GOVERNMENT OF PUDUCHERRY

DEPARTMENT OF REVENUE AND DISASTER MANAGEMENT

No. 4764-A/DCE/S1/2011.

Puducherry, the 2nd January 2012.

NOTIFICATION

The draft of the following rules further to amend the Puducherry Excise Rules, 1970, which the Lieutenant-Governor, Puducherry, proposes to make in exercise of the powers conferred by section 70 of the Puducherry Excise Act, 1970 (No. 12 of 1970), is hereby published as required under sub-section (1) of the said section for information of all persons likely to be affected thereby and notice
is hereby given that the said draft rules will be taken into consideration on the expiry of ten days from the date of publication of this notification in the official gazette.

Any objection or suggestion which may be received from any person by the Government of Puducherry in respect of the said draft rules within the period specified above will be considered by the Government. The objections or suggestions shall be addressed to the Secretary to Government (Excise), Revenue Complex, Saram, Puducherry-605 013.

DRAFT RULES

1. Short title and commencement.— (1) These rules may be called the Puducherry Excise (Amendment) Rules, 2011.

   (2) They shall come into force on the date of their publication in the official gazette.

2. Amendment of rule 5A.— In the Puducherry Excise Rules, 1970 (hereinafter referred to as the said rules), in rule 5A for the words, “six rupees”, the words “nine rupees” shall be substituted.

3. Amendment of rule 5B.— In the said rules, in rule 5B, for the word and figures “₹ 2.50”, the word and figures “₹ 3.50” shall be substituted.

4. Amendment of rule 28.— In the said rules, for rule 28, the following shall be substituted, namely :

   “28. Licence fee.— The fee for grant of a licence or for renewal of a licence shall be as follows :

   (i) For production up to 20 lakh proof litre : ₹ 20 lakhs per annum.

   (ii) For every additional production of one lakh : ₹ 1 lakh proof litre or part thereof per annum”

5. Amendment of rule 99.— In the said rules, in rule 99, for the words “Rupees eighty thousand”, the words “Rupees two lakhs fifty thousand” shall be substituted.
6. Amendment of rule 108.— In the said rules, of rule 108, after sub-rule (3), the following rule, new sub-rule shall be inserted, namely:—

“(4) A tie-up or franchisee fee of ₹ 1,00,000 per annum for each brand manufactured either under tie-up or franchisee arrangements shall be collected for bottling of liquor.”

7. Amendment of rule 109-A.— In the said rules, in rule 109-A,—

(i) For the words and figures “₹ 3,000” and “₹ 7,000” the words and figures “₹ 50,000” and “₹ 1,00,000” shall respectively be substituted; and

(ii) The following proviso shall be inserted at the end, namely:—

“Provided that a label fee for wine shall be collected at ₹ 3,000 per annum per brand on existing labels and for new labels of wine ₹ 7,000 per annum for the first year and ₹ 3,000 for every subsequent year.”

8. Amendment of rule 109-B.— In the said rules, in rule 109-B, —

(i) For the words and figures “₹ 15,000” and “₹ 5,000” the words and figures “₹ 1,50,000” and “₹ 75,000” shall be respectively substituted.

(ii) The following provision shall be inserted at the end, namely:—

“Provided that a label fee for imported brand of wine ₹ 15,000 per annum for the first year and the renewal fee of ₹ 5,000 shall be collected for each subsequent year in respect of such wine.”

9. Amendment to rule 118.— In the said rules, for rule 118, the following shall be substituted, namely:—

“Fees to be paid.— 118. The licence fee for several kinds of licences shall be as follows, namely:—

(a) F.L.1 Licence . . ₹ 9 lakhs per year.
(b) Additional licence fee for retail counter run by the F.L.1 licensee (without permission to serve liquor for consumption in the premises). . . ₹ 4.5 lakhs per year.

(c) Godown fee to the FL.1 licensee . . ₹ 1,00,000 per godown per year.

(d) F.L.2 Licence (with permission to serve liquor for consumption within the licensed premises) excepting tourism category hotels/restaurants. . . ₹ 6 lakhs per year.

(e) F.L.2 Licence (without permission to serve liquors for consumption within the licensed premises). . . ₹ 4.5 lakhs per year.

(f) F.L.2 Licence for tourism category hotels/restaurants to serve liquor for consumption only in the restaurant (without permission for having retail counter and retail sale). . . ₹ 4 lakhs per year.

(g) F.L.3 Licence (One day licence) . . ₹ 2,500 per day.

(h) Additional licence to the Bar licence holders for pub-centres. . . ₹ 5,000 per year.”

10. Amendment of rule 124 :— In the said rules, in rule 124,—

(i) In clause (i), for the words “seventy-five paise”, the words “one rupee and fifty paise” shall be substituted; and

(ii) In clause (ii), for the words “one rupee”, the words “three rupees” shall be substituted.

11. Amendment of rule 203.— In the said rules, in rule 203, for the proviso, the following shall be substituted, namely :—

“Provided, that whenever, inclusion or retirement of partners other than their legal heirs takes place, the right of retail or wholesale vend of liquor shall be permitted on payment of double the licence fee prevailing at the time of such inclusion or retirement of partners.”
12. Insertion of new rule 245-A and 245-B.— In the said rules, after rule 245, the following shall be inserted, namely:

“245-A.— Notwithstanding anything contained in any other provisions made under this rule, there shall be levied a fee of rupees five hundred in respect of every permit (other than permit for transport of arrack and toddy) or no objection certificate issued.

245-B.— Notwithstanding anything contained in any other provisions made under this rule, there shall be levied a fee of rupees one thousand for cancellation, revalidation, extension of any permit (other than permit of arrack and toddy) or no objection certificate:

Provided that every licensee who applies for a permit or no objection certificate or revalidation or extension or cancellation shall produce alongwith the application a challan for having credited the prescribed fee.”

13. Amendment of rule 249.— In the said rules, for rule 249, the following shall be substituted, namely:

“249. Fee for grant or renewal of licence.— The fee for grant of a licence or for renewal of a licence shall be as follows:

(i) Production up to 200,00,000 bulk litre . . ₹ 20,00,000 per year.

(ii) For every additional production beyond . . ₹ 0.50 per 200 lakh bulk litre.

14. Amendment of rule 285.— In the said rules, in rule 285, for the words “Rupees fifty thousand”, the words “Rupees one lakh fifty thousand” shall be substituted.

(By order of the Lieutenant-Governor)

R. Anbajagane,
Under Secretary to Government (Revenue).

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