (Excise) of the zone concerned, who will grant the license subject to approval of the Commissioner of State Taxes & Excise.
 - (vi) The manufacturers of country liquor of the State are required to obtain L-13C license of wholesale vend of Country Liquor in a manufacturing unit, on the prescribed terms and

- conditions. Supplies to L-13 wholesale vends shall have to be made from these L-13C premises only.
- (vii) The L-13 license can be obtained anywhere in any district subject to the condition that the place where it is to be opened, should be situated as near as possible to the office of Dy.Commissioner of State Taxes & Excise, circle headquarter of the Asstt. Commissioner of State Taxes & Excise / State Taxes and Excise Officer/ASTEIO of the same district. However, an applicant may obtain more than one L-13 license in a particular district subject to the prescribed terms and conditions.
 - (viii) The holder of L-13 license will have to furnish a security of Rs.20,00,000/- (Rupees Twenty Lakh only) in the shape of FDR/ Bank Guarantee per license duly pledged to the Dy.Commissioner of State Taxes & Excise, incharge of the District concerned.
 - (ix) The Fixed License Fees prescribed shall be paid at the time of grant of license.
 - (x) The L-13 licensee shall be bound to give supplies of CL to any retail sale licensee of the district in which it is located, if so desired by such retail sale licensee. In case no L-13 vend is opened in a District, this condition may be relaxed by the Collector of the zone concerned in which case the retailer shall obtain supplies from the L-13 so approved by the Collector of the zone.
 - (xi) In case the L-13 licensee fails to make supplies of liquor as demanded, the Collector, in respect of his Zone and The Commissioner of State Taxes & Excise, in respect of the state, will be at liberty to permit the retailer to take supplies of liquor, either from any other L-13 vend in Himachal Pradesh or direct from any of the Distilleries outside or inside the State.
 - (xii) The L-13 licensee shall be liable to pay such compensation to the retail sale licensee who has made demand for liquor from him but he fails to supply liquor within stipulated period as may be determined by the Collector (Excise).
 - (xiii) The Excise Officer, Incharge of the District shall report to the Financial Commissioner the names of the L-13 licensees in the district, by 15th April, each year and he will also supply a list to the Managers of the Distilleries in Himachal Pradesh.
 - (xiv) The L-13 licensee shall obtain the supplies of country liquor from L-13C of a distillery/bottling plant of the State and no intra or inter-district transfer from one L-13 to another L-13 shall be allowed.
 - (xv) The L-13 vend may be changed from one place to the other on the recommendations of the Dy.Commissioner of State Taxes & Excise I/C of District and on application to Collector(Excise) of the concerned zone after the approval of the Commissioner of State Taxes & Excise, Himachal Pradesh.
 - (xvi) No passes for sale of un-registered brands of Country liquor shall be issued. However, in special circumstances such passes for unregistered brands may be issued on prior approval of the Commissioner of State Taxes & Excise, H.P.
 - (xvii) A breakage of 0.60% in total shall be allowed for in-storage and in-transit losses to the L-13 wholesale vends subject to maintenance of proper record of the breakages and verification thereof by the ASTEIO/STEIO Incharge.
- 6.13 The license in form L-13C, a wholesale vend of Country Liquor located in a manufacturing premises for wholesale supplies of Country Liquor to the L-13 vends only, shall be granted only to a licensee holding a license in form L-15 on payment of the prescribed levies.

CHAPTER VII: FOREIGN LIQUOR

- 7.1 The district wise details of foreign liquor vends for which the L-2 licenses will be granted for the year 2023-24 are listed in **Annexure-‘C’**. A license holder of L-14/L-14-A shall also be allowed to sell foreign liquor at the vends located in rural areas.
- 7.2 There will be provided, on demand, supplementary licenses in form L-2-A for opening ‘Ahata’s: with any L-2 vend on payment of Fixed License Fee. The Fixed License Fee for an ahata’ shall be chargeable/payable only when an ‘Ahata’ is approved in each case, by the Collector (Excise) of the Zone concerned who may, on application from the licensees of the L-2 vends issue the licenses in form L-2-A to them.
- 7.3 The retail licensee(s) holding license in form L-2/L-14/ L-14-A will procure his/their requirement of Indian Made Foreign Liquor/ Imported Foreign Liquor, Wine and Cider from the wholesale (L-1,S-1A,S-1B) licensee under his/their own arrangements on permits/passes to be issued by the Collector or any Excise Officer of the district authorized by him. The validity of passes (including beer/wine etc.) is to be fixed as prescribed by the Financial Commissioner (Excise).The licensee shall always keep all vends/shops properly stocked with supplies sufficient for minimum of 30 days of all brands and sizes of bottles etc. so as to meet the demand of the public during the currency of the year. The IMFL bottles shall carry such security markings (such as hologram) as have been prescribed by the Commissioner of State Taxes & Excise. IMFL will be bottled in 100% glassware bottles only. However, bottling of Beer and RTD beverages can be allowed in Tin Cans.
- 7.4 Indian Made Foreign Spirit of the strength of 25° under proof only and sale of beer with alcoholic strength upto 8.25% are permitted for sale in Himachal Pradesh during the year 2023-24. The sale of IMFS/Imported liquor of other different prescribed strength, as the case may be are also permitted as per provisions contained in clause(ii) of sub-rule 31 of Rule, 37 of the Himachal Pradesh Liquor license Rule, 1986.
- 7.5 Marginal adjustment of degree of IMFS due to obscuration upto the extent/limit of two degrees in either direction may be ignored.
- 7.6 Beer, Wine & Cider and RTD brands may be sold in liquor vends like L-2, and L-3, L-4 and L-5, L-14, L-14A, L-3T, L-4T, L-5T & L-10BB etc. Such licensees shall obtain the supplies of beer from L-1 wholesale licensees on payment of license fee/assessed fee as prescribed.
- 7.7 The supply of foreign liquor by retailers shall be obtained from the wholesale licensees. Commissioner of State Taxes and Excise may, wherever so required, fix the wholesale issue prices of L-1B, L-1C, and L-1 licensees. The decision of Commissioner of State Taxes & Excise in this regard shall be final and binding on these licensees.
- 7.8 The Maximum Retail Price (MRP) and Minimum Selling Price(MSP) of Foreign Spirit, Indian Made Foreign Liquor, BIO, Beer and Wine shall be fixed by Commissioner of State Taxes & Excise, Himachal Pradesh separately.
- 7.9 The statutory warning in the words **“Consumption of Alcohol is injurious to Health”** शराब पीना स्वास्थ्य के लिये हानिकारक है **“Be safe- Don’t Drink and Drive”** shall have to be printed on the labels. The statutory warning shall not be less than 3 mm size on the labels of bottles above 200 ml and not less than 1.5 mm on bottles upto 200 ml. The statutory warning shall be displayed on labels of all kinds of Country Liquor, IMFS, BII, Beer and Wine Liquor Bottles/Cans. Stickers with the statutory warning shall be affixed on all BIO brands.

7.10 There shall be a partial restriction on import of the brands of IMFS from outside the State and only those brands can be imported into the State, Ex-distillery price(EDP) of which is above Rs. 3000/- per case (12 quart bottles of 750 mls. each).All such brands of IMFS, the EDP of which is below Rs 3000/-, will be supplied by the manufacturers located in Himachal Pradesh.

7.11 The retailers holding license L-2/ L-14/ L-14A shall obtain supplies of Indian Made Foreign Liquor/ BEER/ BIO Brands/ RTD Beverages from the L-1 wholesale vendors only.

7.12 a) Intra-Unit transfer within a District :-

A licensee may, with the approval of the ASTEO/STEO I/C of the Circle, transfer his quota from one vend to another vend licensed to him within the district, for retail sale of FS/IMFS during the currency of the period of his license.

b) Inter-Unit transfer within a District :-

A licensee may, with the approval of the District Incharge concerned, transfer his quota from one unit to another unit within the district, for retail sale of FS/IMFS during the currency of the period of his license. For this purpose, the transferring licensee may apply to the district incharge along with consent letter of the transferee licensee who may grant the permission for the same, if in his opinion, it is expedient to do so in the interest of government revenue. However, the consent letter will not be required if both the units pertain to the same licensee. The copy of the same may be sent to the Collector of the Zone and ASTEO of the Circle. The quota of liquor so transferred will be added to the lifted quota of transferring licensee. Further, a permit fee (non-refundable) of Rs.4 per proof liter will be deposited by the applicant at the time of grant of permit for transfer of quota.

The licensee shall transfer the quota from one unit to another within the district after lifting of 50 percent of the Minimum Guaranteed Quota allotted to his unit

c) Inter-District transfer across the units :-

A licensee of a district may, with the approval of the Collector of Zone concerned in which his unit falls, transfer his quota from one unit to another unit falling in another district, for retail sale of FS/IMFS during the currency of the period of his license. For this purpose, the licensee of the transferring unit in a district may apply to the Collector of his Zone through district in-charge along with consent letter of the transferee licensee. The Collector may grant the permit for transfer the quota to the licensee of the another district, if in his opinion, it is expedient to do so in the interest of government revenue. However, the consent letter will not be required if both the units pertain to the same licensee.

The copy of the permit may be sent to the transferee licensee, district in-charge of the transferring district and transferee District and Collector of the Zone of transferee district. The quota of liquor so transferred will be added to the lifted quota of transferring licensee. For the purpose of application of this provision, the quota of FS/IMFL to be transferred shall not be less than 4050 proof litre per transaction. Further, a permit fee (non-refundable) of Rs.4 per proof litre will be deposited by the applicant at the time of grant of permit for transfer of quota.

The licensee shall transfer the quota from one unit to another from one district to another after lifting of 50 percent of the Minimum Guaranteed Quota allotted to his unit.

- d) The quota transferred as mentioned at point No. (a) to point no. (c) shall not be considered as additional quota.
 - e) The transferee licensee shall be bound to lift the transferred quota failing which he shall be liable to deposit the prescribed license fee on the same quantity of liquor.
- 7.13 The addition of different Distilleries, Bottling Plants or Breweries owned by a single company is allowed to be made in an already issued first L-1B License of the said company subject to the condition that fixed licensed fee in full at par with other owner shall be payable by the said company separately for every such Distillery, Bottling Plant and/or Brewery. The accounts/stock of liquor shall also be maintained Distillery wise, Bottling Plant wise and/or Brewery wise separately by such licensee company/by such L-1B licensee.
- 7.14 i) The manufacturers/ non-manufacturers, who own liquor brands shall be allowed to get their brands of IMFL, Beer and Wine/Cider registered, manufactured and marketed in the State and also exported subject to proper bottling/lease agreement with the manufacturers located in the State subject to following conditions :-
- a) A person intending to enter into lease/bottling arrangement shall furnish ITRs of at least three previous years along with the agreement.
 - b) In case of lease agreement, a refundable security deposit in shape of a FDR pledged to the Collector of the Zone concerned amounting to Rs.10 lakh in case of winery and Rs. 25 lakh in case of other manufacturers needs to be furnished by the lessee. This security amount shall liable to be forfeited in case of any breach of conditions of license by the lessee.
 - c) They have to furnish a declaration that no excise license previously held by them or the lease of a license in any State, has been cancelled or suspended or denied to be renewed by the licensing authority owing to a breach of any of the provisions of the Act and/or Rules governing the grant of such license.
 - d) The lessor and lessee shall be held jointly and severally responsible for the payment of all government dues pertaining to lease agreement and subsequent dues accrued thereon. In case of default of payment of any kind of dues, the lessor shall be bound to indemnify the lessee.
- ii) The bottling of imported wine in the wineries of State is allowed subject to condition that the manufacturers/ non-manufacturers, who own liquor brands shall be allowed to get their brands of Wine registered and bottled in the State for sale in H.P. and export subject to proper bottling tie-up/lease agreement with the manufacturers located in the State subject to following conditions :-
- a) A person intending to enter into lease/bottling arrangement shall furnish ITRs of at least three previous years along with the agreement.
 - b) In case of lease agreement, a refundable security deposit in shape of a FDR pledged to the Collector of the Zone concerned amounting to Rs.10 lakh to be furnished by the lessee. This security amount shall liable to be forfeited in case of any breach of conditions of license by the lessee.

- c) They have to furnish a declaration that no excise license previously held by them or the lease of a license in any State, has been cancelled or suspended or denied to be renewed by the licensing authority owing to a breach of any of the provisions of the Act and/or Rules governing the grant of such license.
- d) The lessor and lessee shall be held jointly and severally responsible for the payment of all government dues pertaining to lease agreement and subsequent dues accrued thereon. In case of default of payment of any kind of dues, the lessor shall be bound to indemnify the lessee.
- 7.15** The grant/renewal of License for operating on lease/franchise manufacturing, for the grant/renewal of L-1B and S-1B License, for Registration of Brands and approval of Labels, the renewed/validated source license for the current year shall not be mandatory. The applicant/ licensee will have to furnish copy of the renewed source license of the previous financial year and a certificate of continuance of operation of license for the current financial year from the competent excise authority of that State concerned, where the source manufacturing facility/licensed premises are situated. However, the renewed source license for the current financial year shall have to be produced within six months of the grant/renewal of license by the Commissioner of State Taxes & Excise, Himachal Pradesh.
- 7.16** The license in form L-10C shall be granted for establishment of Micro Brewery in hotels and restaurants independently or to those hotels and restaurants holding license in form L-3,L-4,L-5/L-4, L-5/L-3A, L-4A,L-5A on payment of Fixed License Fee at the prescribed rates of the Excise Policy 2023-24.

The prescribed fixed license fee for L-10C shall be charged in addition to the License Fee prescribed for the licenses in form L-3,L-4,L-5/L-4, L-5/L-3A, L-4A,L-5A if taken in conjunction with these licenses.

The terms and conditions for grant of L-10C license :-

1. The L-10C license shall be granted on application by the Commissioner of State Taxes and Excise, Himachal Pradesh.
2. The applicant should be registered as a Hotel or Restaurant or Both with the department of Tourism in Himachal Pradesh.
3. He should be registered dealer under the GST enactments.
4. The license in form L-10C may be granted independently to a Restaurant/Hotel or in conjunction with L-3, L-4,L-5/L-4, L-5/L-3A, L-4A,L-5A. However, in case the license is held independently sale of draught Beer manufactured in house shall only be allowed.
5. For grant of license in form L-10C the condition already prescribed in the Himachal Pradesh Liquor License Rules 1986 for grant of license in form L-3,L-4,L-5/L-4, L-5/L-3A, L-4A,L-5A shall apply.
6. The Excise Duty charged shall be deposited on monthly basis within seven days of the end of the month.
7. The licensee shall also have to file monthly returns giving data of daily production and sale along with the proof of deposition of Excise Duty.
8. The licensee shall also maintain a stock and sale register on daily basis.

7.17 The supply of Indian Made Foreign liquor/Beer/RTD Beverages/Wine and Cider to the retail licensees of the State shall be done through the L-1 wholesale vendson the following terms and conditions:-

- i) The L-1 license shall be granted during first quarter of the financial year 2023-24 and shall be granted to the bonafide residents of Himachal Pradesh only.
- ii) The licensee shall have to make his own arrangements for adequate space atleast 2500 square feet, for storage of Liquor for the L-1 license.
- iii) The application for grant of L-1 license shall be accompanied with the location map of the storage godown, layout plan, rent deed/proof of ownership of premises, affidavit of non-conviction and no dues under any enactment administered by the State Taxes and Excise Department and any other condition prescribed from time to time.
- iv) Application for the grant of L-1 license shall be submitted to the Dy./Asth.Commissioner of State Taxes & Excise, Incharge of the District concerned who will forward the same, after recording his remarks/recommendation to the Collector (Excise) of the zone concerned, who will grant the license subject to approval of the Commissioner of State Taxes & Excise, H.P.
- v) The holder of L-1 license will have to furnish a security of Rs.15,00,000/- (Rupees Fifteen Lakhs only) in the shape of FDR/ Bank Guarantee per license duly pledged to the Dy./Asth.Commissioner of State Taxes & Excise, incharge of the District concerned.
- vi) The fixed license fees prescribed shall be paid at the time of grant of license.
- vii) The L-1 licensee shall make wholesale supplies to L-2/ L-14/L-14A (in rural areas) S-1AA& L-10BB. The L-1 may supply foreign liquor/IMFS/Beer/Cider/Wine/RTD to a license L-3,L-4,L-5/ L-4,L-5, L-3T, L-4T, L-5T& L-4A, L-5A only on approval of the District Incharge concerned.
- viii) The licensee shall obtain supplies from the licensee having license in form L-1-B, L-1-C, L-1-BB, S-1-B &S-1/S-1-A only and shall not be allowed to import liquor from outside the State.
- ix) The licensee shall not sell any brand of Foreign Spirit, Indian Made Foreign Spirit, Beer/ RTD beverages, Indian Made Wine and Cider unless such brand has been registered with the Financial commissioner (Excise) and has been allotted a registration number.
- x) No passes for sale of un-registered brands of liquor shall be issued. However, in special circumstances such passes for unregistered brands may be issued on prior approval of the Commissioner of State Taxes & Excise, H.P.
- xi) A license in form L-1 shall supply liquor to L-2 or L-14, or L-14 A licensee within the district. However, in case no L-1 is opened in a district the Collector in respect of his Zone and the Commissioner of State Taxes &Excise,Himachal Pradesh in respect of the State may allow retailers of such districts to obtain supplies from the approved L-1 licensees located in adjoining districts.
- xii) The transfer of IMFS from one L-1 to another L-1 within the Zone may be allowed on approval of the Collector of the Zone. However, if the L-1 concerned belongs to different Zones the transfer of IMFS shall be subject to approval of the Commissioner

- of State Taxes & Excise, (H.P.) The concerned L-1 licensees shall also enclose the stock statements (Quarts, Pints, Nips brands wise, batch wise with manufacturing date) relating to both the licensed premises i.e. transferor and transferee premises and such statements shall be duly signed and countersigned by the ETI/AETO I/C of the L-1, AETC./ETO Incharge of the district and the concerned Zonal Collector in case of Inter Zonal transfer of stock.
- xiii) An applicant may obtain L-1 in any district subject to the condition that the place where it is to be opened, should be situated as near as possible to the office of the AETC/ circle headquarter of the Excise & Taxation Officer/Excise & Taxation Inspector of the same district.
 - xiv) The L-1 vend may be changed from one place to the other within a district on the recommendations of the Dy./Astt.Commissioner of State Taxes &ExciseI/C of District and on application to Collector(Excise) of the concerned zone after the approval of the Commissioner of State Taxes & Excise, Himachal Pradesh.
 - xv) The L-1 licensee shall be bound to give supply to any retail sale licensee located in the district of its operation, as demanded by such retail sale licensee.
 - xvi) In case the L-1 licensee fails to make supplies of liquor, the Excise Commissioner will be at liberty to permit the retailer to take supplies of the liquor, from any other L-1 vend in Himachal Pradesh.
 - xvii) The L-1 licensee shall be liable to pay such compensation to the retail sale licensee who has made demand for liquor from him but he fails to supply liquor within stipulated period as may be determined by the Collector (Excise).
 - xviii) The Excise Officer, Incharge of the District shall report to the Financial Commissioner the names of the L-1 licensees in the district, by 15th April, each year.
 - xix) The license in form L-1 shall not be granted to a L-1C license holder.
 - xx) 0.60% breakage in total shall be allowed for in-storage and in-transit losses to the L-1 wholesale vends subject to maintenance of proper record of the breakages and verification thereof by the ASTEO/STEO Incharge.
- 7.18 The sale of draught beer in KEGS of upto 30 ltrs capacity is allowed in all the bars holding licence in form L3-L4-L5 and L4-L5 and L4A-L5A .The bar licensees shall procure the draught beer Imported/Indian made from L-2/L-14 vends or from L-10C and L-1B on payment of prescribed assessed fees. The retail licensee can sell the kegs having capacity 5 litre only in the retail vends i.e L-2/L14 on payment of applicable levies and the licensee shall procure the kegs from L-1 licensee of the district only.

CHAPTER VIII: GRANT OF COUNTRY FERMENTED AND DISTILLED LIQUOR LICENSES IN FORM L-20-B, L-20-C, L-20-CC AND L-20-D.

- 8.1 Subject to other relevant conditions, the following licenses in form L-20-B for manufacture and retail sale vend of country fermented liquor will be granted for the year **2023-24** on the license fee fixed as under:-

Name of District and vend	Fixed license fee
<u>KANGRA</u>	
1. Dari	
2. Sungal	Rs.40,00,000/-
3. Paprola Pul	
4. Paraur	
5. Bandla	
<u>MANDI</u>	
1. Khaliyar	Rs. 1,25,000/-
2. Ahju	Rs.1,50,000/-
<u>KULLU</u>	
1. Manali	Rs. 1,75,000/-
2. Bhunter	Rs.1,05,000/-
Total	Rs.45,55,000/-

- 8.2 The Collector (Excise) of the zone concerned will issue licenses in form L-20-B to the successful allottee.
- 8.3 The licenses in form L-20-CC for the manufacture of country liquor by distillation from fruits and grains for home consumption may be granted by the Collector (Excise) of the district concerned in Kinnaur and Lahaul and Spiti District and DodraKwar in Shimla district on payment of fixed license fee of Rs. 50/- for one year, Rs. 250/- for five years, Rs.500/- for ten years and without Fixed License fee in Pangri Tehsil of Chamba district, subject to the conditions that no distillation shall be permitted from 'GUR' or 'molasses'. The liquor manufactured under such licenses is commonly known as "ALLO" in Pangri Tehsil, 'BHANDY', 'ANGOORI', 'BEMI', and 'CHULI' in Kinnaur district, 'AHA' in Lahaul and Spiti district and "SOOR" in Dodra-Kwar area of Shimla district.
- 8.4 The licenses in form L-20-C and L-20-D for the manufacture and possession of country fermented liquor or country distilled liquor for home consumption and for use on special occasions respectively will be granted on application on payment of fixed license fee of Rs.10/- for one year, Rs. 50/- for Five year and Rs.100/- for Ten years in the following areas of Himachal Pradesh during the financial year **2023-24**:-
- (i) Bharmaur Tehsil of Chamba district.
 - (ii) Whole of Kinnaur District.
 - (iii) DodraKwar in Shimla District.
 - (iv) Whole area of Mandi District (Except Chachiot Tehsil.)
 - (v) Lakkar Mandi area in Chamba district for Dhogries only.)
 - (vi) 42 villages already specified of Tehsil Paonta and 70 villages already specified of Tehsil Renuka in Sirmaur District.
 - (vii) Kothi Kohar and Kothi Swar and 17 (Seventeen) specified villages of Baijnath Tehsil of Kangra District.
 - (viii) District Kullu and Tehsil Pangri of Chamba district.
- 8.5 Licenses in form L-20-C and L-20-D for the manufacture and possession of country fermented liquor or country distilled liquor only for home consumption and for use on special occasions, will be issued by the Collector or any Officer of the Excise/Revenue Department so authorized under the law.

CHAPTER IX: OBSERVANCE OF DRY DAYS AND SALE HOURS

9.1 The provisions of the Himachal Pradesh Shops and Commercial Establishment Act, 1969, will remain in-operative in the case of days, hours, locations and other conditions regarding the Excise vends licensed under the *Himachal Pradesh Excise Act, 2011*. All such licensed premises for the retail sale of liquor shall, however, remain closed on the following days: -

1. Independence Day. (15th August) upto 5.PM
2. Mahatma Gandhi's Birthday (2nd October). (Complete dry day)
3. The Republic Day (26th January).upto 5.PM.
4. Dry days declared by the Commissioner of State Taxes & Excise in compliance to the directions and orders issued by the Election Commission of India/State Election Commission from time to time.
5. A polling day within 3 Kms. belt in the State neighbouring Himachal Pradesh.
6. Any other day specially appointed by order by the Commissioner of State Taxes & Excise.

9.2 On other working days, the following licensed hours shall be observed by L-2, L-2-A, L-14, L-14-A, L-20-B and S-1-AA licenses:

<u>Period</u>	<u>Licensed hours</u>
From 1 st April to 31 st March.	From 9 A.M. to 12:00 Midnight

9.3 The bottling timing of distilleries, bonded warehouses and breweries has been re-scheduled in the interest of public revenue from 08:00 AM to 05:00 PM in each month from April to September inclusive, and from 09:00 AM to 6:00 PM in each other month.

Bar Timings:-From 12:00 Noon to 12:00 PM midnight.

L-1 and L-13 Timing :- From 7:00 AM to 9:00 PM

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- 10.1** A license in form L-50C shall be granted to the bakeries for annual possession of 20.250 proof litres of Rum and 18.00 Bls of Wine to be used in manufacturer of cakes and other confectionary items. The license may be approved and granted by the District in charge.
- 10.2** The license S-1C shall be granted for wholesale trade of wine/cider. The licensee shall procure wine/cider from the S-1A, S-1B and L-1BB licensees of the State for supply to L-3, L-4, L-5 (combined), L-4, L-5 & L-4A, L-5A, &L-3A, L-4A, L-5A, L-3T, L-4T, L-5T, L-6, L-7, L-8, L-9, L-9A, L-2, L-14, L-10BB, S-1F and S-1AA licensees. The sale of wine/cider procured from the S-1B &L-1BB licensees to S-1AA licensees shall not be permitted.

The license shall be approved by the Commissioner of State Taxes and Excise, H.P. and granted and renewed by the Collector of the Zone. The terms and conditions prescribed for the L-1 licensees shall be applicable for grant of S-1C license except for the condition of minimum area and security amount. The security amount to be obtained from the S-1C licensee is fixed at Rs.50,000/-. A licensee having License in form S-1C shall supply wine/cider to the Licensees within the zone. However, in case no S-1C is opened in any zone, the Commissioner of State Taxes & Excise, Himachal Pradesh may allow retailers of such zone to obtain supplies from the approved S-1C licensees located in other Zones.

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10.3 License L-50B

- a)** A new license L-50B is created for owners/lease holders of banquet halls, party lawns, marriage palaces, dharamshalas and any other commercial premises where functions/parties are held, for serving liquor in parties and functions subject to the conditions that they shall only be allowed to serve liquor in the parties in their premises. The banquet hall, party lawns and marriage palaces owners, dharamshalas, any other commercial place etc. shall ensure that the liquor served in parties/functions in their premises is procured from the sources authorized by the H.P. Excise & Taxation Department only and is duty paid in the State of H.P. The owner of such banquet hall, party lawns and marriage palaces, dharamshalas, any other commercial place, etc. may obtain the L-50A license from the State Taxes and Excise Department and also be responsible on behalf of the person organizing the party/function to procure liquor from any retail vend in the excise unit where such L-50B exist and if the required brands are not available then liquor may be procured from the nearestretailvendin the excise unit where such L-50B license is situated. In case the required brand is not available at the nearest retail vend then the licensee may lift liquor from any retail vend in the excise unit where such L-50 license is situated. This license L-50B shall not be applicable to the L-3, L-4 & L-5 and L-4 & L-5 licensees. The license shall be approved, granted and renewed by the Collector of the Zone.

10.4 License in form L-6A :-

a) A new license L-6A shall be issued for serving liquor in the lawns, terrace, rooftop, swimming pool area, banquet hall etc of the hotels and restaurants only. This license shall be issued combined with L-3, L-4,L-5 (combined), L-4 & L-5, L-4A, L-5A, & L-3A, L-4A, L-5A on application. The grant of license, on application of the owners of the above mentioned Bars, shall be subject to approval by the Commissioner of State Taxes and Excise, Himachal Pradesh and shall be granted and renewed by the Collector of the Zone concerned.

10.5 i) A licence in form S-1AA shall be granted for retail sale of all kind of wines manufactured in Himachal Pradesh.

ii) The license in form S-1AA & S-1F shall be approved/granted and renewed by the Collector of the Zone concerned.

iii) The following terms and conditions shall be applicable on the S-1AA and S-1F licensees :-

- a. The degree of un-fortified wines may be restricted upto 15% v/v and in case of fortified wines not more than 20% v/v only for wines made by wine manufacturers of Himachal Pradesh.
- b. For the benefit of consumers, MRP of the wines/cider and other RTD to be fixed by the department.
- c. The retail wine vend shall be located atleast 100 mts from any L-2,L-14,L-14A.
- d. All the terms and conditions applicable to the L-2, L-14,L-14A,S-1AA vends shall be applicable to the licensee.
- e. S-1F licensee shall lift the wine from the S1C licensees only.
- f. S-1 license holder having a license in form S-1A shall be allowed to conduct retail sale through S-1A outlet within the premises of S-1 only.

10.6 A new license in form D-2E shall be issued to distilleries for manufacturing of ethanol in the State. The following terms and conditions to grant a license D-2E are as below :-

- i) For a stand-alone distillery intending to manufacture ethanol for the purpose of exclusive supply to petroleum companies shall have to fulfil all conditions as prescribed for D-2 license.
- ii) D-2E licensee will not be allowed to supply to L-19 or L-19A licensee.
- iii) The stand-alone D-2E licensee shall not be allowed to manufacture any other kind of spirit except ethanol.
- iv) The already existing distillery licensee D-2 and intending to obtain license D-2E shall have to maintain distinct storage facilities and separate record of manufacturing, storage and dispatch.
- v) All the other conditions applicable to the distilleries shall be applicable to the D-2E licensee also.

10.7 The license in form L-9 and L-9A shall be granted to Central Armed Police Forces (CAPF) i.e.

- i) Border Security Force (BSF),
- ii) Central Industrial Security Force (CISF)

- iii) Assam Rifle (AR)
- iv) Indo-Tibetan Border Police (ITBP)
- v) National Security Guard (NSG)
- vi) SurakshaSenaBal (SSB)
- vii) Central Reserve Police Force (CRPF)

The licensee L-9 shall be allowed to sell the quota of foreign liquor to their personnel in other districts within the Zone (under special circumstances only) through mobile outlets (L-9A) only at the approved places and not more than three days in a month, duly approved by the concerned Collector and specified in the license.

10.8 The license in form L-10BB license shall be granted on the following terms and conditions:-

- i) The L-10BB License for retail sale of Beer, Wine, Cider & RTD beverages& BIO Brands in Departmental stores is allowed.
- ii) The license in form L-10BB shall be approved and granted by the Zonal Collector.
- iii) BIO Brands shall be allowed to be sold in L-10 BB & the quantity of BIO brands to be sold shall be lifted from the nearest L-2 vend. In the event of failure of nearest L-2 licensee in making timely supply and/or not meeting the demand of desired brands of foreign liquor, the condition No. 11.29 of Excise Policy pertaining to bar licenses will be applicable to L-10BB licensee.
- iv) The L-10 BB licenses shall be granted in urban areas to Departmental Stores having annual turnover of not less than Rs.2 Crores. The L-10BB licensee should actually be a Departmental Store with several departments classified and organized accordingly for sale of different types of goods.
- v) Any application for grant/renewal of L-10 BB license shall be accompanied by copy of GST return as proof of turnover, copy of income tax return along with other documents already prescribed.
- vi) The L-10 BB licenses shall not be allowed to function from the branches of the Departmental Store.
- vii) All the conditions of distance from educational institutions/religious places/bus stand/cremation ground/burial grounds prescribed for L-2 and L-14 retail vend shall also be applicable on such L-10 BB licensees.
- viii) The L-10BB license shall be allowed or granted where the minimum area of the Departmental store is 500 square feet. Not more than 10% of the covered area of the Departmental store shall be allowed for display of liquor brands. The L-10 BB license holders shall be allowed to sell all kinds of Beer, Wine/Cider, RTD, BIO Brands.
- ix) The L-10 BB licensee may obtain his supplies of BIO Brands (Whisky, Rum, Gin, Vodka, Tequila, Single Malt Whisky etc.) from the nearest L-2 vend and Beer, Wine and RTD/Cider from the nearest L-1, S1A and S1C on the prescribed rates of assessed fee as mentioned in para (xii) at the time of lifting supplies of liquor.
- x) The minimum distance between the L-10BB and nearest L-2 vend shall not be less than 50 meters.

- 10.9 A new license in form S1WT shall be granted by the Commissioner of State Taxes and Excise, H.P. to the S-1 licensee intending to set up visitors room for wine tasting on the following terms and conditions:-
- i) A visitor's room shall be established at the S-1 premises to allow visitors to taste the wine.
 - ii) The visitors shall be allowed to taste 10 ml/sample of various wines wherein swallowing of wine samples is prohibited. Tasting of sample of wine restricted to :-
 - a) swirling b) smelling c) sipping d) spiting
- 10.10 A new license in form S-1WF shall be granted by the Commissioner of State Taxes and Excise, H.P. to the S-1 for wine tasting festivals to be organized by Sweet manufacturers at reputed Hotels. The duration of the event would be two days.
- 10.11 A new license in form L-3T, L-4T & L-5T shall be granted by the Commissioner of State Taxes and Excise, H.P. for tented accommodations on the line of L-3,L-4,L-5 licenses having with minimum of 10 tent rooms subject to the compulsory registration with the department of Tourism.

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- 10.12 A new category of liquor obtained by Fermentation of fruits and its distillation or by blending it with Neutral Grain Spirit, be created having Alcoholic Contents upto 50 degree Proof. The annual license fee shall be fixed at Rs.10 Lakh. Other terms and conditions of Distillery and Winery shall applicable to the Schnapps (IMFL) and CL (Like Angoori or known by any other name).

All terms and conditions with regard to grant of license and other related rules/guidelines shall be issued separately by the Financial Commissioner (Excise)-cum-Commissioner of State Taxes and Excise, H.P.

- 10.13 A new license in form L-1CC shall be granted under the principal license in form BWH-2/D-2/lease to the applicant who intends to store and supply of IMFS only manufactured under the principal license in form BWH-2/D-2/lease anywhere in the State.

The license shall be granted by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner(Excise)on application from the licensee holding a license in form BWH-2/D-2/lease licensee on payment of fixed license fee @ Rs.2,00,000/-. The license holder in form L-1CC will have to deposit or furnish a security of Rs.5,00,000/- in the shape of FDR/Bank Guarantee. The other codal formalities like approval of premises etc. will also be observed. The licensee in form L-1CC shall store own IMFS brands only for supply to the L-1 only.

The licensee shall get the license renewed every year by the Collector (Excise) of the Zone on payment of such fee and such other conditions as may be fixed by the Financial Commissioner (Excise)-cum-Commissioner of State Taxes and Excise, H.P. from time to

time as per the Act/Rules/Orders/Notifications issued thereunder in so far as these are not inconsistent and are applicable in the case of aforementioned licenses.

The license will observe the dry days as notified by the Commissioner of State Taxes and Excise, H.P. from time to time.

The license shall supply bottled liquor only in sealed and capsule bottles.

The licensee in addition to the provisions of the Punjab /HP Excise Act shall abide by the instructions/directions/orders/notifications issued by the Commissioner of State Taxes and Excise, H.P. from time to time.

This license shall not be mandatory to all the licensees.

- 10.14 No Letter of Intent (LOI) for setting up standalone bottling plants shall be given during the financial year 2023-24.

- 11.1 No compensation shall be due for any closure under section 54 of the Punjab Excise Act, 1914(as applied to Himachal Pradesh)/ under section 14 of the ***H.P. Excise Act, 2011***.
- 11.2 The licensees shall have to make their own arrangements for procuring liquor and also for suitable vends (shops) to carry on their business in the localities for which particular licenses are sanctioned. It will be obligatory on the part of the licensee to get the premises and the name of the salesman approved along with his photograph, before starting the vends. The premises will be within a specific locality, where the location is not further specified, for which such licenses are sanctioned, but licensees cannot claim that the new premises should remain restricted within the area and premises in which the vends had been functioning previously. In case the licensee fails to arrange premises for the vends to the satisfaction of the Additional/Joint/Deputy Commissioner of State Taxes & Excise of the Zone, he shall be liable to forfeiture of entire amount deposited by him and be further liable to penal action under the rules for any other loss of Government revenue, even if the business is not carried on:

*Provided that when the licensee submits his application, for approval of the premises and the name of salesman, to the office of the Dy.Commissioner of State Taxes & Excise/Astt.Commissioner of State Taxes & Excise, Incharge of the district, on or before 1.4.2023 and obtains an acknowledgment from the office of the Dy. Commissioner of State Taxes & Excise /Astt.Commissioner of State Taxes & Excise, Incharge of the district in token of having submitted the aforesaid application on or before **1st April, 2023**, the acknowledgement of such application shall be deemed to be a provisional approval of the premises and the name of the salesman mentioned therein including provisional grant of a license.*

- 11.3 The licensee shall maintain conspicuously above the main outer door of the licensed premises, a signboard exhibiting in conspicuous painted letters:-
- (a) his name, class of license, period of license held by him in Hindi or English or both; and
 - (b) the words “the sale of Liquor for Children is prohibited and in any case consumption of liquor even for adults is injurious to health”.
- 11.4 (a) The licensee shall not advertise sale of liquor by announcing it on loudspeakers;

The licensee shall display anti drinking slogans or posters prominently as and when required by the State Taxes and Excise Department.

11.5(i) The liquor vends will have to be located in the premises which may be provided by the local bodies i.e. Municipal Corporation, Nagar Parishad or Gram Panchayat etc. for the purpose, subject to the approval of the Additional/Joint/Deputy Commissioner of State Taxes and Excise (Collector) of the Zone failing which the liquor licensees will make their own arrangements for housing the liquor vends in accordance with the provisions of these conditions. No compensation or any kind of relief for shifting such premises will be allowed to liquor licensees. The order and directions of the Commissioner of State Taxes and Excise and Addl./Joint/Deputy Commissioner of State Taxes and Excise (Collector of the Zone) will be binding on the liquor licensees.

(ii) It will be obligatory on the licensees to get the premises approved, in writing, from the respective Addl./Joint/Deputy Commissioner of State Taxes and Excise (Collector) of the zone concerned.

(iii) The Commissioner of State Taxes and Excise, Himachal Pradesh may order shifting or closure or change the name of any liquor vend during the currency of the year.

Provided that the Collector of the respective Zone will be competent to allow the shifting of vend within the same revenue estate and Panchayat during the currency of the year.

11.6 A license for 'Ahata' in form L-2A/L-14C attached with a liquor vend i.e. L-2/L-14 shall only be granted/renewed by the Collector (Excise) on payment of the prescribed fixed license fee, if the following conditions are fulfilled:-

(i) The licensee should have atleast 200 Sq. fit area in the Urban area and atleast 150 Sq. fit area in the rural area with seating capacity of atleast 30 and 20 persons respectively.

(ii) He should possess proper seating arrangements like chairs, tables or benches for the consumers with enough of circulation area.

(iii) The Ahata should have proper ventilation with toilet facilities. If some complaint of committing any breach of the terms and condition of license or a public nuisance is getting created due to the location of an Ahata, then the Excise & Taxation Commissioner shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.

iv) The licensee should provide neat and clean crockery etc. to the consumers.

11.7 A supplementary license in form L-2AA (Ahata) may be granted in the Rural areas excluding the NAC,s Municipal Committees and the Municipal Corporation by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner (Excise) on application to a licensee holding license in Form L-2 on fixed annual fee basis in a premises which may be located at a place other than that of adjacent to L-2 vend(i.e.L-2A license) for the consumption of liquor on such Ahatas subject to the following conditions:-

- (i) The licensee should have at least 150 square feet area to run the Ahata with seating capacity for at least 20 persons.
- (ii) There should be proper sitting arrangements like chairs, tables and benches for the consumers with enough of circulation areas.
- (iii) The Ahata should have proper ventilation with toilet facilities;
- (iv) The licensee should provide neat and clean crockery etc. to the consumers.
- (v) The licensee shall have to establish the Ahata strictly in accordance with the parameters governing the distance of main vend to which this Ahata, will be attached.
- (vi) The licensee shall have to obtain No Objection Certificate from the concerned Gram Panchayat .
- (vii) Such an Ahata may be opened within the area having distance not more than the one third part of the total distance between the L-2 vend of one licensee/s and that of L-2 vend of the other licensee(s)., thereby creating as residual buffer area between the Ahata of one licensee and that of other licensee.
- (viii) Annual fee chargeable for such Ahatas will be a sum equivalent to 10% of the License Fee on lifting of the main L-2 vend to which such Ahata is attached.
- (ix) Such Ahata shall not be opened on inter-district borders without the consent of the Dy.CST&E/Astt.CST&E Incharges of the Districts and that of the L-2 licensees of the adjoining areas on either side of the inter-district border.
- (ix) The L-2 vend licensee shall be entitled to obtain only one Ahata license with one L-2 vend i.e either in form L-2A or L-2AA.
- (x) Where the Ahata in form L-2AA is located at a distant place from main L-2vend, the licensee will be allowed to transport the quantity of liquor not exceeding 10% of the monthly quota of the main vend to his Ahata premises from main vend to which it is attached. However, the transportation pass will be issued on fortnightly basis by the Astt.CST&E/ST&EO incharge of the area.
- (xii) The norms of maintenance of record of receipt & sale of liquor and inspection of the Ahata shall be the same as prescribed for L-2 vend in rural area.

11.8 A supplementary license in form L-14-CC (Ahata) may be granted in the Rural areas excluding the NAC,s Municipal Committees and Municipal Corporation areas by the Collector (Excise) of the Zone concerned with the prior approval of the Financial Commissioner (Excise) on application, to a licensee holding license in Form L-14 on payment of License Fee on lifting, in a premises which may be located at a place other than that of the one adjacent to L-14 vend(i.e. L-14C license) for the consumption of liquor on such Ahatas subject to the following conditions:-

- (i) The licensee should have at least 150 square feet area to run the Ahata with seating capacity for at least 20 persons.
- (ii) There should be proper seating arrangements like chairs, tables and benches for the consumers with enough of circulation areas.
- (iii) The Ahata should have proper ventilation with toilet facilities.
- (iv) The licensee should provide neat and clean crockery etc. to the consumers.
- (v) The licensee shall have to establish the Ahata strictly in accordance with the parameters governing the distance of main vend to which this Ahata, will be attached.

- (vi) The licensee shall have to obtain No Objection Certificate from the concerned Gram Panchayat .
- (vii) Such an Ahata may be opened within the area having distance not more than the one third part of the total distance between the L-14 vend of one licensee/s and that of the L-14 vend of the other licensee thereby creating a buffer area as residual between the Ahata of one licensee and that of the other licensee.
- (viii) Annual fee chargeable for such Ahatas will be a sum equivalent to 10% of the License Fee on lifting, of the main L-14 vend to which such Ahata is attached.
- (ix) Such Ahata shall not be opened on inter-district borders without the consent of the Dy.CSTE/Asstt.CSTEIncharges of the Districts and that of the L-14 licensees of the adjoining areas on either side of the inter-district border.
- (x) The L-14 vend licensee shall be entitled to obtain only one Ahata license with one L-14 vend i.e. either in form L-14-C or L-14-CC.
- (xi) Where the Ahata in form L-14-CC is located at a distant place from main L-14 vend, the licensee will be allowed to transport the quantity of liquor not exceeding 10% of monthly quota of the main vend to his Ahata premises from the main vend it is attached. However, the transportation pass will be issued on fortnightly basis by the STEO/ASTEIncharge of the area.
- (xii) The norms of maintenance of record of receipt & sale of liquor and inspection of the Ahata shall be the same as prescribed for L-14 vend in rural area.
- (xiii) On the receipt of complaint of committing any breach of the terms and condition of the license or allowing creation of public nuisance on the premises against such licensee, the Excise and Taxation Commissioner shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.”

11.9 The licensed vendors shall not make any sale of liquor to juveniles, motor vehicle drivers on duty or on wheels.

11.10 A wholesaler shall not be entitled to obtain retail License.

11.11 Pictures and photographs of Mahatama Gandhi, Pandit Jawahar Lal Nehru and other prominent leaders shall not be exhibited at any shops licensed in this Pradesh under the Punjab Excise Act, 1914(1 of 1914) / **H.P. Excise Act, 2011** as applied to Himachal Pradesh. A licensee, however, will have to display any poster on prohibition issued by the State Taxes and Excise Department or other Department of the State Government.

11.12 The transportation of wine/cider from the S-1A and S-1B licenses within the State shall be done on the excise pass issued on application of licensee by the Excise Officer Incharge of the S-1A and S-1B license and the pass shall be valid for transportation of wine and cider to L-1, L-2, L-14(in rural areas) L-3,L-4,L-5 and L-4, L-5, L-3T, L-4T & L-5T, S1-F or L-4A, L-5A or S-1AA Licenses in the State of Himachal Pradesh subject to payment of all prescribed levies.

11.13 a) No person to whom a license in form L-2, L-2A, L-14 , L-14A , L-20B, S-1F and S-1AA is granted shall establish the vend at a distance of not less than 100 (one hundred) metres from any recognised educational institutions and 30 (thirty) metres from place of worship by public at large, inter district Bus Stands, cremation or burial grounds falling in the limits of Municipal Corporation, Municipal Committee and Notified area Committee which are Urban areas having concentration of population. However, the distance of liquor vends from prominent places of worship by public at large i.e. Jakhoo Temple and SankatMochan Temple in Shimla district, Chintpurni Temple in Una district, Jwala Ji Temple in Kangra district and Shree Naina Devi Ji Temple in Bilaspur district must not be less than 500 metres.

In so far as areas other than those mentioned in the foregoing paragraphs are concerned, the distance for establishing liquor vends shall not be less than 100 (one hundred) metres from any recognised educational institution and 60 metres (sixty metres) from any place of worship by public at large, inter district Bus Stand, cremation or burial grounds.

b) The distance from the vend is not to be measured from the gate of the School but the farthest point of the premises (building and play ground used exclusively by school students).

c) All retail licensee shall install CCTV cameras having backup of atleast 7 days in their liquor vends.

d) Warning shall be displayed conspicuously in Hindi & English on liquor vends as under :-

i) " Liquor shall not be sold to children below the age of 18" and " अठारहव ष से कम आयु के बच्चों को शराब की बिक्री नहीं की जाएगी"

ii) "Consumption of Alcohol is injurious to Health "शराब पीना स्वास्थ्य के लिये हानिकारक है"

The provisions prescribed in point (a) & (b) above shall not apply in such cases where a new recognized school/educational institution/main bus stand/place of worship comes up within the prescribed distance during the currency of the year subsequent to the establishment of vend for the year 2023-24.

11.14 The L-2/L-14/L-14A/S-1AA/S-1F licensees shall maintain well appointed, well decorated and well lit liquor vends. Action shall be taken against those licensees who maintain liquor vends in shabby conditions.

11.15 The regular vends which have been permitted by the Government during the year 2023-24 including the ones which have been closed, converted and shifted are included in Annexure 'C'.

11.16 (i) Unlimited possession of Country Fermented Liquor and Country Distilled Liquor shall not be permitted. Possession limit for such liquor is restricted to 24 bottles of 750 Mls. each at one time by the license holder, other than the license in form L-20B.

(ii) The limit of transportation/carrying personally will be 6 bottles of 750 ml or 5 bottles of 1000 ml or 2 bottles of 2000 ml of foreign spirit or 6 bottles of 750 ml of Country liquor (not more than 5 Bls) and 24 bottles of 750 ml/650 ml of wine/cider (not more than 18 Bls) and 24 bottles of 650 ml beer or 3 kegs of draught beer of 5 litre (not more than 15 Bls).

(iii) The possession limit of Foreign Spirit and Beer by one family living in separate and distinct premises will be 6 bottles of 750 Mls or 4 bottles of 1000 Mls or 2 bottles

- of 2000 Mls of Foreign Spirit (not more than 5 Bls) and 24 bottles of 750 ml/650 ml of wine/cider (not more than 18 Bls) and 24 bottles of beer of 650 Mls. capacity (not more than 15.6 Bls) or 3 kegs of draught beer of 5 litre (not more than 15 Bls).
- (iv) The limit of transportation/carrying personally and possession by the permit holder in form L-50 will be maximum of 36 bottles of Foreign Spirit (750 Mls each) i.e. 27 Bls of Foreign Spirit and 48 bottles of Beer (650 Mls each) i.e. 31.2 Bls of Beer **or** 3 kegs of draught beer of 5 litre (not more than 15 Bls) and 48 bottles of wine (750 mls each or in any other pack size) but not exceeding 36 bls.
- (v) The limit of transportation/carrying personally and possession by the permit holder in form L-50-A for any social or special occasions like weddings, parties etc. will be 72 Bls of Foreign Spirit/Country liquor and 78 Bls of Beer or 3 kegs of draught beer of 5 litre (not more than 15 Bls) and 48 bottles of wine (750 mls each or in any other pack size) but not exceeding 36 bls.
- 11.16 The list of the liquor vendes whose administrative control has been transferred to a district other than the district in which the vend is situated, is contained in **Annexure-‘D’**.
- 11.17 The Commissioner of State Taxes and Excise, Himachal Pradesh, reserves the absolute right to make amendments in the best interest of Government Revenue in the Excise Rules and the terms and conditions during the currency of the year.
- 11.18 All other provisions of the previous Excise Policy, Excise Announcements and other relevant enactments/rules there-under etc. shall apply mutatis-mutandis unless changed specifically as per foregoing paragraphs.
- 11.19 The Commissioner of State Taxes & Excise, Himachal Pradesh has absolute right to open the liquor vendes in a place where atleast 3 FIR’s have been lodged with the concerned Police Station for illicit distillation/illegal sale of liquor even if the Local Body of that area may not pass any resolution to open a liquor vend therein.
- 11.20 a) No permit/pass granting authority shall grant any permit or pass to liquor manufacturers in the State importing/exporting/transporting liquor in bulk i.e. ENA, RS, Malt Spirit and SDS in the tankers other than having capacity of 8 KLS, 10 KLS, 12 KLS, 16 KLS, 18 KLS, 20 KLS, 25 KLS, 30 KLS, 35 KLS and 40 KLS. The licensee shall procure a list of such tankers from the Distilleries, Breweries and Bottling Plants of the State and submit supporting documents duly attested specifying loading capacity/registration numbers which shall be verified by the Dy.CSTE/ACSTE I/c of the Districts. Thereafter, the approval of such tankers shall be obtained from the Addl./Jt.CSTE-cum-Collector (Excise) of the concerned Zones. The list of such approved tankers shall be maintained by the District I/Cs. This condition may be relaxed by the Commissioner of State Taxes and Excise, only, if deemed fit.
- b) The liquor manufacturers intending to import/export/transport Malt Spirit, MMS, HBS, VMS and CJS etc., in quantities less than 8KL for the purpose of blending may transport in smaller containers having capacity not less than 200 litres.
- c) All L-19A license holders intending to purchase any kind of industrial alcohol in quantities less than 8KL in one consignment shall procure the same from the distilleries or L-19 licensee located in the State only. The Financial Commissioner (Excise) may, in his discretion, allow L-19A licensees to import industrial alcohol in smaller quantities keeping in view of the specific requirements of the licensees.

- d) The Excise Officer Incharge of D2/D2A/BWH-2 licensees be required to draw sample of ENA from which Country Liquor/IMFS is proposed to be manufactured on random basis but shall draw samples compulsorily of the blends of various brands of Country Liquor/IMFS for chemical analysis. The samples can be tested in CTL Kandaghat or any other NABL accredited laboratories (within State or adjoining State/UT).
- e) Transfer fee is levied on ENA as below :

S. No.	Item	Rate of transfer fee on ENA
1	Fee payable at the time of issue of permit for procurement of :- a) ENA by the D-2A and BWH-2 licensee from D-2 licensee for manufacture of IMFL & CL for sale in Himachal Pradesh b) On all kinds of industrial alcohol to be procured by the L-19/L-19A licensees from D-2 licensee for use in medicines, drugs, cosmetics, perfumes, deodorants etc.	Rs.5/- PBL Rs.5/- PBL
2	Fee payable at the time of transfer of ENA produced by D-2 licensees for in-premises manufacture of IMFL& CL for sale in Himachal Pradesh.	Rs.5/- PBL

- 11.22** All retail licensees of liquor in the state of Himachal Pradesh may provide facility of swipe machines, where ever possible, for payments through debit/credit cards and facility of payment through mobile applications on their vends for the customers.
- 11.23** If any license holder or any person acting on his behalf sells or delivers any liquor to any person apparently under the age of 18 years, he shall be punishable with fine which may extend to ten thousand rupees but shall not be less than two thousand rupees.
- 11.24** If a license holder or any person acting on his behalf employs, in a liquor vend or Bar or any other place where liquor or other intoxicants are sold or stored or served, any person under the age of 18 years, he shall be punishable with imprisonment for a term which may extend to three months and with fine which may extend to fifty thousand rupees or with both.
- 11.25** The following provisions are also made applicable in the relevant Act, Rules or Notifications enforceable in the Department of State Taxes and Excise during the year **2023-24:-**
- No hoardings of advertisement of liquor near liquor vends shall be allowed;
 - Bottling of IMFS and country liquor in Pet bottles (For Export only) shall be allowed irrespective of the fact that it is banned for sale in the state of Himachal Pradesh provided sale thereof is allowed in the concerned importing/Manufacturing State outside H.P.

- (c) The L-1/L-13, L-1A, L-1B and L-1BB Licensees shall maintain L-22 Register in two parts. Part-1 shall remain in the custody of the Excise Officer I/C of the wholesale liquor vend concerned and Part-II thereof will be in the custody of the concerned licensee. Similarly, L-1/L-13 license-holders shall maintain L-25 register in two parts. Part-1 shall remain in the custody of the Excise Officer I/C of the wholesale liquor vend concerned and Part-II will be in the custody of the concerned licensee.
- (d) It will be obligatory for all the Manufacturers as well as Importers along with CSD suppliers that information relating to Food Safety and Standard Act/any other relevant Act other than relating to the Excise Department, to get printed and affixed separately on the bottles/products by the licensees themselves and should not be combined with the proposed labels meant for approval by the authorities of the Excise Department of the State. It will also be obligatory to print on the labels as hereunder:-

“Label not approved for the purpose of Food Safety and Standard Act, 2006.”

- (e) A distillery may remain open for work on public holiday as defined in the explanation to section 25 of the Negotiable Instruments Act, 1881, or on any other day being a holiday in government Offices provided a written approval of the ASTEO/STEO Incharge of the distillery has been duly obtained at least 24 hours before the holiday in question and a fee of Rs. 500/- per hour or in cases where the distillery remains open after normal working hours in any day other than the public holiday, a fee of Rs. 200 per hour or a part thereof shall be payable by the licensee.

11.26 The distilleries and breweries coming into production after 1st April, 2015 in category ‘B’ and ‘C’ industrial areas shall be exempt from levy of Fixed License Fee, and Export Duty for a period of five years from the date of coming into production.

11.27 In case of any liability arising on account of levy of GST under any of the provisions of the Excise Policy, the license holder shall be liable to pay the same and no claim of refund/compensation shall be admissible.

11.28 The Retail Licensee may operate the L-2 and L-14 vend in single premises in the Urban/Municipal areas of the state on optional basis. The Licensee shall have to ensure sufficient space in the Licensed premises for accommodating both the vends, maintain separate and distinct sale counters for country liquor and IMFS. In case the Licensee opts for Ahatas, he shall have to obtain separate Licenses for Ahatas of L-14 and L-2.

11.29 The L-3, L-4, L-5, L-3A, L-4A, L-5A, L3T, L-4T, L-5T, L-6, L-12, L-12A, L-12 AA, L-12AAA, L-12B and L-12C licensees will take supplies from the nearest retail vend. In case the retail licensee (L2/L14) fails to make supplies to the satisfaction of the bar licensee within three days, then the bar licensee may procure liquor from any other retail vend in the adjoining area with the prior permission of District In charge concerned.

If the requirement of the desired brands/quantity of Bar licensee is not met even from any other vends in the adjoining area, the district incharge may allow to procure liquor from L-1 on the payment of assessed fees.

- (i) A holder of license in form L-3, L-4, L-5 (single unit), L-3-A, L-4-A, L-5-A (single unit), L-4 & L-5 (single unit) and L-4A, L-5A (single unit) shall be required to lift minimum quantity of the liquor, as prescribed below, proportionately on monthly basis during the current financial year i.e. 2023-24 from the L-2, L-14 and L-14A (whatsoever is applicable) licensee to which such bar license holder is attached for procuring supplies. It will also apply as a precondition for renewal of the license for the next financial year:-

Sr.No.	Kind of license	Category of area	Minimum Annual quota.	
			I.M.F.S.	Beer
1.	L-3, L-4, & L-5.	---	i) 300 proof litre (7-25 rooms) ii) 450 proof litre (More than 25 rooms)	Not prescribed
2.	L-4 and L-5	(a)	1800 Proof litre	Do
		(b)	900 Proof litre	Do
3.	L-4A and L-5A (Beer only).	(a)	--	2160 bulk litre
		(b)	--	900 bulk litre
4.	L-3A, L-4A & L-5A (Beer only)	(a)	--	2280 bulk litre
		(b)	--	900 bulk litre

ii) The license holder L-3, L-4, L-5 shall be allowed to have mini bar for occupants in all the rooms of 3 Star Hotels, 4 Star Hotels, 5 Star Hotels and above and will also be covered under the same license fee.

11.30 The license holders of L-3, L-4 & L-5, L-4 & L-5, L-4A & L-5A, L-3A, L-4A & L-5A shall be renewed only if such licensee provides copies of the excise passes and cash memos/sale invoices issued by the licensee of the vend to which they are attached, as proof of having lifted the minimum guaranteed quota prescribed for their licenses, failing which the license shall not be renewed for the next financial year.

11.31 The L-12AA license for organizing special events shall be approved and granted by the Incharge of the concerned district.

11.32 The collection of samples of liquor by the staff of Health Department shall be done jointly with officer incharge of the concerned circle of the Excise & Taxation Department and the sampling process shall be videographed.

11.33 The Dy. Commissioner of State Taxes and Excise/Asstt. Commissioner of State Taxes and Excise Incharge of the Districts shall at his own level grant refunds of 10% advance License Fee deposited by the applicants, in case of non-confirmation of allotment of vends in their favour by Commissioner of State Taxes & Excise. The refunds will be released to the applicants after 16th day of April.

11.34 The licensees who are not able to establish their vends in suitable private buildings may request the panchayats or local urban bodies to help them in establishing their vend by allowing to build a temporary structure in land owned by the panchayats or local urban bodies for running their vend smoothly. In case the panchayats and local urban bodies fail to help such licensees then they should approach the District Collector, who shall ensure, in the interest of government revenue, that such licensees are provided with government land where they can build their temporary structures on reasonable rent. Further, the Himachal Pradesh State Electricity Board should also provide electricity in such temporary structures where such retail vends are being run and the licensees shall be bound to pay the electricity charges.

11.35 The Excise Licenses L-3, L-4 & L-5, L-4 & L-5, L-4A & L-5A, L-3A, L-4A & L-5A, L-3T, L-4T, L-5T, L-10BB, L10C, S1F, & S-1AA shall be transferred to the legal heirs or any other interested person without any restrictions subject to the condition that such persons should be otherwise eligible to hold excise license as per the provisions of the Excise Act and Rules and the license is renewed every year. The transfer of license may be done after the prior approval of the Commissioner of State Taxes and Excise.

11.36 The following profit margins shall be allowed to the retailers on Country Liquor, IMFS, Indian Made Beer, BIO Beer and BIO brands :-

Sr. No.	Type of Liquor	Profit Margin of Retailers.
1.	BIO (Single Malt, Whisky, Rum, Gin, Vodka etc./BIO Beer/BIO Wines & Cider) except sale to L-10BB	10%
2.	All Indian Made Beer Brands	30%
3.	Country Liquor	30%
4.	IMFS with EDP of Rs1000/- or less IMFS with EDP of more than Rs 1000/-	15% 30%
5.	Sale of BIO brands to L-10BB	5%

The profit margin rates of wholesalers (L-1/L-13 & L-1BB) are fixed as under :-

Sr. No.	Type of liquor	Type of wholesale license	Profit Margin of wholesalers
1.	BIO (Single Malt, Whisky, Rum, Gin, Vodka etc./BIO Beer)	L-1BB	6%
		L-1	2%
2.	All Indian Made Beer Brands	L-1	6%

3.	IMFS	L-1	6%
4.	Country Liquor	L-13	Rs. 50/- per case

11.37 Additional Conditions for grant/renewal of L-3/ L-4&L-5, L-4 & L-5, L-4A & L-5A licenses :-

- a) The L-3/ L-4,&L-5, L-4 & L-5, L-4A & L-5A licensees should have a minimum restaurant area and Bar area of 800 sq. feet.
- b) The restaurant and bar should be equipped with a modern and hygienic kitchen with area of minimum 100 sq. feet.
- c) The restaurant and bar should have modern neat and clean toilets and should be attached with the Bar /Restaurants.
- d) The restaurant and bar should be having proper wooden furniture of good quality.
- e) The above conditions shall apply to all existing and new bar licensees in the State. The Deputy/Asstt. Commissioner I/C of the Districts shall ensure that all licensees comply with the above conditions for the grant of new/renewal of existing licenses. The Bars unable to meet above norms shall not be renewed. The Deputy/Asstt. Commissioner I/C of the Districts shall inspect every bar and certify whether they are fit for renewal or not.

11.38 The bottling plants and distilleries shall get a technical and structural audit of their bottling plant done from reputed institutions like IIT Mandi, NIT, Hamirpur, IIT Ropar, Thaper Institute of Technology, Patiala etc. by 30-06-2023, at their own expense. If the audit report is not submitted, the plant shall not be allowed to operate after 01-07-2023 unless the additional time is granted by the Commissioner of State Taxes and Excise, H.P.

11.39 In case new licensees face difficulties to open the vends in particular areas as the outgoing licensee do not vacate the existing premises/shop, then the district administration will cooperate the licensee to open the vend.

11.40 In order to ensure 100% achievement of the revenue target, District Police will give active co-operation and make systematic efforts to prevent smuggling and evasion of excise levies.

11.41 Installation of CCTV cameras in L-1/L-13 and manufacturing units:-

- a) All the wholesalers i.e. L-1 (wholesale vend of IMFL) and L-13 (wholesale vend of Country Liquor) shall be required to mandatorily install integrated IP based CCTV mechanism along with internet (wi-fi) in their premises and the expenditure for this will be borne by the licensee.
- b) In order to monitor the bottling operations and dispatches of liquor, an integrated CCTV mechanism alongwith internet facility such as wi-fimust be installed in the bottling plants and the expenditure for this will be borne by the licensees. Further, if the licensee fails to install such facility in the premises before 15th April 2023. No manual permit/passes for intra State transportation shall be allowed.
- c) The CCTV cameras should cover all the major areas inside the licensed premises including bottling hall, storage area, entry/exit points and surrounding areas. The un-

interrupted access to the live feed shall be provided to Collector of the Zone, Dy.CSTE Incharge of the District, concerned ACSTE and ASTEO/STEO.

- d) The position of the Cameras shall be identified and checked by the ACSTE (Excise) of the district and report be submitted to the Dy.CSTE/ACSTE Incharge of the district.
- e) The cameras installed at the L-1/L-13 and liquor manufacturing units should have a recording storage of atleast 30 days and the licensee will be required to provide backup on a CD/storage device every month to the concerned District Incharge before 7th of succeeding month.
- f) A control room shall be setup at the District Headquarters for the monitoring of manufacturing of bottling operations and dispatches of liquor from units as well as wholesalers.

11.42 PROGRESSIVE MEASURES UNDER THE EXCISE ADMINISTRATION TRACK AND TRACE :-

- a) An effective end to end online Excise Administration System shall be setup in the State which shall include the facility of track and trace of liquor bottles besides other modules for real time monitoring.
- b) In order to ensure the effective implementation of the track and trace mechanism, the distributors, wholesalers and retailers shall install their own hardware as per the specifications provided by the department and this mechanism shall be started on or before 30-04-2023.
- c) All movement of liquor and spirit from the distillery/brewery/bottling plant/L-1B/L-1BB licenses shall be done in GPS enabled vehicles only. Compliance of the same shall be ensured by the district incharge and Collector of the Zone.
- d) In order to ensure the effective implementation of the track and trace mechanism, the distributors, wholesalers and retailers shall install their own hardware as per the specifications provided by the department.
- e) The Distilleries/Bottling Plants and distributors shall ensure that the bottles of Country Liquor, Indian Made Foreign Liquor and BIO shall carry such security markings such as hologram/EAL (Excise Adhesive Label) as prescribed by the Commissioner of State Taxes and Excise, H.P.

12. General provisions regarding penalties for various offences :-

- i) In case any L-50B licensee allows the serving of un-authorized liquor in his premises he shall be liable for imposition of penalty of Rs. 20,000/- for the first offence, Rs. 35,000/- for the second offence and Rs. 50,000/- for the third offence by the Collector of the Zone. The license shall be cancelled on the fourth such offence.
- ii) In case owners of banquet halls, party lawns, marriage palaces, dharamshalas and any other commercial premises serves liquor without license in form L-50B in parties or functions in their establishments, they shall be liable for imposition of penalty of Rs. 50,000/- for the first offence, Rs. 75,000/- for the second offence and Rs. 1,00,000/- for the third offence and for each consecutive offences, by the Collector of the Zone.
- iii) In case any L-3, L-4, L-5 (combined), L-4 & L-5, L-4A, L-5A, & L-3A, L-4A, L-5A licensee allows the serving of liquor out of the licensed premises in any part of his establishment without L-6A license, he shall be liable for imposition of penalty of Rs. 20,000/- for the first offence, Rs. 35,000/- for the second offence and Rs. 50,000/- for the third offence by the Collector of the Zone. The L-3, L-4, L-5 (combined), L-4 & L-5, L-4A, L-5A, & L-3A, L-4A, L-5A license shall be cancelled on the fourth such offence.
- iv) In case any license holder in form S-1AA and S-1F if found indulging in storing and selling any other type of wine/liquor than prescribed shall be liable to pay a penalty of Rs. 25,000/- on the first offence and in case of further violation the license shall be cancelled.
- v) Any breach of the terms and condition of the license or allowing creation of public nuisance on the premises against such licensee, the Commissioner of State Taxes and Excise shall have power to suspend/cancel the license of such Ahata owner including imposition of penalty and closure of the Ahata premises with immediate effect.
- vi) In any liquor manufacturer found procuring ENA/Bottled liquor either without permit or in excess of quantity prescribed from outside/within the State or in case of difference in stock of ENA/Bottled liquor in a manufacturing unit or with a liquor manufacturer, then such a liquor and its containers (mobile stationary) shall be confiscated and the concerned manufacturer shall be liable to a penalty fine equal to applicable excise levies on such stock or Rs. 5,00,000/- whichever is higher. This amount shall be in addition to the excise levies payable on such stock.
- vii) The Zonal Collector besides confiscating the liquor shall compound the cases by levying penalty on the Bar owner of Rs. 50,000/- for the first offence, penalty of Rs. 75,000/- for the second offence, penalty of Rs. 1,00,000/- for the third offence. The license shall be cancelled on 4th such offence. The confiscated liquor shall not be returned to the licensee and shall be disposed of as per the procedure prescribed under the H.P. Excise Act 2011 and Rules.
- viii) If any L-2, L-14 and L-14A licensee sells liquor below the MSP or above MRP fixed by the Commissioner of State Taxes & Excise such licensees shall be imposed penalty by the Zonal Collector of Rs.15,000/ for the first such offence, Rs 25,000/ for the second offence and Rs. 50,000/ for the third offence. The license of the retailer shall be liable to be cancelled on 4th such offence.

CHAPTER XIII: BIO BRANDS POLICY

- 13.1 The following policy is outlined for procurement and distribution of all kinds of BIO brands (Imported Liquor) in the State of Himachal Pradesh :-
- i) All kinds of BIO brands shall be supplied in the State by Public Custom Bonded Warehouse located in the State of Himachal Pradesh
 - ii) The L-1BB licensees shall procure all kinds of BIO brands from the space holders in the Public Custom Bonded Warehouse in the State of Himachal Pradesh only. No permits for importing BIO brands from any States shall be granted to any licensee except CSD canteens.
 - iii) The space holders in the Public Custom Bonded Warehouse shall be granted license in form L-1BIO. The license shall be granted by the Collector of the Zone concerned after approval of the Financial Commissioner (Excise) H.P. on an annual fixed license fee of Rs.15 Lakh alongwith security amount in shape of FDR/Bank Guarantee amounting to Rs.10 Lakh in favour of the Commissioner of State Taxes and Excise, H.P. The L-1BIO licensee shall supply all kinds of BIO brands to L-1BB and shall be responsible for collection and deposition of any excise levies prescribed alongwith VAT payable. The excise levies prescribed shall be deposited at the time of grant of transport pass by the L-1BIO licensee. In the case of Star Hotels who are duly licensed in form SEIS (Service Export India Scheme) to purchase duty free liquor by the Director General of Foreign Trade, Govt. of India, they may procure liquor from the L-1BB licensee only.
 - iv) The L-1BIO licensee shall get their brands registered with the Department and they shall be required to submit authorization letter from the liquor companies i.e. Brand Owing Company in India at the time of submission for approval/registration of brands.
 - v) In case more than three L-1BIO licensees submit an authorization letter from the same Brand Owing Company and for the same brand, the same will be treated as invalid.
 - vi) Holograms have to be affixed on all BIO brands supplied in the State along with stickers carrying slogan of the statutory warning and “For sale in Himachal Pradesh only” at the time of first sale in the State by the L-1BIO.
 - vii) In the event of failure in making timely supply and/or not meeting the demand of desired brands of Foreign liquor (BIO) by the L-1BIO licensees, then licensee in form L-1BB shall procure foreign liquor brands (BIO) from outside the State on application to the Financial Commissioner (Excise) subject to the condition that the L-1BB licensee shall submit the authorization letter from the liquor companies i.e. Brand Owing Company in India at the time of seeking permission to procure foreign liquor outside the State.
- 13.2 The applicant for the grant of the L-1BB license as well as for registration of BIO Brands is required to furnish a certificate of sponsorship from any L-1BIO license holder/public custom bonded warehouse license holder licensed by the Central Customs and Excise Department in Himachal Pradesh or outside the state, stating therein that he will ensure supply of the BIO Brands to such applicant.

It is further made clear that any authority while granting transport permit for BIO Brands to any such BIO licensee should ensure that it is issued only to such source of supply which is holding a Bond license from Central Customs and Excise Department.

- 13.3** a) All BIO brand liquor bottles imported from outside the country and sold in the State shall be marked with labels/stickers of "For Sale in Himachal Pradesh Only" along with the statutory warning "Consumption of Alcohol is injurious to Health" शराब पीना स्वास्थ्य के लिये हानिकारक है" "Be safe- Don't Drink and Drive".
- b) The statutory warning shall not be less than 3 mm size on the labels of bottles above 200 ml and not less than 1.5 mm on bottles upto 200 ml. The statutory warning shall be displayed on labels of all kinds of IMFS, BII, Beer and Wine Liquor Bottles/Cans. Stickers with the statutory warning shall be affixed on all brands.

-Sd-
(Yunus) IAS
Commissioner of State Taxes and Excise,
Himachal Pradesh.

STATE TAXES AND EXCISE DEPARTMENT
HIMACHAL PRADESH

...

APPLICATION FOR ALLOTMENT BY AUCTION-CUM-TENDER OF LICENSES IN
FORM L.2, L.14, L.14-A OR L.20-B FOR THE YEAR 2023-24

(Separate Application Form to be submitted for each licensing Unit along with proof of payment of bid/tender in case of allotment by tender)

Sr. No. _____

To

The Dy. Commissioner of State Taxes and Excise/
Asstt. Commissioner of State Taxes and Excise I/c District-----

Sir,

I/we, (i) ----- (ii) ----- (iii) ---
----- (iv) ----- (Name(s))

request that I/we may be *allotted license(s) in form L-2, L-14, L-14A or L-20B vend(s) for the year **2023-24** in respect of the following licensing Unit through competitive bid/tender :-

Code No. & Name of the Licensing Unit No. _____ Name _____

,

Minimum Reserve Price for **2023-24**: Rs. _____ (in figures)

_____ (in words).

Details of the vends in the Unit

Sr. No.	NATURE AND THE LOCATION OF THE VEND(S)
1.	L-14/L-14A VEND(S)
	(i)
	(ii)
	(iii)
2.	L-2 VEND(s)
	(i)
	(ii)
	(iii)
3.	L-20B VEND(s)
	(i)
	(ii)
	(iii)

 *Strike out whichever is not applicable.

2. a) I/we have enclosed a Demand Draft No.----- Dated ----- for Rs.---
 -----, (Rs. One Lakh only) as Bid/Tender fee for the year 2023-24 (non-
 refundable) drawn on ----- (name of the Bank) in favour of the Dy.
 Commissioner of State Taxes and Excise /Asstt. Commissioner of State Taxes and
 ExciseIncharge of the District -----.

b) I/we have enclosed a Demand Draft No.....Datedfor
 Rs.(equal to 2% of the Minimum Reserve Price as earnest money in
 case of application for allotment through bid/tender (drawn on(name
 of the bank) in favour of Dy. Commissioner of State Taxes and Excise /Asstt. Commissioner of
 State Taxes and ExciseIncharge of the District -----.

3. Other particulars are given as under:-

(i)	Name of the Proprietor/ *Managing Partner/ Karta of HUF/Authorized person of a **Company/Society/ ***Association of Persons *(duly authorized)	
(ii)	Father's/Husband's Name	

(iii)	Whether applying (tick mark)	a) In Individual capacity b) As Partner of a partnership firm c) Karta of HUF d) on behalf of Company/ Association of persons
(iv)	Postal Address	
(v)	Age	
(vi)	Telephone No	
(vii)	PAN Number and Aadhaar Card (Attested copy attached herewith)	
(viii)	Detail of properties <i>(Proof in the form of copies of Registered Deed/Fard etc. Attached).</i>	i) ii) iii) iv) v)
(ix)	Proof of residence (Attested copy of voter ID Card/ Ration Card attached)	
(x)	Permanent Address. (Attach any valid proof)	
(xi)	Two latest photographs	

*Attach copy of partnership deed along with authorization from other partners.

**In the case of Company, attach Article of Association and Memorandum of Association and authorization.

***In other cases, attach authorization from competent persons.

4. Recent photographs of all partners are submitted, one affixed below and another stapled/pinned with the application:

--	--	--	--	--

5. *The declaration of solvency based on value of assets in Form-‘A’ is attached.

6. The required affidavit(s) in Form-‘B’ is attached.

7. Signature(s) of the applicant(s) with their full name(s) and address(es):

	NAME (With father's/ husband name)	Address	Signature
(i)			
(ii)			

(iii)			
(iv)			
(v)			

DATE:

PLACE:

* The value of assets as declared in Form-‘A’ should not be less than 25% of the annual License Fee of the vend.

** Strike out in applicable.

**STATE TAXES AND EXCISE DEPARTMENT
HIMACHAL PRADESH**

**APPLICATION FOR ALLOTMENT BY DRAW OF LOTS OF LICENSES IN FORM L.2,
L.14, L.14-A OR L.20-B FOR THE YEAR 2023-24**

(Separate Application Form to be submitted for each licensing Unit along with proof of payment of application fee in case of allotment by Draw of Lots)

Sr. No. _____

To

The Dy. Commissioner of State Taxes and Excise/
Astt. Commissioner of State Taxes and Excise I/c District.....

Sir,

I/we, (i) ----- (ii) ----- (iii) -----
----- (iv) ----- (Name(s))

request that I/we may be *allotted license(s) in form L-2, L-14, L-14A or L-20B vend(s) for the year 2023-24 in respect of the following licensing Unit through draw of lots:-

Licensing Unit No. _____ Name _____ ,

Value of the unit for 2023-24: Rs. _____ (in figures)
_____ (in words).

1. Details of the vends in the Unit

Sr. No.	NATURE AND THE LOCATION OF THE VEND(S)
1.	L-14/L-14A VEND(S)
	(I)
	(II)
	(III)
2.	L-2 VEND(s)
	(I)
	(II)
	(iii)
3.	L-20 B VEND (S)
	(i)
	(ii)

	(iii)
--	-------

*Strike out whichever is not applicable.

2. (a) I/we have enclosed a Demand Draft No..... datedfor Rs.as Application fee (non-refundable) drawn on(Name of the Bank) in favour of the Dy.CSTE/Astt.CSTE I/c of the District or have paid it in cash vide TR No..... dated (Photocopy enclosed)

3. Other particulars are given as under:-

(i)	Name of the Proprietor/ *Managing Partner/ Karta of HUF/Authorized person of a **Company/Society/ ***Association of Persons *(duly authorized)	
(ii)	Father's/Husband's Name	
(iii)	Whether applying (tick mark)	a) In Individual capacity b) As Partner of a partnership firm c) Karta of HUF d) on behalf of Company/ Association of persons (Enclose copy of Partnership Deed, Memorandum/Articles of Association/Authority letter as the case may be)
(iv)	Postal Address	
(v)	Age	
(vi)	AADHAR NO. (Self Attested copy attached herewith of all partners/members/directors)	
(vii)	PAN NO. (Self Attested copy attached herewith of all partners/members/directors)	
(viii)	Detail of properties (Proof in the form of copies of Registered Deed/Fard etc. Attached).	i) ii) iii) iv) v)
(ix)	Proof of residence (Attested copy of voter ID Card/ Ration Card/Driving License/Aadhar Card attached)	
(x)	Permanent Address. (Attach any valid proof)	
(xi)	Two latest photographs.	

--	--	--

- *Attach copy of partnership deed along with authorization from other partners.
- **In the case of Company, attach Article of Association and Memorandum of Association and authorization.
- ***In other cases, attach authorization from competent persons.

4. Recent photographs of all partners are submitted, one affixed below and another stapled/pinned with the application:

Name	Name	Name	Name	Name

- 5. *The declaration of solvency based on value of assets in Form-‘A’ is attached.
- 6. The required affidavit(s) in Form-‘B’ is attached.
- 7. Signature(s) of the applicant(s) with their full name(s) and address(es):

	NAME (With father’s/ husband name)	Address	Signature
(i)			
(ii)			
(iii)			
(iv)			
(v)			

Date :
Place:
.....
.....

* The value of assets as declared in Form-‘A’ should not be less than 25% of the Annual License Fee of the vend/unit.

PART-1

(Slip for draw of lots in case applicable)

Sr.No. _____

District _____

Name of the first Applicant:

Name Of Unit :

Code No. of the Unit

Value Of the Unit

Rs. _____

SR.No.	DETAIL OF THE VEND (S) .	
	L-14/L-14A vend(s)	L-2 Vend
(i)		
(ii)		
(iii)		
(iv)		
(v)		
(vi)		
(vii)		
(vii)		

Signature(s) of Applicant(s)

Verified

--	--	--

Dy.CSTE.District I/C.

Astt.CSTE (circle)

STEO/ASTE0(circle)

PART – II (Receipt)

Sr.No.

Received from Sh./Smt . _____ S/O, W/O, D/O
 _____ R/O _____ application along
 with application Fee Rs. _____ vide Receipt No/DD No _____ Dt _____ and
 the requisite documents, for the grant of the following licensing Unit:-

Name of the Unit: -

Code No. of the Unit

Value Of the Unit

SR.No.	DETAIL OF THE VEND (S) .	
	L-14/L-14A vend(s)	L-2 Vend
(i)		
(ii)		
(iii)		
(iv)		
(v)		
(vi)		
(vii)		
(vii)		

Place _____

Time _____

Signature of the Official

With Office Seal

PART – III

(OPTION SLIP)

SR.NO. DISTRICT

Name of the first Applicant or Company/Firm:

I had applied for the allotment of Vends/Unit in the _____ district and was un-successful in the draw of lots held on _____ my application may now be considered for the following Unit: -

Name Of Unit :

Code No. of the Unit Value Of the Unit Rs.

SR.No.	DETAIL OF THE VEND (S) .	
	L-14/L-14A vend(s)	L-2 Vend
(i)		
(ii)		
(iii)		
(iv)		
(v)		

Signature(s) of Applicant(s)

Dy.CSTE/District I/C/Astt.CSTE(circle)

STEO/ASTEIO (circle)

Note: Signature of the departmental Officers/officials to be affixed on the date of draw of lots after the receipt of option slip from the applicant(s)

FORM-‘A’

DECLARATION OF SOLVENCY BASED ON VALUE OF ASSETS

VALUE OF ASSETS OF AN INTENDING APPLICANT

1. Name _____
2. Father's Name _____
3. Full Permanent Address _____

4. Occupation _____
5. (a) Permanent Account Number _____
(b) AADHAR No. _____
6. Telephone Number(s) _____
7. (A) Details of moveable properties(Supporting Documents to be attached):

S. No.	Description	Description	Value
1.	Bank Deposits as on 1.4.2023		
2.	Vehicles		
3.	Shares/ Debentures etc.		
4.	Ornaments		
5.	Others		
Total of Above:			

7. (B) Details of immovable properties

S. No.	Description	Area/Quantity	Value
1.	Land		
2.	Building		
3.	Plant and machinery		
Total of Above:			

8. Total value of moveable and immovable assets (A+B)=

DECLARATION BY THE APPLICANT

I solemnly declare that the facts about my property stated above are correct and that the immovable property specified above is free from all encumbrances.

Place:

Signature of Applicant

Date:

FORM "B"
(Specimen of the affidavit to be furnished by an *applicant)
AFFIDAVIT

I -----

S/O, D/O, W/O ----- R/O -----

----- do hereby
solemnly affirm and declare :-

- (i) That I possess or has an arrangement for taking on rent suitable premises in that locality for opening the shop in accordance with the provisions of Himachal Pradesh Liquor License Rules, 1986.
- (ii) That the proposed premises have not been constructed in violation of any law or rules.
 - (iii) That I possess good moral character and have no criminal back ground nor have been convicted of any offence punishable under any taxation statute in Himachal Pradesh.
- ”
- (iv) That I shall not employ any salesmen or representative who has criminal background as mentioned in clause (iii) or who suffers from any infectious or contagious diseases or is below 21 years of age.
- (v) That I am not in arrears of any Government dues.
- (vi) That I am **solvent and has the necessary funds or has made arrangements for the necessary funds, for conducting the business, the details of which shall be made available to licensing authority if required.

*** If there are more than one applicants, each applicant is required to file separate affidavit.**

****Solvency is to be declared in Form "A" attached to the application form and the minimum value of their assets should be at least 25% of annual License Fee of the vend/unit for which application submitted.**

- (vii) That I have not been convicted of any non-bailable offence by a criminal court.
- (viii) That I have not held a license in Himachal Pradesh for sale of any intoxicant that was cancelled for failure to pay the dues.
- (ix) That I am not a defaulter under any of the Acts administered by the Excise & Taxation Department, Himachal Pradesh
- (x) That I agree to abide by the provisions of the **H.P. Excise Act, 2011**/Punjab Excise Act, 1914 as applicable in Himachal Pradesh and the rules framed thereunder and the terms and conditions of the license which may be granted.

Place.
Date:

Deponent

Verification.

Verified that the above statement is true and correct to the best of my knowledge and belief and nothing has been concealed therein.

Deponent

Attested

Signature and Stamp of Notary Public.

TENDER FORM

(For allotment of retail liquor unit for the year 2023-24)

Affix Passport
Size Photograph
(Self
signed)/Authorized
person

District: _____

Type of Unit(s): L-2/L-14/L-14A/L-20B
(Strike out whichever is not applicable)

1. Name and No. of Unit: _____

2. Name of Vend(s) : 1. _____ 2. _____ 3. _____

4. _____ 5. _____ 6. _____

7. _____ 8. _____ 9. _____

Name of Applicant (in Capital Letters): _____

Father's/Husband's Name (in Capital Letters) :

(If applicable)

Age in Years (On 1st April, 2023) : _____

(If applicable)

Residential/Correspondence Address : _____

Financial bid offered : Amount in Figures Rs. : _____

Amount in Words Rs. : _____

The Minimum Reserve Price and Minimum Guaranteed Quota of Country Liquor and IMFS is acceptable to me/us.

Date:
bidder/tenderer applicant**Signature of the**(Note: Form, Label & Entry Pass available on www.hptax.gov.in and can be downloaded, photocopied & used.)

Label to be affixed on the cover of sealed envelop containing financial bid.

Type of Unit(s) L-2/L-14/L-14A/L-20B
(Strike out whichever is not applicable)

Name and No. of Unit: _____

2. Name of Vend(s) 1. _____ 2. _____ 3. _____
4. _____ 5. _____ 6. _____
7. _____ 8. _____ 9. _____

Name of Applicant (in Capital Letters): _____

Serial No. of the register: _____

Signature of the bidder/tenderer applicant: _____

Date:

PART-II

RECEIPT/ENTRY PASS

District: _____

Sr. No.

Type of Unit(s): L-2/L-14/L-14A/L-20B
(Strike out whichever is not applicable)

A tender has been received from _____ for L-2/L-14/L-14A/L-20B
(Strike out whichever is not applicable) bearing:

1. Name and No. of Unit: _____
2. Name of Vend : 1. _____ 2. _____ 3. _____
4. _____ 5. _____ 6. _____
7. _____ 8. _____ 9. _____

The applicant submitted the following documents:-

(Tick the box and amount with in case of documents submitted)

(i) Application Form:

(ii) Non-refundable tender fee @ of Rs. _____ /- in the form of

Cash or demand draft:

- (iii) Earnest Money 2% of the Reserve Price in the shape of Bank Draft :
- (iv) Declaration of solvency in the prescribed form:
- (v) An affidavit in the prescribed form.
- (vi) Two latest photographs.
- (vii) Proof of residence or address in the form of copies of the Voter Identity Card/Ration Card/Driving License.
- (viii) Copy of valid PAN Card and Aadhar Card.
- (ix) Sealed envelop containing the bid form

The bid has been recorded at Sr. No. _____

Signature of the STEO/ASTE0

ANNEXURE 'C'

**LIST
OF
REGULAR VENDS, CLOSED VENDS, NAME CHANGED
VENDS, & SHIFTED VENDS
FOR THE
YEAR -2023-24**

1. SOLAN DISTRICT			
Sr. No.	L-2	Sr. No.	L-14/L-14A
1	L-2 Near Old D.C Office (Near Parashar Hall)	1	L-14 Near Old D.C. Office
2	L-2 Subzi Mandi	2	L-14 Bye Pass
3	L-2 Old Court Road	3	L-14 Kotlanala
4	L-2 New Bus Stand	4	L-14 Saprron
5	L-2 Chambaghat	5	L-14 Anji
6	L-2 The Mall Solan	6	L-14 Subathu
7	L-2 Kotla Nala	7	L-14 Naya Nagar
8	L-2 Saproon	8	L-14 Jadla
9	L-2 Kumarhatti	9	L-14 Garkhal
10	L-2 Deonghat	10	L-14 Shaktighat

11	L-2 Bye Pass	11	L-14 Kangthan Khurad
12	L-2 Chail	12	L-14 Sector-4
13	L-2 Solan Brewery	13	L-14 Masulkhana
14	L-2 Arki	14	L-14 Sector-5
15	L-2 Subathu	15	L-14 Parwanoo Bus Stand
16	L-2 Shalaghat	16	L-14 Jadli
17	L-2 Kunihar	17	L-14 Loonpul
18	L-2 Parwanoo Bus Stand	18	L-14 Jabal Jamrot (Near Power House)
19	L-2 Kasauli	19	L-14 Patta Braury
20	L-2 Sector-5	20	L-14 Sanwara
21	L-2 Parwanoo Barrier	21	L-14 Sukhi Johari
22	L-2 Deli	22	L-14 Jaunaji Road Near Old Bus Stand
23	L-2 Anji	23	L-14 Subzi Mandi
24	L-2 Darlaghat	24	L-14 Old Court Road
25	L-2 Palania	25	L-14 Mashiber
26	L-2 Dharmpur	26	L-14 Shilly
27	L-2 Kandaghat	27	L-14 Shamti
Total	27	28	L-14 Dharanji
29	L-14 Molon	62	L-14 Shalaghat
30	L-14 Nauni	63	L-14 Mangu
31	L-14 Dharja	64	L-14 Palania
32	L-14 Gaura	65	L-14 Rachon
33	L-14 Oachghat	66	L-14 Dumehar
34	L-14 Kumarhatti	67	L-14 Ghambherpul
35	L-14 Charot	68	L-14 Kunihar
36	L-14 Joharji (Kuthad)	69	L-14 Kuftu
37	L-14 Dagshai	80	L-14 Mohghat
38	L-14 Sultanpur	81	L-14 Ghadsi (Shardi Dhar)
39	L-14 Bohli NH	82	L-14 Chandhi
40	L-14 Subathu Road	83	L-14 Badalag
41	L-14 Dharampur	84	L-14 Goyla

42	L-14 Kandaghat	85	L-14 Majra Krishangarh
43	L-14 Chail Road Kandaghat	86	L-14 Ghared
44	L-14 Chail	87	L-14 Gunai
45	L-14 Sadhupul	88	L-14 Patta
46	L-14 Waknaghat	89	L-14 Darwa
47	L-14 Paughati	90	L-14 Kuthar
48	L-14 Delgi	91	L-14 Kasauli
49	L-14 Shalaghat	92	L-14 Jabli
50	L-14 Solan Brewery	93	L-14 Khadeen
51	L-14 Salogra	94	L-14 Deli
52	L-14 Gankiser	95	L-14 Chakimor
53	L-14 Chambaghat	96	L-14 Parwanoo Barrier
54	L-14 Arki	97	L-14 Tipra
55	L-14 Sehrol	98	L-14 Deonghat
56	L-14 Chortu	99	L-14 Barog
57	L-14 Piplughat	100	L-14 Lavighat
58	L-14 Dhundan	101	L-14 Shattal
59	L-14 Khairghati	Total	L-14 = 101
60	L-14 Darlaghat	Total	L-2 = 27
61	L-14 Suli Ambuja Road	GrandTotal	128

2. SHIMLA DISTRICT

Sr. No.	L-2	32	L-2 Rampur
1	L-2 Mall Road (M)	33	L-2 Chuhabag
2	L-2 Mall Road (CTO)	34	L-2 Nirth
3	L-2 Mall Road(Near lift)	35	L-2 Jeori
4	L-2 Lakkar Bazar (Main)	36	L-2 Jakhari
5	L-2 Lower Bazar(Tunnel)	37	L-2 Nankhari
6	L-2 Lower Bazar (Main)	38	L-2 Kasumpti
7	L-2 Cart Road	39	L-2 New Shimla (BCS)
8	L-2 Bamloe	40	L-2 Ghanahatti
9	L-2 Chhota Shimla	41	L-2 Lakker Bazar (Bus Stand)

10	L-2 Khalini	42	L-2 Bharari
11	L-2 Kanlog	43	L-2 Kaithu
12	L-2 Tutikandi	44	L-2 Nerwa
13	L-2 Darni ka Bagicha	45	L-2 Chaudhary Adda
14	L-2 Kachighati	46	L-2 Dakolar
15	L-2 Shoghi	47	L-2 Racholi
16	L-2 Boileauganj	48	L-2 Chaura Maidan
17	L-2 Totu	Total	48
18	L-2 Sanjauli	Sr. No.	L-14/L-14A
19	L-2 Dhalli (Tunnel)	1	L-14 Lakkar Bazar(Main)
20	L-2 Dhalli (Main)	2	L-14 Bemole
21	L-2 Mashobra	3	L-14 Chhota Shimla
22	L-2 Sunni	4	L-14 Kanlog
23	L-2 Theog	5	L-14 Khalini
24	L-2 Janog-Ghat	6	L-14 Darni ka Bagicha
25	L-2 Kuffri	7	L-14 Tutikandi
26	L-2 Raighat	8	L-14 Kachighati
27	L-2 Chopal	9	L-14 Taradevi
28	L-2 Kotkhai	10	L-14 Lower Totu
29	L-2 Jubbal	11	L-14 Jubbarhatti
30	L-2 Rohru	12	L-14 Badehari
31	L-2 Narkanda	13	L-14 Boileauganj
14	L-14 Totu	47	L-14 Chopal
15	L-14 Sanjauli	48	L-14 Gumma
16	L-14 Bhatta-Kuffar	49	L-14 Deha
17	L-14 Dhalli (Main)	50	L-14 Ghoond
18	L-14 Mashobra	51	L-14 Khaneti
19	L-14 Baldayan	52	L-14 Kotkhai
20	L-14 Khatnol	53	L-14 Kalbog
21	L-14 Durgapur	54	L-14 Chamain
22	L-14 Jalog	55	L-14 Sheelghat

23	L-14 Karyali at Jaishi	56	L-14 Mandhol
24	L-14 Chabba	57	L-14 Batargalu
25	L-14 Sunni	58	L-14 Jubbal
26	L-14 Koti	59	L-14 Madharli
27	L-14 Janerdghat	60	L-14Tikkar
28	L-14 Sarog	61	L-14 Deori-Ghat
29	L-14 Theog	62	L-14 Shrontha
30	L-14 Janog Ghat	63	L-14 Pujarli No 4
31	L-14 Kuffri	64	L-14 Melthi (Bhuthi)
32	L-14 Raighat	65	L-14 Patsari
33	L-14 Dharampur	66	L-14 Khara-Pathar
34	L-14 Kayara	67	L-14 Anti
35	L-14 Matiyana	68	L-14 Pandranu
36	L-14 Shillaroo	69	L-14 Kuddu
37	L-14 Sandhu	70	L-14 Mandal
38	L-14 Dhamandari	71	L-14 Bholar
39	L-14 Basa Dhar	72	L-14 Sawara Depot
40	L-14 Jhiknipul	73	L-14 Sawra
41	L-14 Marawag	74	L-14 Rohru
42	L-14 Kupvi	75	L-14 Bautinala
43	L-14 Shamtha	76	L-14 Chirgaon Road
44	L-14 Dahia	77	L-14 Samala
45	L-14 Sainj	78	L-14 Chirgaon
46	L-14 Rachot	79	L-14 Dhamwari
80	L-14 Dodra	113	L-14 Taklech
81	L-14 Todsa	114	L-14 Narain
82	L-14 Summerkot	115	L-14 Pulzara
83	L-14 Dhara	116	L-14 Bahali
84	L-14 Sungri	117	L-14 Deothi
85	L-14 Mochoti	118	L-14 Gharatnala
86	L-14 Kansa- Koti	119	L-14 Kinnu
87	L-14 Kui	120	L-14 Ghanvi

88	L-14 Kutara	121	L-14 Nirth
89	L-14 Thanadhar	122	L-14 Naya Nirsu
90	L-14 Kotgarh	123	L-14 Nogli
91	L-14 Bhutti	124	L-14 Khawara Chowki
92	L-14 Jarol	125	L-14 Nankhari
93	L-14 Bithal	126	L-14 Jawalda
94	L-14 Singhapur	127	L-14 Delath
95	L-14 Narkanda	128	L-14 Tipar Mojoli
96	L-14 Kumarsain	129	L-14 Chakti
97	L-14 Madhawani	130	L-14 Pandadhar
98	L-14 Khaneti	131	L-14 Kharahan
99	L-14 Badagaon	132	L-14 Kholighat
100	L-14 Kangal	133	L-14 Panoli
101	L-14 Shivan	134	L-14 New Shimla (Sector-3)
102	L-14 Kacheenghati	135	L-14 Vikas Nagar
103	L-14 Prashan	136	L-14 Junga
104	L-14 Sainj	137	L-14 New Shimla (BCS)
105	L-14 Kingal	138	L-14 Basantpur
106	L-14 Oddi	139	L-14 Bagipul
107	L-14 Jabli	140	L-14 Mashobra Notikhad
108	L-14 Racholi	141	L-14 Halog (Dhami)
109	L-14 Dansa	142	L-14 Lakkar Bazar (Bus Stand)
110	L-14 Rampur	143	L-14 Bharari
111	L-14 Dakolar	144	L-14 Subzi Mandi-I
112	L-14 Chuhabag	145	L-14 Subzi Mandi-II
146	L-14 Khadarala	177	L-14 Mogra
147	L-14 Mehli	178	L-14 Chaura Maidan
148	L-14 Pulbahal	Total	178
149	L-14 Nerwa	Sr. No.	L-14A
150	L-14 Kui	1	L-14A Kaithu
151	L-14 Dhali Tunnel	2	L-14A Cart Road
152	L-14 Chini Bangla	3	L-14A Mohari
153	L-14 Lower Panthaghati	4	L-14A Baral

154	L-14 Panesh	5	L-14A Badshalpul
155	L-14 Anandpur	6	L-14A Kadiundhar
156	L-14 Kanwar Niwas Airport Road Tutu	7	L-14 A Batwari
157	L-14 Chaudhari Adha Rampur	8	L-14 A Kasumpti
158	L-14 Kawar	Total	8
159	L-14 Shoghi		
160	L-14 Ghanahatti	Total	L-2 = 48
161	L-14 Chailla	Total	L-14 =178
162	L-14 Gumma	Total	L-14A =8
163	L-14 Jhakri	Grand Total	234
164	L-14 Jeori		
165	L-14 Badhal		
166	L-14 Dhargaura		
167	L-14 Malgi		
168	L-14 Mandholghat		
169	L-14 Dhanderwadi		
170	L-14 Paplughatti		
171	L-14 Dalgaon		
172	L-14 Fagu		
173	L-14 Kharkujubber at Notikhad		
174	L-14 Thana		
175	L-14 Lambidhar		
176	L-14 Devidhar		

3. UNA DISTRICT

Sr. No.	L-2	15	L-14 Bhadsali
1	L-2 Una New ISBT	16	L-14 Pandoga
2	L-2 Red Light Chowk Una	17	L-14 Industrial Area Pandoga
3	L-2 Old Bus Stand, Una	18	L-14 Khad
4	L-2 Old Hoshiarpur Road Una	19	L-14 Nagnoli
5	L-2 Near Om Bhujia Bhandar	20	L-14 Ajnoli
6	L-2 Mehatpur	21	L-14 Samoorpul
7	L-2 Mehatpur Near RTO	22	L-14 Momanyar

	Barrier		
8	L-2 Santokhgarh Border	23	L-14 Thanakalan
9	L-2 Santokhgarh	24	L-14 Chilli
10	L-2 Tahliwal	25	L-14 Bangana
11	L-2 Daulatpur Chowk	26	L-14 Tutru
12	L-2 Gagret	27	L-14 Malangar
13	L-2 Amb	28	L-14 Lathiani
Total	13	29	L-14 Chururi
Sr. No.	L-14/L-14A	30	L-14 Proian
1	L-14 Old Bus Stand, Una	31	L-14 Raipur Maidan
2	L-14 Old Hoshiarpur Road Una	32	L-14 Mandli
3	L-14 Hamirpur Road, Una	33	L-14 Dhusara
4	L-14 Rakkar Colony	34	L-14 Chururu
5	L-14 Behdala Market	35	L-14 Baruhi
6	L-14 Behdala Village	36	L-14 Jol
7	L-14 Dehlan	37	L-14 Chowki Khas
8	L-14 Changar (Makrair)	38	L-14 Sohari Takoli
9	L-14 Madanpur Basoli	39	L-14 Talmehra
10	L-14 Lalsingi Opposite Milk Plant	40	L-14 Bhindla
11	L-14 Jhelera	41	L-14 Mehatpur Border
12	L-14 Basal	42	L-14 Bangarh
13	L-14 Tiuri	43	L-14 Mehatpur
14	L-14 Dathwara	44	L-14 Chhattarpur
45	L-14 Mehatpur Basdehra (Near Brick Kilns)	76	L-14 Sangnai
46	L-14 Ajouli	77	L-14 Mandwara
47	L-14 Sanoli	78	L-14 Daulatpur Chowk
48	L-14 Mazara	79	L-14 Gagret Border
49	L-14 Santoshgarh Border	80	L-14 Ambota
50	L-14 Santoshgarh	81	L-14 Gagret
51	L-14 Pekhubela	82	L-14 Amb
52	L-14 Udaypur Near Tubewell	83	L-14 Andora
53	L-14 Bathri Border	84	L-14 Ladoli
54	L-14 Bathri	85	L-14 Kuthiari

55	L-14 Bathu	86	L-14 Mubarikpur
56	L-14 Tahliwal	87	L-14 Karluhi (Bharwain Road)
57	L-14 Lалуwal	88	L-14 Bane Di Hatti
58	L-14 Polian Beet	89	L-14 Bharwain
59	L-14 Kuthar Beet	90	L-14 Dharamshala Mahanta
60	L-14 Nangal Khurd	91	L-14 Kinnu
61	L-14 Palkwah	92	L-14 Ambey Da Padhar
62	L-14 Sainsowal	93	L-14 Nehrian
63	L-14 Samnal	94	L-14 Jawar
64	L-14 Badhera	95	L-14 Mairi
65	L-14 Ghaluwal	96	L-14 Ripoh Mishran
66	L-14 Mawasindhian	97	L-14 Jabehar
67	L-14 Badoh	98	L-14 Chak Sarai
68	L-14 Kyodi	Total	98
69	L-14 Bhadhera Rajputan	Sr. No.	L-14A
70	L-14 Bhadarkali	1	L-14A Haroli
71	L-14 Goundpur Banehra		
72	L-14 Bhanjal	Total	L-2 = 13
73	L-14 Nangal Jarialan	Total	L-14 = 98
74	L-14 Chalet	Total	L-14A = 1
75	L-14 Ghanari	Grand Total	112
4. Revenue Distt. Baddi			
Sr. No.	L-2	18	L-14 Nangal
1	L-2 Nalagarh	19	L-14 Nangal Uperla
2	L-2 Baddi Near PNB	20	L-14 Punjhera
3	L-2 Baddi Near Traffic Lights	21	L-14 Navgaon
4	L-2 Sai Road	22	L-14 Karsoli
5	L-2 Basanti Bag	23	L-14 Joggon
6	L-2 Vardhman	24	L-14 Mastanpura
7	L-2 Birla Textile	25	L-14 Tikkri
8	L-2 Billanwali	26	L-14 Ramshehar

9	L-2 Billanwali Lubana	27	L-14 Gamrola
10	L-2 Juddi Khurd	28	L-14 Baddu
11	L-2 Mauja Katha	29	L-14 Bhini Jhori
Total	11	30	L-14 Barkoha
Sr. No.	L-14/L-14A	31	L-14 Loharghat
1	L-14 Kharuni	32	L-14 Narli Chanala
2	L-14 Bagbania	33	L-14 Neli Chori
3	L-14 Kirpalpur	34	L-14 Swarajmajra (Near Baddi Barrier)
4	L-14 Khera	35	L-14 Sun City Road
5	L-14 Chowkiwala	36	L-14 Bhud Bus Stop
6	L-14 Rajpura	37	L-14 Bhud
7	L-14 Sallewal	38	L-14 Makhnu Majra
8	L-14 Maganpura	39	L-14 Malkhumajra Bus Stop
9	L-14 Manjholi	40	L-14 Main Kishanpura
10	L-14 Saini Majra	41	L-14 Kishanpura
11	L-14 Nathu Palasi	42	L-14 Alkem Factory
12	L-14 Dherowal	43	L-14 Bramvi
13	L-14 Nalagarh	44	L-14 Nandpur
14	L-14 Bhatian	45	L-14 Lodhimajra
15	L-14 Majra	46	L-14 Dhela
16	L-14 Bhogpur Majra	47	L-14 Sai Raod
17	L-14 Bhogpur	48	L-14 Jharmajri
49	L-14 Chakka road	61	L-14 Kotla
50	L-14 BBC Bhatta (Malpur)	62	L-14 Bhatolikalan
51	L-14 Haripur Sandholi	63	L-14 Kunjhal
52	L-14 Sandholi	64	L-14 Buranwala
53	L-14 Billanwali Gujran	65	L-14 Sansiwala
54	L-14 Unichem Chowk	66	L-14 Kalujhanda
55	L-14 PDM Chowk	67	L-14 Barotiwala
56	L-14 Billanwali	Total	67
57	L-14 Katha		Total L-2 = 11
58	L-14 Dabur		Total L-14 = 67

59	L-14 Mauja Katha		Total L-14 A = 0
60	L-14 Export Park	Grand Total	78
5.MANDI DISTRICT			
Sr. No.	L-2		
1	L-2 Mandi (Thanera)	18	L-2 Takoli
2	L-2 Thanera (Chanderlok Gali)	19	L-2 Dadour
3	L-2 Jail Road	20	L-2 Nerchowk
4	L-2 Sukedi Bridge	21	L-2 Ner Chowk (Ratti Road)
5	L-2 Sanyardi	22	L-2 Bhangrotu
6	L-2 Bari Gamanu	23	L-2 Gutkar
7	L-2 Rewalsar	24	L-2 Pul Gharat
8	L-2 Kotli	25	L-2 Mandi (Samkhetar)
9	L-2 Talyahar	26	L-2 Bijni
10	L-2 Paddal	27	L-2 Khaliyar
11	L-2 Bhiuli	28	L-2 Purani Mandi
12	L-2 Bhiuli (Tung)	29	L-2 Shanan
13	L-2 Sauli Khad	30	L-2 Nela
14	L-2 Pandoh	31	L-2 Bhojpur
15	L-2 Aut	32	L-2 Nagaun Khad
16	L-2 Panarsa	33	L-2 Sundernagar (Ropa)
17	L-2 Slapper	34	L-2 Ropa (Dadhyal)
35	L-2 New Bus Stand (SNR)	20	L-14 Hanogi
36	L-2 Changar ward No 10	21	L-14 Aut
37	L-2 Chatrokhri	22	L-14 Thalout
38	L-2 Pungh	23	L-14 Banala
39	L-2 Jarol	24	L-14 Nagwain
40	L-2 BSL Colony (SNR)	25	L-14 Jhiri
41	L-2 Karsog	26	L-14 Ropa (Jhiri)
42	L-2 Baral	27	L-14 Bali Chowki
43	L-2 Jogindernagar	28	L-14 Thatta
44	L-2 Ropa Colony	29	L-14 Kayan

45	L-2 Sarkaghat	30	L-14 Dhawal
Total	45	31	L-14 Saul
Sr. No.	l-14/l-14-a	32	L-14 Ropa (Dhawal)
1	L-14 Mandi (Thanera)	33	L-14 Slapper
2	L-14 Thanera (Chanderlok Gali)	34	L-14 Kangoo
3	L-14 Jail Road	35	L-14 Tikkar
4	L-14 Sanyardi	36	L-14 Kanda (Thunag)
5	L-14 Hospital Road	37	L-14 Kelodhar (Thunag)
6	L-14 Bari Gamanu at Bari	38	L-14 Lamba Thach
7	L-14 Mathiana Galu	39	L-14 Thana
8	L-14 Rewalsar	40	L-14 Kalhani
9	L-14 Deoda	41	L-14 Chiuni
10	L-14 Sain	42	L-14 Bagga Chunogi
11	L-14 Ratti Pul	43	L-14 Kelodhar (Karsog)
12	L-14 Kotli	44	L-14 Khanyol
13	L-14 Saigloo	45	L-14 Seri
14	L-14 Thlyahar	46	L-14 Sainj bagara
15	L-14 Paddal	47	L-14 Tam laid
16	L-14 Sauli Khad	48	L-14 Dhalwan
17	L-14 Pandoh	49	L-14 Patrighat
18	L-14 Basta	50	L-14 Bhambla
19	L-14 Saroa	51	L-14 Kainchi Mod (Bhambla)
52	L-14 Batail	85	L-14 Ratti
53	L-14 Khanot	86	L-14 Galma
54	L-14 Balhara	87	L-14 Jaral
55	L-14 Kashmaila	88	L-14 Khilda
56	L-14 Samaila	89	L-14 Merajitpur -Galua
57	L-14 Baldwara	90	L-14 Kalaud
58	L-14 Khudala	91	L-14 Kapahi
59	L-14 Mataira	92	L-14 Mandi (Samkhetar)
60	L-14 Plassi	93	L-14 Bijni
61	L-14 Kansa Chowk	94	L-14 Purani Mandi

62	L-14 Kummi	95	L-14 Kunnu
63	L-14 Bhayarta	96	L-14 Pali
64	L-14 Baggi	97	L-14 Urla
65	L-14 Rajgarh	98	L-14 Padhar
66	L-14 Dadour	99	L-14 Balh at Baloh
67	L-14 Nerchowk	100	L-14 Padwahan
68	L-14 Bhangrotu	101	L-14 Gumma
69	L-14 Loona Pani	102	L-14 Shanan
70	L-14 Sanoti	103	L-14 Nasloh
71	L-14 Dharmor	104	L-14 Katindi
72	L-14 Kandha (KSG)	105	L-14 Kataula
73	L-14 Rangan	106	L-14 Kamand
74	L-14 Sapnot	107	L-14 Baggi
75	L-14 Bagshar	108	L-14 Batheri
76	L-14 Alsindi	109	L-14 Majhwar
77	L-14 Gutkar	110	L-14 Nela
78	L-14 Ghatta	111	L-14 Jaral Colony
79	L-14 Chandial	112	L-14 Panjain
80	L-14 Kehanwal	113	L-14 Thachi
81	L-14 Fatehpur	114	L-14 Gada Gushain
82	L-14 Leda	115	L-14 Menach (Bagra-Thach)
83	L-14 Kalkhar	116	L-14 Dehar
84	L-14 Sadhyani	117	L-14 Taleli
118	L-14 Triphalghat	151	L-14 Naun
119	L-14 Chah Ka Dohra	152	L-14 Kharsi
120	L-14 Jambla	153	L-14 Bhurni-Nala
121	L-14 Swadaghat	154	L-14 Thunag
122	L-14 Halyatar	155	L-14 Bagsaid (Thunag)
123	L-14 Bhojpur	156	L-14 Janjehali
124	L-14 Sundernagar (Ropa)	157	L-14 Jarol
125	L-14 New Bus Stand (SNR)	158	L-14 Thali
126	L-14 Maloh	159	L-14 Tattapani
127	L-14 Chatrokhri (1)	160	L-14 Hadaboi

128	L-14 Chatrokhri (2)	161	L-14 Kender
129	L-14 Harabag	162	L-14 Balag
130	L-14 Nalot	163	L-14 Nihri
131	L-14 Salwana	164	L-14 Rohanda
132	L-14 BSL Colony (SNR)	165	L-14 Kateru
133	L-14 Dhanotu	166	L-14 Chowki
134	L-14 Jai Devi	167	L-14 Badhu
135	L-14 Naulakha	168	L-14 Naindhi Gali
136	L-14 Kanaid	169	L-14 Khanyuri
137	L-14 Kewali	170	L-14 Charkhari
138	L-14 Bhour	171	L-14 Jach (Barrier)
139	L-14 Koot	172	L-14 Bithri
140	L-14 Sainj	173	L-14 Pangna
141	L-14 Gohar	174	L-14 Bakhrot
142	L-14 Bassa	175	L-14 Nalagarhi
143	L-14 Sabzi Mandi Ganai	176	L-14 Sanarli
144	L-14 Chail Chowk	177	L-14 Shankar Dehra
145	L-14 Mauvi-Seri	178	L-14 Banthal
146	L-14 Chachiot	179	L-14 Kutti
147	L-14 Shalla	180	L-14 Karsog
148	L-14 Jach	181	L-14 Matchal
149	L-14 Tunna	182	L-14 Megli
150	L-14 Jahal	183	L-14 Baral
184	L-14 Kao	217	L-14 Bharol
185	L-14 Kotlu	218	L-14 Pir Santhi
186	L-14 Balh Firnu Kotlu	219	L-14 Bag
187	L-14 Ashla	220	L-14 Sandha
188	L-14 Kevidhar	221	L-14 Pounta
189	L-14 Gwalpur	222	L-14 Mohin
190	L-14 Tippra	223	L-14 Fatehpur
191	L-14 Thainsar	224	L-14 Barachwar
192	L-14 Chattari	225	L-14 Navahi
193	L-14 Thuha	226	L-14 Dali

194	L-14 Bankantanda	227	L-14 Sarkaghat
195	L-14 Pokhi	228	L-14 Saroun
196	L-14 Thakar Thana	229	L-14 Kangu ka Gehra
197	L-14 Mahog	230	L-14 Tihra
198	L-14 Barot	231	L-14 Gaddidhar
199	L-14 Tikken	232	L-14 Kujabalh
200	L-14 Thaltukhod	233	L-14 Bus Stand Tulah
201	L-14 Jhatingri	234	L-14 Dol Gadyara
202	L-14 Main Bharola	235	L-14 Khaddar
203	L-14 Tikru	236	L-14 Khalordu
204	L-14 Dahog	237	L-14 Tihra road Chowk
205	L-14 Jogindernagar	238	L-14 Jamsai
206	L-14 Bassi Colony	239	L-14 Paplog
207	L-14 Machhial	240	L-14 Rakhoh
208	L-14 Bhararu	241	L-14 Cholthra
209	L-14 Saun	242	L-14 Maseran
210	L-14 Makreri	243	L-14 Chowk (Brata)
211	L-14 Basahi	244	L-14 Sadhot
212	L-14 Drubbal	245	L-14 Bhaderwar
213	L-14 Ladruhi	246	L-14 Thouna
214	L-14 Ahju (Bir road)	247	L-14 Nahlog
215	L-14 Santhal	248	L-14 Rakohta
216	L-14 Chauntra	249	L-14 Durgapur
250	L-14 Gehra	266	L-14 Chamba Naun
251	L-14 Chandesh	267	L-14 Gorat
252	L-14 Jamni	268	L-14 Saklana
253	L-14 Sajaopiplu	269	L-14 Sandhol
254	L-14 Darwar	270	L-14 Hatnala
255	L-14 Longni at (Triymbala Chowk)	271	L-14 Dhalara
256	L-14 Hukkal	272	L-14 Neri Bazar
257	L-14 Dharpur	273	L-14 Kathuan
258	L-14 Sidhpur	Total	273

259	L-14 Seoh	Sr. No.	L-20-B
260	L-14 Baroti	1	L-20-B Ahju
261	L-14 Mandap	2	L-20-B Khalyar
262	L-14 Chatter	Total	2
263	L-14 Chanotta Galu	Total	L-2 = 45
264	L-14 Rupi-Rissa	Total	L-14 = 273
265	L-14 Marhi	Total	L-20B = 2
		Total	L-14A = 0
		Grand Total	320

6. HAMIRPUR DISTRICT

Sr. No.	L-2	10	L-2 Ward No. 3 Nadaun
1	L-2 Nai Sarak		
2	L-2 Hamirpur	Total	10
3	L-2 Krishna Nagar, Ward No.1 Hamirpur	Sr. No.	L-14/L-14A
4	L-2 Dosarka	1	L-14 Nai Sarak
5	L-2 Baru	2	L-14 Hamirpur
6	L-2 Bhag Nala, Ward No.6 Nadaun	3	L-14 Krishna Nagar Ward No.1 Hamirpur
7	L-2 Sujanpur	4	L-14 Amroh
8	L-2 Bhota	5	L-14 Jhaniari
9	L-2 Bhota Chowk	6	L-14 Kuthera
7	L-14 Chowki	39	L-14 Bara
8	L-14 Main Bazar Kalanjhari	40	L-14 Main Bazar Bhumpal
9	L-14 Uhal	41	L-14 Loharkar
10	L-14 Gawardu	42	L-14 Rangas
11	L-14 Main Bazar Tauni Devi	43	L-14 Main Bazar Manpul
12	L-14 Dosarka	44	L-14 Jhalan
13	L-14 Baru	45	L-14 Sujanpur
14	L-14 Sawahal	46	L-14 Bhaletth
15	L-14 Lambloo	47	L-14 Karot
16	L-14 Bohni	48	L-14 Chabuttra
17	L-14 Main Bazar Bhira	49	L-14 Ree

18	L-14 Nalti	50	L-14 Patlander
19	L-14 Bagarti	51	L-14 Jandru
20	L-14 Bajuri	52	L-14 Jangal Beri
21	L-14 Dhaned	53	L-14 Sachuhi
22	L-14 Bari Pharnol	54	L-14 Kakkar
23	L-14 Main Bazar Salauni	55	L-14 Purli
24	L-14 Dandroo	56	L-14 Bhated
25	L-14 Jayolidevi	57	L-14 Jahu
26	L-14 Panayali (Saredi)	58	L-14 OBS Jahu
27	L-14 Galore	59	L-14 Hour
28	L-14 Nara	60	L-14 NBS Jahu
29	L-14 Fahal	61	L-14 Jahu By Pass
30	L-14 Dhaneta	62	L-14 Sulgaun
31	L-14 Dohgi	63	L-14 Mundkhar
32	L-14 Gawal Pather	64	L-14 Dukha
33	L-14 Basaral	65	L-14 Ghumarwin
34	L-14 Kangoo	66	L-14 Nagrota Gajian
35	L-14 Atiyalu	67	L-14 Sammu
36	L-14 Main Bazar Bela Opposite of MC Nadaun	68	L-14 Kahrwin Chowk
37	L-14 Chillian	69	L-14 Dera Parol
38	L-14 Batran	70	L-14 Doh
71	L-14 Kanjian	103	L-14 Dakhyora
72	L-14 Tikkar Khatarian	104	L-14 Bara Gran
73	L-14 Bassi	105	L-14 Chakmoh
74	L-14 Bhiar	106	L-14 Jajri
75	L-14 Khatarwar	107	L-14 Kalwal
76	L-14 Chandruhi	108	L-14 Bhota Chowk
77	L-14 Amroh(Bhoranj)	109	L-14 Hareta
78	L-14 Badehar	110	L-14 Gahalian
79	L-14 Tikkar	111	L-14 Ward No. 3 Nadaun
80	L-14 Tal	112	L-14 Bhareri
81	L-14 Mehal	113	L-14 Dhamrol

82	L-14 Khuthrian	114	L-14 Daddu
83	L-14 Ladraur Kalan	115	L-14 Chamboh
84	L-14 Patta	116	L-14 Bamnoh (Awah Devi)
85	L-14 Main Bazar Mair		
86	L-14 Bhota	Total	116
87	L-14 Main Bazar Sukkar Khad		
88	L-14 Pahlu		
89	L-14 Main Bazar Mehre		
90	L-14 Main Bazar Bani	Total	L-2 = 10
91	L-14 Main Bazar Barsar	Total	L-14 = 116
92	L-14 Harsaur	Grand Total	126
93	L-14 Sohari		
94	L-14 Kathiana (Godi Sulhadi)		
95	L-14 Bijhari		
96	L-14 Tal Bijhari		
97	L-14 Garli		
98	L-14 Samtana		
99	L-14 Dhanghota		
100	L-14 Balvihhal		
101	L-14 Maharal		
102	L-14 Bara(Barsar)		

7. KULLU DISTRICT

Sr. No.	L-2		
1	L-2 Mall Road Manali	8	L-14 Manu Market Manali
2	L-2 Model Town Manali	9	L-14 Siyal Road Manali
3	L-2 Gompa Road Manali	10	L-14 Rangri
4	L-2 Akhara Bazaar	11	L-14 Volvo Parking Manali
5	L-2 Sarwari Bazaar	12	L-14 Prini
6	L-2 Dhalpur	13	L-14 Jagatsukh
7	L-2 Fancy Guest House, Dhalpur	14	L-14 Haripur
8	L-2 Gandhinagar	15	L-14 Sarsai

9	L-2 Shamshi	16	L-14 Naggar Castle
10	L-2 Garsa Road Bhunter	17	L-14 Naggar
11	L-2 Parla Bhunter	18	L-14 Larankelo
12	L-2 Subzi Mandi Bhunter	19	L-14 Patlikuhal
13	L-2 Bhunter	20	L-14 Sabzi Mandi Patlikuhal
14	L-2 Near Hotel Flight View, Bhunter	21	L-14 Naggar Road Patlikuhal
15	L-2 Banjar	22	L-14 Dobhi
16	L-2 Saiglu Bazar, Banjar	23	L-14 Fozal
17	L-2 New Bus Stand Banjar	24	L-14 Kharotal
18	L-2 Anni	25	L-14 Raison
19	L-2 Nirmand	26	L-14 Babeli
		27	L-14 Bashing
Total	19	28	L-14 Gammon Pul Kullu
Sr. No.	L-14/L-14A	29	L-14 Akhara Bazaar
1	L-14 Solangnala	30	L-14 Sarwari Bazaar
2	L-14 Palchan	31	L-14 Archhandi
3	L-14 Bahang	32	L-14 Baripadhru
4	L-14 Vashisht	33	L-14 Kais
5	L-14- Aleo	34	L-14 Shangribag
6	L-14 Manalsu	35	L-14 Dhalpur
7	L-14 Log Huts Manali	36	L-14 Darka
37	L-14 Pirdi	70	L-14 Nalagarh
38	L-14 Mohal	71	L-14 Matla
39	L-14 Workshop	72	L-14 Neoli
40	L-14 Tegubehar	73	L-14 Chowai
41	L-14 Sabji Mandi Bhunter	74	L-14 Dalash
42	L-14 Chhota Bhuin	75	L-14 Garshain
43	L-14 Bhuntar	76	L-14 Kungas
44	L-14 Garsa	77	L-14 Ranabag
45	L-14 Hurla	78	L-14 Shawad
46	L-14 Jhuni	79	L-14 Lagoti
47	L-14 Bajaura	80	L-14 Anni

48	L-14 Jia Pul	81	L-14 Luhri
49	L-14 Chharodnala	82	L-14 Khegsu
50	L-14 Sarsari	83	L-14 Nirmand
51	L-14 Shatgarh	84	L-14 Rajouri
52	L-14 Jalugran	85	L-14 Bagipul
53	L-14 Jari	86	L-14 Urtu
54	L-14 Dhunkra Chowk Jari	87	L-14 Chunaghai
55	L-14 New Kasol	88	L-14 Brow
56	L-14 Old Kasol	89	L-14 Samej
57	L-14 Manikarn Barshaini Road	90	L-14 Jagatkhana
58	L-14 Barshaini	91	L-14 Bayal
59	L-14 Banjar	92	L-14 Durah
60	L-14 Bhiya	93	L-14 Nither
61	L-14 Sabji Mandi Banjar	Total	93
62	L-14 Thatibir		L-20 B
63	L-14 Deohari	1	L-20 B Bhunter
64	L-14 Batahar		
65	L-14 Gushaini		Total L-2 = 19
66	L-14 Larji		Total-L-14 = 93
67	L-14 Bhiyali		Total L-14 A = 0
68	L-14 Shalwar		L-20 B = 1
69	L-14 Sainj		Grand Total = 113
Lahaul Area			
Sr. No.	L-14/L-14A		
1	L-14 Koksar		
2	L-14 Tandipul		
3	L-14 Keylong Bazar		Total L-2 = 0
4	L-14 New Bus Stand Keylong		Total-L-14 = 12
5	L-14 Darcha		Total L-14 A = 0
6	L-14 Serchu		Grand Total = 12
7	L-14 Kukamseri		
8	L-14 Chasely		
9	L-14 Thiroth		

10	L-14 New Bus Stand Udaipur		
11	L-14 Old Bus Stand Udaipur		
12	L-14 Tindi		
Total	12		
PANGI AREA DISTRICT CHAMBA			
Sr. No.	L-14	Total	
1	L-14 Killar		Total L-2 = 0
2	L-14 Findroo		Total-L-14 = 2
			Total L-14 A = 0
Total	2		Grand Total = 2

8. KANGRA DISTRICT			
Sr. No.	L-2		
1	L-2 Mcleodganj Main Square	9	L-2 Kandi
2	L-2 Bhagsunag	10	L-2 Sidhwari
3	L-2 Dharamkot	11	L-2 Fatehpur
4	L-2 Fursythganj NH	12	L-2 Sidhpur
5	L-2 Tibetan Liberary at Khara Danda Road	13	L-2 Shamnagar Near Charan Khad
6	L-2 Kotwali Bazar Dharamshala	14	L-2 Dari
7	L-2 Civil lines Dharamshala	15	L-2 Sheela Chowk
8	L-2 Darnu	16	L-2 Ram Nagar
17	L-2 Mcleodganj Temple Road	4	L-14 Naddi
18	L-2 Sakoh	5	L-14 Kotwali Bazar Dharamshala
19	L-2 Cricket Stadium Dharamshala	6	L-14 Darnu
20	L-2 Shahpur NH	7	L-14 Sokni Da Kot
21	L-2 Nagrota Bagwan	8	L-14 Sidhwari
22	L-2 Rihalpur (Opposite Bus Stand Kangra)	9	L-14 Rakkar
23	L-2 Kangra	10	L-14 Fatehpur
24	L-2 Purana Kangra	11	L-14 Sidhpur
25	L-2 Upper Nagrota Bagwan	12	L-14 Sheela
26	L-2 Bye pass Dehra	13	L-14 Masred
27	L-2 Dehra	14	L-14 Patiyalkar
28	L-2 Jawalaji NH	15	L-14 Shamnagar Near Charan Khad
29	L-2 Bindraban	16	L-14 Dari
30	L-2 Ghuggar	17	L-14 Narwana

31	L-2 Palampur Near New Bustand	18	L-14 Jadrangal
32	L-2 Rajpur	19	L-14 Ramehar
33	L-2 Thakurdwara	20	L-14 Ikku Khad
34	L-2 Banuri	21	L-14 Sheela Chowk
35	L-2 Bandla	22	L-14 Ram Nagar
36	L-2 Tanda	23	L-14 Tangroti
37	L-2 Bhawarna	24	L-14 Panjpullian
38	L-2 Palampur Near Old Bus Stand	25	L-14 Fursythganj
39	L-2 Panchrukhi	26	L-14 Kaned
40	L-2 Bajjnath	27	L-14 Barbala
41	L-2 Ustehar	28	L-14 Sakoh
42	L-2 Paprola	29	L-14 Sarah
Total	42	30	L-14 Chetru
Sr. No.	L-14	31	L-14 Bagli
1	L-14 Mcleodganj (Jogiwara Road)	32	L-14 Chambi NH
2	L-14 Bhagsunag	33	L-14 Dhurgela (Dharghela)
3	L-14 Dal Lake	34	L-14 Rehlu
35	L-14 Dramman NH		
36	L-14 Khuliar	72	L-14 Baroh Road Near Railway Gate
37	L-14 Salol	73	L-14 Mundla
38	L-14 Madroon	74	L-14 Rad
39	L-14 Plyara	75	L-14 Moomta
40	L-14 Ghandun	76	L-14 Upperly Kothy
41	L-14 Ghallian	77	L-14 Bhatti
42	L-14 Thakurdwara	78	L-14 Ronkhar
43	L-14 Chandua	79	L-14 Baldhar
44	L-14 Durana	80	L-14 Kholi NH
45	L-14 Harchakkian	81	L-14 Bodar Balla
46	L-14 Lapiana	82	L-14 Kachhiari Chowk NH
47	L-14 Harnera	83	L-14 Ghurkari
48	L-14 Rait NH	84	L-14 Garg Colony (Ghurkari)
49	L-14 Nareti	85	L-14 Jhikli Ichhi NH
50	L-14 Prei	86	L-14 Tikka Bagh Ichhi
51	L-14 Shahpur	87	L-14 Nadehar
52	L-14 Darini	88	L-14 Jamanabad
53	L-14 Kanol (Salli)	89	L-14 Rihalpur Opposite Bus Stand Kangra
54	L-14 Lanj		
55	L-14 Bharuplahar	90	L-14 Kangra
56	L-14 Charri	91	L-14 Chhoti Haler
57	L-14 Kareri	92	L-14 Badi Haler
58	L-14 Tiyara	93	L-14 Purana Kangra
59	L-14 Gaggal	94	L-14 Nandrul
60	L-14 Rajol NH	95	L-14 Rajal
61	L-14 Ambari(Kotlu)	96	L-14 RasooH
62	L-14 Banoi	97	L-14 Ranital NH
63	L-14 Bandi	98	L-14 Ranital Near Railway Station
64	L-14 Gharoh		

65	L-14 Sudher Road	99	L-14 Bandh NH
66	L-14 Pathiar	100	L-14 Daulatpur NH
67	L-14 Chahri	101	L-14 Jaladi Har
68	L-14 Tika Ranhun	102	L-14 Takipur NH Near Kandi Road
69	L-14 Kaisthwari		
70	L-14 Nagrota Bagwan	103	L-14 Sunhi
71	L-14 Baroh Road NH		
104	L-14 Chaunda	141	L-14 Triphal
105	L-14 Baroh	142	L-14 Moohal
106	L-14 Jasai NH	143	L-14 Mehava
107	L-14 Kandi Dolroo	144	L-14 Khabli (Kaloha)
108	L-14 Erla	145	L-14 Bankhandi NH
109	L-14 Saddun Bargran	146	L-14 Shibnath at Khabli Dosarka NH
110	L-14 Upper Nagrota Bagwan		
111	L-14 Chalali NH	147	L-14 Jawalaji NH
112	L-14 Ghangot	148	L-14 Thiri Road Amb Pathiyar
113	L-14 Bharwara		
114	L-14 Dhaliara Bazar NH	149	L-14 Drang
115	L-14 Nehranpukhar NH	150	L-14 Gaahlian
116	L-14 Naleti Road Har	151	L-14 Lower Galore
117	L-14 Sunehat NH	152	L-14 Sihorpain
118	L-14 Swara NH	153	L-14 Daroli
119	L-14 Kuhna	154	L-14 Dhawala
120	L-14 Maniala	155	L-14 Kariara
121	L-14 Pirsaluhi	156	L-14 Kathog
122	L-14 Kamlu NH	157	L-14 Ganju Da Bagh
123	L-14 Rakkar NH	158	L-14 Kholia NH
124	L-14 Bharanta Bhuhla	159	L-14 Sapri
125	L-14 Bihan	160	L-14 Adhe-Di-Hatti NH
126	L-14 Bhaddal	161	L-14 Bharoli Bazar NH
127	L-14 Beh	162	L-14 Adhwani Road Bharoli
128	L-14 Karoa	163	L-14 Majhin Chowk Bharoli
129	L-14 Jambal	164	L-14 Adhwani
130	L-14 Amroh	165	L-14 Majhin
131	L-14 Kotla Behar	166	L-14 Dhated
132	L-14 Kasba Kotla	167	L-14 Piyan Da Ghata
133	L-14 Jourbar	168	L-14 Silh
134	L-14 Dehra	169	L-14 Luthan
135	L-14 Haripur	170	L-14 Surani
136	L-14 Haripur Bazar	171	L-14 Sapladu
137	L-14 Guler	172	L-14 Chaulanu
138	L-14 Old Guler	173	L-14 Tihri
139	L-14 Jakhled	174	L-14 Baggi
140	L-14 Bhatoli Phakoria	175	L-14 Lagdu
176	L-14 Dol Khariana	213	L-14 Bindraban
177	L-14 Khundian	214	L-14 Mehnja
178	L-14 Thil	215	L-14 Rakh

179	L-14 Pragpur	216	L-14 Ghuggar
180	L-14 Nakki	217	L-14 Rajpur
181	L-14 Baliyana	218	L-14 Deogran
182	L-14 Bani	219	L-14 Simble Khola
183	L-14 Garli	220	L-14 Thakurdwara
184	L-14 Chamba Pattan	221	L-14 Arla NH
185	L-14 Kaloha Chowk NH	222	L-14 Saloh
186	L-14 Sadwan Road Kaloha	223	L-14 Bhattu Samula
187	L-14 Upper Kaloha	224	L-14 Dheera
188	L-14 Saleti	225	L-14 Daroh
189	L-14 Sarad Dogri	226	L-14 Jamula
190	L-14 Basalag NH	227	L-14 Kandwari
191	L-14 Bharoli(Jadid)	228	L-14 Banuri
192	L-14 Shantla	229	L-14 Bandla
193	L-14 Dehrian NH	230	L-14 Tanda
194	L-14 Gummer NH	231	L-14 Boda
195	L-14 Walugalowa	232	L-14 Sulha
196	L-14 Bane-Di-Hatti NH	233	L-14 Panaper
197	L-14 Nosera	234	L-14 Bhawarna
198	L-14 Dadasiba	235	L-14 Palampur Near Old Bus stand
199	L-14 Rail	236	L-14 Palampur Near New Bus Stand
200	L-14 Bhaned	237	L-14 Panchrukhi
201	L-14 Nichla Barwal	238	L-14 Gadyara
202	L-14 Nangal Chowk	239	L-14 Jharet
203	L-14 Tayamal	240	L-14 Pooner
204	L-14 Barog Lahar	241	L-14 Nagni
205	L-14 Langa	242	L-14 Purba
206	L-14 Nahalian	243	L-14 Thural
207	L-14 Jarundi	244	L-14 Baijnath
208	L-14 Bari Kalan	245	L-14 Binwa Nagar
209	L-14 Dad Jhikla	246	L-14 Manded
210	L-14 Gopalpur	247	L-14 Sagoor
211	L-14 Chachian		
212	L-14 Lahla		
248	L-14 Bhattu Pattu		
249	L-14 Buhana (Bahwan)		
250	L-14 Chogan at Bir	285	L-14 Jalag
251	L-14 Mahakal	286	L-14 Ropri
252	L-14 Kudail	Total	286
253	L-14 Bahi	Sr. No.	L-14A
254	L-14 Ustehar	1	L-14-A Civil lines Dharamshala
255	L-14 Shiv Nagar	Total	1
256	L-14 Gander		
257	L-14 Balakrupi	Sr.	L-20B

		No.	
258	L-14 Lahru	1	L-20B Dari
259	L-14 Galoti	2	L-20B Sungal
260	L-14 Panahar	3	L-20B Paprola Pul
261	L-14 Bachwai	4	L-20B Paraur
262	L-14 Duhak	5	L-20B Bandla
263	L-14 Bharanta(Sai)	Total	5
264	L-14 Jaisinghpur	Total	L-2=42
265	L-14 Haler	Total	L-14 =286
266	L-14 Pahra (Manyara)	Total	L-20B=5
267	L-14 Khera		L-14A= 1
268	L-14 Tinbar		Grand Total=334
269	L-14 Dagoh		
270	L-14 Averi		
271	L-14 78 Miles(Avery) NH		
272	L-14 Lower Lambagaon		
273	L-14 Alampur		
274	L-14 Chadhiar		
275	L-14 Paprola		
276	L-14 Lohardi		
277	L-14 Multhan		
278	L-14 Bir (Beed)		
279	L-14 Lambagaon		
280	L-14 Kotlu		
281	L-14 Beirghata		
282	L-14 Sari		
283	L-14 Kathala		
284	L-14 Draman		

9. REVENUE DISTRICT NURPUR			
Sr. No.	L-2	29	L-14 Atharda Pul
1	L-2 Nurpur	30	L-14 Changrara
2	L-2 Defence Road Nurpur ward no. 9	31	L-14 Mngwal
3	L-2 Chogan	32	L-14 Ganoh
4	L-2 Khushi Nagar	33	L-14 Sukhar
Total	4	34	L-14 Raja-Ka-Talab
Sr. No.	L-14/L-14-A	35	L-14 Rehan
1	L-14 Nurpur	36	L-14 Chattar
2	L-14 Defence road Bodh	37	L-14 Mund
3	L-14 Chogan	38	L-14 Sathana
4	L-14 Hindora Gharat	39	L-14 Dhameta
5	L-14 Chowki	40	L-14 Fatehpur
6	L-14 Jaunta	41	L-14 Badyali (Bhatoli)
7	L-14 Khajian	42	L-14 Jakha Ka Lahad
8	L-14 Bhadwar	43	L-14 Banal
9	L-14 Minjgran	44	L-14 Khatiyad
10	L-14 Kherian	45	L-14 Sansarpur Terrace
11	L-14 Khushi Nagar	46	L-14 Terrace Colony
12	L-14 Jassur Bazar	47	L-14 Barnali
13	L-14 Jassur Chowk	48	L-14 Bharmar
14	L-14 Chhattroli	49	L-14 Maira Fatak
15	L-14 Kandwal Chowk	50	L-14 Patta-Jattian
16	L-14 Chakki Bridge	51	L-14 Lab
17	L-14 Nagabari	52	L-14 Kehrian Talab
18	L-14 Baranda	53	L-14 Matlahar
19	L-14 Khanni	54	L-14 Sidantha (Kharota)
20	L-14 Lakhanpur	55	L-14 Jhoka Ratiyal
21	L-14 Hagwal	56	L-14 Samkehad
22	L-14 Gurchal	57	L-14 Panalath
23	L-14 Sadwan	58	L-14 Gharjarot
24	L-14 Ound	59	L-14 Amlela
25	L-14 Haddel	60	L-14 Bassa
26	L-14 Saliyali	61	L-14 Spail
27	L-14 Oder	62	L-14 Nagrota Surian
28	L-14 Gangath	63	L-14 Suknala
64	L-14 Baryal	99	L-14 Mohtli Bridge
65	L-14 Katholi	100	L-14 Tokki
66	L-14 Bhatoli Nandpur	101	L-14 Sekhupura
67	L-14 32 Miles	102	L-14 Kandrori
68	L-14 Bhalli	103	L-14 Thakur Dwara
69	L-14 Bagga	104	L-14 Barota
70	L-14 Nadoli		
71	L-14 Malkpur	Total	104
72	L-14 Kotla		
73	L-14 Solda		
74	L-14 Damtal		
75	L-14 Old Road Damtal		

76	L-14 Mohtly Ramp		
77	L-14 Dhangupir		
78	L-14 Dhangu Majra		
79	L-14 Bhadroya Near MPB Chakki		
80	L-14 Dhaka Colony		
81	L-14 Rey		
82	L-14 Badukhar		
83	L-14 Riyali		
84	L-14 Bela Ludacha		
85	L-14 Dosholi		
86	L-14 Malal		
87	L-14 Indora		
88	L-14 Snor		
89	L-14 Chinaur		
90	L-14 Kaithgarh		
91	L-14 Indpur		
92	L-14 Moki		
93	L-14 Malahri		Total L-2 = 4
94	L-14 Gadrana		Total-L-14 = 104
95	L-14 Tanda Mor		Total L-14 A = 0
96	L-14 Basantpura		Grand Total = 108
97	L-14 Uleharian		
98	L-14 Milwan		

10. DISTRICT CHAMBA			
Sr. No.	L-2		
1	L-2 KHAJJAR	22	L-14 LOONA NH
2	L-2 CHAMBA (O.B.S)	23	L-14 CHHATRARI
3	L-2 MUGLA	24	L-14 SUNARA
4	L-2 CHAMBA CITY	25	L-14 MEHLA
5	L-2 SULTANPUR	26	L-14 BHADIA
6	L-2 DALHOUSIE (BUS STAND)	27	L-14 MUGLA
7	L-2 DALHAUSIE (SUBHASH CHOWK)	28	L-14 CHAMBA (OLD BUS STAND)
8	L-2 DALHAUSIE (GPO)	29	L-14 CHAMBA CITY
9	L-2 BANIKHET NH	30	L-14 DIKLERI
10	L-2 CHOWARI	31	L-14 SAHOO
11	L-2 SALOONI	32	L-14 KIDI
Total	11	33	L-14 CHAMINOO
Sr. No.	L-14/L-14-A	34	L-14 SILLAGRAT
1	L-14 THALLA	35	L-14 SARANHAN
2	L-14 CHOBIA	36	L-14 UDAIPUR
3	L-14 BADGRAN	37	L-14 BHANOTA
4	L-14 POOLAN	38	L-14 BALOO
5	L-14 HADSAR	39	L-14 BHIYOD

6	L-14 BHARMOUR NH	40	L-14 SULTANPUR
7	L-14 SIUNR	41	L-14 DHARYALI
8	L-14 KHANI	42	L-14 MASROOND
9	L-14 NAYAGRAN	43	L-14 PUKHRI
10	L-14 HOLI	44	L-14 KOTI
11	L-14 MACHHETAR	45	L-14 KANDLA
12	L-14 DALLI	46	L-14 MANI
13	L-14 GAROLA	47	L-14 KIYANI
14	L-14 KHARAMUKH	48	L-14 KIYANI PUKHRI ROAD
15	L-14 JOT	49	L-14 GHATGALOO
16	L-14 GATE	50	L-14 RAJNAGAR
17	L-14 RATHIYAR	51	L-14 CHANDI
18	L-14 MANGLA	52	L-14 JAMMUHAR
19	L-14 KHAJJAR	53	L-14 TANDLI
20	L-14 KOHLI	54	L-14 DALHOUSIE (BUS STAND)
21	L-14 DUNALI		
55	L-14 DALHOUSIE (SUBHASH CHOWK)	91	L-14 TISSA
56	L-14 BHALOON CHURCH ROAD	92	L-14 TISSA COLONTY MOD
57	L-14 LAKKAR MANDI AT AHLA	93	L-14 BAIRAGARH
58	L-14 BANIKHET	94	L-14 KUDDI
59	L-14 GOLI	95	L-14 TARELLA
60	L-14 CHOHRA	96	L-14 JAJHAKOTHI
61	L-14 SHERPUR	97	L-14 HIYAD
62	L-14 BAGDHAR	98	L-14 BRANGAL
63	L-14 KHAIRI	99	L-14 LACHORI
64	L-14 SIMLIUN	100	L-14 TELKA
65	L-14 KAIL	101	L-14 SIYULA
66	L-14 MAIL	102	L-14 SUNDLA
67	L-14 BALERA	103	L-14 SURGANI
68	L-14 KAKIRA	104	L-14 MANJEER
69	L-14 LODWAN AT HUNERA	105	L-14 SALOONI
70	L-14 CHOWARI	106	L-14 DHARGALA
71	L-14 LAHDU	107	L-14 BHANDAL
72	L-14 DADIYARA	108	L-14 SANGHNI
73	L-14 RAIPUR	109	L-14 KIHAR
74	L-14 HATLI NH	110	L-14 DAND
75	L-14 BHANGHEI (THULAIL)	111	L-14 DIUR
76	L-14 GOLA	112	L-14 HIMGIRI
77	L-14 DHULARA	113	L-14 BAGEL
78	L-14 GARNOTA	Total	113
79	L-14 SIHUNTA		
80	L-14 SAMOT	Total	L-2 - 11
81	L-14 TUNDI	Total	L-14 - 113
82	L-14 BAROH	Total	L-14A - 0
83	L-14 KALHEL	Grand Total	124
84	L-14 JASSORGARH		

85	L-14 CHILLI		
86	L-14 NAKROR		
87	L-14 KATHWAR		
88	L-14 TIKKARIGARH		
89	L-14 BHANJRAROO		
90	L-14 BHANJRAROO (BUS STAND)		

11. DISTRICT BILASPUR

Sr. No.	L-2		
1	L-2 DIARA	20	L-14 KANDRAUR
2	L-2 LAKHANPUR	21	L-14 DELAG
3	L-2 RAURA	22	L-14 DELAG GALA
4	L-2 MM BILASPUR	23	L-14 GHAGUS
5	L-2 RAGHUNATH-PURA	24	L-14 BERI
6	L-2 GAMBHAR	25	L-14 PANJGAIN
7	L-2 SWARGHAT	26	L-14 DHAR TATOH
8	L-2 GHUMARWIN	27	L-14 JUKHALA
9	L-2 BHARARI	28	L-14 NALWAR PUL (JABBAL PUL)
10	L-2 BARMANA		
11	L-2 DAKRI CHOWK	29	L-14 DOBHA
12	L-2 TALAI	30	L-14 HARNORA
Total	12	31	L-14 JAMTHAL
Sr. No.	L-14/L-14-A	32	L-14 KASOL
1	L-14 DIARA SECTOR	33	L-14 SWARGHAT
2	L-14 LAKHANPUR	34	L-14 JEORIPATTAN
3	L-14 RAURA	35	L-14 JANGAL BANER
4	L-14 DIARA ON N.H. 21	36	L-14 GARAMOURA
5	L-14 M M BILASPUR	37	L-14 KAINCHIMOR
6	L-14 RAGHUNATH-PURA	38	L-14 BEHAL
7	L-14 NAUNI	39	L-14 SWAHAN
8	L-14 RAJPURA AT BANDLA	40	L-14 JANALI
9	L-14 BANAIKGHAT	41	L-14 BADOH
10	L-14 GHYAL	42	L-14 PADHO KA PAO
11	L-14 NOA	43	L-14 TOBA
12	L-14 KALLAR	44	L-14 KAULAN WALA TOBA
13	L-14 CHHAROL	45	L-14 BHAKHRA
14	L-14 CHARANMOR	46	L-14 MAKRI
15	L-14 JAMLI	47	L-14 DHARAMCHINGAL
16	L-14 BAMTA AT BADHYAT	48	L-14 GWAL-THAI
17	L-14 CHANDPUR	49	L-14 LEHRI
18	L-14 SUNGAL	50	L-14 CHANGER TERSUH
19	L-14 KANDRAUR CHOWK	51	L-14 DAWATH
52	L-14 BEHARARA	88	L-14 SAMOH
53	L-14 GHUMARWIN	89	L-14 GHARAN
54	L-14 KUTHERA	90	L-14 KOSRIAN
55	L-14 TALYANA	91	L-14 KULZIAR
56	L-14 DHARWARA	92	L-14 DHANI
57	L-14 MORSINGHI	93	L-14 DHOLAG

58	L-14 SAKROHA	94	L-14 TALAI
59	L-14 CHURARI AT HAWAN	95	L-14 DASLEHRA
60	L-14 PADYALAG	96	L-14 BALHSINA
61	L-14 BAROTA	97	L-14 THURAN
62	L-14 DANGAR	98	L-14 DAHAD
63	L-14 TARGHEL	99	L-14 NAKHLEHRA
64	L-14 BHARARI	100	L-14 KALOL
65	L-14 GHANDALWIN	101	L-14 BHAROLI KALAN
66	L-14 DEHRA	102	L-14 CHHANJOTI
67	L-14 BARI CHOWK.	103	L-14 DHAN KAKRU
68	L-14 NIHARI	104	L-14 JHANDUTTA
69	L-14 BADHAGHAT	105	L-14 DOKRU
70	L-14 DHALOH	106	L-14 SERCHOWK
71	L-14 MOHRA	107	L-14 BERTHIN
72	L-14 DAVETI	108	L-14 BERTHIN at Sargal Chowk
73	L-14 KARLOTI	109	L-14 SUNHANI
74	L-14 BHAGER	110	L-14 BADGAON
75	L-14 BEHNAJATTAN		
76	L-14 DAMLI	Total	110
77	L-14 LARAGHAT		L-14A
78	L-14 MALOKHAR	1	L-14-A MANDI MANWA
79	L-14 SIKROHA	2	L-14-A NAYEE SARLI
80	L-14 BARMANA	3	L-14-A MALYAWAR
81	L-14 BARMANA AT KAINCHIMOR	Total	3
82	L-14 DAKRI CHOWK		Total L-2 12
83	L-14 KULARU		Total L-14 110
84	L-14 BUM		L-14A 03
85	L-14 PANTEHRA		Grand Total 125
86	L-14 HATWAR		
87	L-14 GEHERWIN		

12. DISTRICT KINNAUR

Sr. No.	L-14/L-14-A		
1	L-14 Kaza	11	L-14 Powari
2	L-14 New Kaza	12	L-14 Baltrang
3	L-14 Nako	13	L-14 Sangla
4	L-14 Pooh	14	L-14 Tapri
5	L-14 Spillow	15	L-14 Kafnoo
6	L-14 Moorang	16	L-14 Sungra
7	L-14 Reckong Peo	17	L-14 Det Sungra
8	L-14 Subzi Mohalla	Total	17
9	L-14 Main Chowk Reckong Peo		
10	L-14 Near HRTC Work Shop		

13. SIRMOUR DISTT.

Sr. No.	L-2		
1	L-2 Nahan (Mall Road)	7	L-14 Sainwala
2	L-2 Katcha Tank	8	L-14 Bhandariwala
3	L-2 Do Sarka	9	L-14 Kheri
4	L-2 Sarahan	10	L-14 Johron
5	L-2 Rajgarh	11	L-14 Trilokpur Road
6	L-2 Govind Ghat	12	L-14 Kala Amb
7	L-2 Dhaulakuan	13	L-14 Burma Papri
8	L-2 Paonta Sahib	14	L-14 Kaulawala Bhood
9	L-2 Badrinagar	15	L-14 Meerpur Kotla
Total	9	16	L-14 Across Markanda
Sr. No.	L-14/L-14-A	17	L-14 Jamta
1	L-14 Nahan (Delhi Gate)	18	L-14 Dadahu
2	L-14 Banog	19	L-14 Haripurdhar
3	L-14 Katcha Tank	20	L-14 Nohradhar
4	L-14 Naya Bazaar	21	L-14 Bogh Dhar
5	L-14 Do Sarka	22	L-14 Yashwant Nagar
6	L-14 Konthro Beski	23	L-14 Chanv
24	L-14 Habban	59	L-14 Majra
25	L-14 Tipra	60	L-14 Dhaulakuan
26	L-14 Jaged	61	L-14 Kolar
27	L-14 Rajgarh	62	L-14 Haripurkhol
28	L-14 Didag	63	L-14 Rampurghat
29	L-14 Kheri	64	L-14 Govind Ghat
30	L-14 Churwadhar	65	L-14 Paonta Sahib
31	L-14 Kalaghat	66	L-14 Behral
32	L-14 Madighat	67	L-14 Patlion
33	L-14 Chakla-Pul	68	L-14 Bolion
34	L-14 Mangarh	69	L-14 Moginand
35	L-14 Dinger	70	L-14 Halonipul
36	L-14 Narag	71	L-14 Fagu
37	L-14 Wasni	72	L-14 Kot
38	L-14 NainaTikker	73	L-14 Khajurna
39	L-14 Dhangyar	74	L-14 Sataun
40	L-14 Sarahan	75	L-14 Rajban
41	L-14 Bagthan	76	L-14 Macher
42	L-14 Dilman	77	L-14 Battanmandi
43	L-14 Preet Nagar at Runja Khala	78	L-14 Sangrah
44	L-14 Shambhuwala	79	L-14 Jambu Khala
45	L-14 Shillai	80	L-14 Kafota
46	L-14 Tilordhar	81	L-14 Neripul
47	L-14 Nedapul (Timbi)	82	L-14 Banethi
48	L-14 Panjod Dhar (Ronhat)	Total	82
49	L-14 Minas	Total	L-2 = 9
50	L-14 Badrinagar	Total	L-14 = 82
51	L-14 Gondpur	Grand Total	91

52	L-14 Kundion		
53	L-14 Puruwala		
54	L-14 Haripur Tohna		
55	L-14 Shubhkhera		
56	L-14 Rajpura		
57	L-14 Bhagani		
58	L-14 Khodrimajri		

SUB-VEND TO BE CONVERTED INTO REGULAR VENDS FOR THE YEAR 2023-24				
Name of Distt.	Sr. No.	Type of vend	Sub Vend	Converted into regular vend
Shimla	1	L-14	DOCHI	L-14 DOCHI
	2	L-14	NADUKHAR	L-14 NADUKHAR
	3	L-14	THELLA	L-14 THELLA
	4	L-14	Tharoch	L-14 Tharoch
	5	L-14	Fediz	L-14 Fediz
	6	L-14	DAKANA	L-14 DAKANA
	7	L-14	GARAH KUFRI	L-14 GARAH KUFRI
	8	L-14	BALAG	L-14 BALAG
	9	L-14	PARALA	L-14 PARALA
	10	L-14	PURANADUMP	L-14 PURANADUMP
	11	L-2	PURANADUMP	L-2 PURANADUMP
BBN BADDI	1	L-14	Dana (Kasmbowal)	L-14 Dana (Kasmbowal)
	2	L-14	New Nalagarh	L-14 New Nalagarh
	3	L-14	Opposite GS Palace	L-14 Opposite GS Palace
	4	L-14	Jagat Khana	L-14 Jagat Khana
	5	L-14	Brahmna Majra	L-14 Brahmna Majra
	6	L-14	Goel Jamala	L-14 Goel Jamala
	7	L-14	Plasara (Dittu)	L-14 Plasara (Dittu)
	8	L-14	Baglehad	L-14 Baglehad
	9	L-14	Kundlu Untpur	L-14 Kundlu Untpur
	10	L-14	Jaged	L-14 Jaged
	11	L-14	Tunsu (Sikhni Bayen)	L-14 Tunsu (Sikhni Bayen)

	12	L-14	Diggal	L-14 Diggal
	13	L-14	Silnu Pul	L-14 Silnu Pul
	14	L-14	Kuhwarn	L-14 Kuhwarn
	15	L-14	Panjal	L-14 Panjal
	16	L-14	Swaraj Majra Gujjran	L-14 Swaraj Majra Gujjran
	17	L-14	Gurumajra	L-14 Gurumajra
	18	L-14	Marico	L-14 Marico
	19	L-14	ITC Chowk	L-14 ITC Chowk
	20	L-14	Four Wheeler Union	L-14 Four Wheeler Union
	21	L-14	Nichli Sandholi	L-14 Nichli Sandholi
	22	L-14	Truck Union Baddi	L-14 Truck Union Baddi
	23	L-14	Alpla	L-14 Alpla
	24	L-14	Coca Cola (Katha)	L-14 Coca Cola (Katha)
	25	L-14	Dasaura Majra	L-14 Dasaura Majra
	26	L-14	Apna Apartment	L-14 Apna Apartment
	27	L-14	Tahliwala	L-14 Tahliwala
	28	L-14	Plankhwala	L-14 Plankhwala
	29	L-2	Basanti Bag Chaudhary Complex	L-2 Basanti Bag Chaudhary Complex
	30	L-2	Indoco	L-2 Indoco
	31	L-2	Raja Farging	L-2 Raja Farging
Kullu	1	L-14	Chhurdu	L-14 Chhurdu
	2	L-14	Kalath	L-14 Kalath
	3	L-14	Kumaran	L-14 Kumaran
	4	L-14	Katrain	L-14 Katrain
	5	L-14	Chhatenseri	L-14 Chhatenseri
	6	L-14	Bandrol	L-14 Bandrol
	7	L-14	Badah	L-14 Badah
	8	L-14	Sarabai	L-14 Sarabai
	9	L-14	Lakkar Bazar Bajaura	L-14 Lakkar Bazar Bajaura
	10	L-14	Chatti	L-14 Chatti
	11	L-14	Jibhi	L-14 Jibhi

	12	L-14	15 Mile	L-14 15 Mile
	13	L-14	Shuru	L-14 Shuru
	14	L-14	Jaan	L-14 Jaan
	15	L-14	Ruaru	L-14 Ruaru
	16	L-14	Soma Ropa	L-14 Soma Ropa
	17	L-14	Talogi	L-14 Talogi
Lahuar Area	1	L-14	Sissu	L-14 Sissu
	2	L-14	Old Bus Stand Keylong	L-14 Old Bus Stand Keylong
	3	L-14	Gamur	L-14 Gamur
	4	L-14	Gufa Hotel	L-14 Gufa Hotel
	5	L-14	Gondhla (Shaltu)	L-14 Gondhla (Shaltu)
Chamba	1	L-14	Dakogh	Dakogh
	2	L-14	Dharwala on NH 154A	Dharwala
	3	L-14	Rakh on NH 154A	Rakh
	4	L-14	Karian on NH 154A	Karian
	5	L-14	L-14 Baloo Bridge	L-14 Baloo Bridge
	6	L-2	L-2 Baloo Bridge	L-2 Baloo Bridge
	7	L-14	Kiyani Bus Stand	Kiyani Bus Stand
	8	L-14	Parihar on NH 154A	Parihar
	9	L-14	Baiska on NH 154A	Baiska
	10	L-14	Nainikhadd on NH 154A	Nainikhadd
	11	L-14	Katori Bangla on NH 154A (Punjab Border)	Katori Bangla
	12	L-14	Pantah	Pantah
	13	L-14	Bagga on NH 154A	Bagga
KANAGRA	1	L-14	Samella	L-14 Samella
	2	L-14	Palah Chaklu at Chughera	L-14 Palah Chaklu at Chughera
	3	L-14	Ambari	L-14 Ambari

	4	L-14	Satowari	L-14 Satowari
	5	L-14	Chhatri	L-14 Chhatri
	6	L-14	Sanoura Chowk	L-14 Sanoura Chowk
	7	L-14	Mastpur	L-14 Mastpur
	8	L-2	Maranda	L-2 Maranda
	9	L-14	Maranda	L-14 Maranda
	10	L-14	61 Miles	L-14 61 Miles
	11	L-14	Parour	L-14 Parour
	12	L-14	Malnoo	L-14 Malnoo
	13	L-14	Kothi	L-14 Kothi
	14	L-14	Tamber	L-14 Tamber
	15	L-14	Massal	L-14 Massal
	16	L-14	Kohala	L-14 Kohala
Hamirpur	1		Masiyana-Da-Ghat	L-14 Masiyana-Da-Ghat
	2		(Mahadev) Pung Khad	L-14 (Mahadev) Pung Khad
	3		Ukhali Chowk	L-14 Ukhali Chowk
	4		Barara	L-14 Barara
	5		Samirpur	L-14 Samirpur
	6		Chowki (Nadaun)	L-14 Chowki (Nadaun)
	7		Nara (Bhijari)	L-14 Nara (Bhijari)
	8		Knoh	L-14 Knoh
	9		Chauri	L-14 Chauri
	10		Ward No.7 Hamirpur (Near Milkhi Petrol Pump)	L-2 Ward No.7 Hamirpur (Near Milkhi Petrol Pump)
	11		Mansai	L-14 Mansai
	12		Garli Road Mehre	L-14 Garli Road Mehre
	13		Ward No. 10 By Pass Hamirpur	L-2 Ward No. 10 By Pass Hamirpur
	14		Ward No.10 By Pass Hamirpur	L-14 Ward No.10 By Pass Hamirpur
	15		Chabb	L-14 Chabb
	16		Salasi	L-14 Salasi
	17		Samella Sakri (GP Samella)	L-14 Samella Sakri (GP Samella)

	18		Karnehra (GP Raily)	L-14 Karnehra (GP Raily)
UNA	1	L-14	Behar Jaswan	Behar Jaswan
	2	L-14	Budhan	Budhan
	3	L-14	Kaloh	Kaloh
	4	L-14	Crest Steel Link Road Karluhi	Crest Steel Link Road Karluhi
	5	L-14	Patehar	Patehar
	6	L-14	Lalsinghi	Lalsinghi
	7	L-14	Opposite M/s RBL	Opposite M/s RBL
	8	L-14	Rotary Chowk	Rotary Chowk
	9	L-14	Bankhandi Pandoga	Bankhandi
	10	L-2	Mehatpur Border	Mehatpur Border
	11	L-14	Ram Nagar Ward No. 1 O Gagret-Amb	Gagret Ram Nagar
	12	L-2	Ram Nagar Ward No. 1 O Gagret-Amb	Gagret Ram Nagar
	13	L-14	Tathera	Tathera
	14	L-14	Arinala Near Truck Union	Arinala Near Truck Union
Bilaspur	1	L-14	Barmana Ground	L-14 Barmana Ground
	2	L-14	Diara Near Bus Stand	L-14 Diara Near Bus Stand
	3	L-14	Nale ka Naun	L-14 Nale ka Naun
	4	L-14	Changar Plansni	L-14 Changar Plansni
	5	L-14	Rajpura	L-14 Rajpura
	6	L-14	Kothipura	L-14 Kothipura
	7	L-14	Baner	L-14 Baner
	8	L-14	Kathla	L-14 Kathla
	9	L-14	Kharsi Chowk	L-14 Kharsi Chowk
	10	L-14	Rathoh Ghat	L-14 Rathoh Ghat
	11	L-14	Bhajoon	L-14 Bhajoon
	12	L-14	Panjog	L-14 Panjog

Mandi	1	L-2	Lower Thanera	Lower Thanera
	2	L-2	Lower Kotli	Lower Kotli
	3	L-2	Gokhra	Gokhra
	4	L-14	Badhanu	Badhanu
	5	L-14	Kuklah	Kuklah
	6	L-14	Shiva Badhar	Shiva Badhar
	7	L-14	Upper Panarsa	Upper Panarsa
	8	L-14	Sabzi Mandi Takoli	Sabzi Mandi Takoli
	9	L-14	Kot Khamarda	Kot Khamarda
	10	L-14	Balichowki Bazaar	Balichowki Bazaar
	11	L-14	Salapper Colony	Salapper Colony
	12	L-14	Batwara	Batwara
	13	L-14	Tandi Galoo	Tandi Galoo
	14	L-14	Upper Bhambla	Upper Bhambla
	15	L-14	Kewali Nala	Kewali Nala
	16	L-14	Kuthah	Kuthah
	17	L-14	Jarloo	Jarloo
	18	L-14	Dadour Chowk	Dadour Chowk
	19	L-14	Lokhara NH	Lokhara NH
	20	L-14	Nagchalla	Nagchalla
	21	L-14	Chitta Dhatu	Chitta Dhatu
	22	L-14	Jarol	Jarol
	23	L-14	Mahadev	Mahadev
	24	L-14	Upper Behli	Upper Behli
	25	L-14	Hatgarh	Hatgarh
	26	L-14	Sarandarh	Sarandarh
	27	L-14	Bhanterehad	Bhanterehad
	28	L-2	Lower Salah	Lower Salah

VENDS TO BE CLOSED FOR THE YEAR 2023-24				
District Name	Sr. No.	L-2	Sr. No.	L-14/L-14-A/L-20B
Kullu	--	--	1	L-20B Manali

NEW VENDS OPENED FOR THE YEAR 2023-24 (Already added in list of vends)		
Name of Distt.	Sr. No.	Name of vend Proposed
Shimla	1	L-14 Devidhar
	2	L-14 Mogra
	3	L-14 Chaura Maidan
	4	L-2 Chaura Maidan

VENDS To BE SHIFTED FOR THE YEAR 2023-24		
Sr. No.	Name of Distt.	Name of Vend Proposed
1	Kinnaur	L-14 Yangthang to Nako (Added in main vend list)
2	Una	L-14 Raipur Maidan to another shop in the same Panchyat i.e. Raipur Maidan
		L-14 Malangar to another shop in the same Panchyat i.e. Malangar
3	Kangra	L-2 Kotwali Bazar Dharamshala some suitable place

LIST SHOWING THE LIQUOR VENDS WHERE ADMINISTRATIVE CONTROL HAS BEEN TRANSFERRED TO OTHER DISTRICTS:-

Sr No	Name of Vend	District in which situated	District in which administrative control is given.
1.	L-14 New Bus Stand Keylong	Lahaul&Spiti	Kullu
2.	L-2 Keylong	Lahaul&Spiti	Kullu
3.	L-2 Thiroat	Lahaul&Spiti	Kullu
4.	L-2 Koksar	Lahaul&Spiti	Kullu
5.	L-2 Udaipur	Lahaul&Spiti	Kullu
6.	L-2 Darcha	Lahaul&Spiti	Kullu
7.	L-14 Tindi	Lahaul&Spiti	Kullu
8.	L-14 Tandipul	Lahaul&Spiti	Kullu
9.	L-14 Udaipur	Lahaul&Spiti	Kullu
10.	L-14 Kukamseri	Lahaul&Spiti	Kullu
11.	L-14 Chasely	Lahaul&Spiti	Kullu
12.	L-14 Serchu	Lahaul&Spiti	Kullu
13.	L-14 New Kaza	Lahaul&Spiti	Kinnaur
14.	L-14 Kaza	Lahaul&Spiti	Kinnaur
15.	L-14 Ropa	Mandi	Kullu
16.	L-14 Kalaghat	Sirmour	Solan
17.	L-14 Bagha	Solan	Bilaspur
18.	L-2 Killar	Chamba (Bharmaur)	Kullu
19.	L-14 Sechu at Purthi	Chamba (Bharmaur)	Kullu