Bihar Trade Articles (Licenses Unification) Order, 1984

BIHAR India

Bihar Trade Articles (Licenses Unification) Order, 1984

Rule

BIHAR-TRADE-ARTICLES-LICENSES-UNIFICATION-ORDER-1984 of 1984

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Bihar Trade Articles (Licenses Unification) Order, 1984Published vide Notification No. G.S.R. 9, dated 19th April, 1984G.S.R. 9, the 19th April, 1984. - In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (Central Act 10 of 1955) read with the Orders of the Government of India in the Ministry of Agriculture and Irrigation (Department of Food) published under G.S.R. 452(E), dated the 25th October, 1972. 168(E), dated the 13th March, 1973 and 800, dated the 8th June 1978 and in the Ministry of Industry and Civil Supplies (Department of Civil Supplies and Co-Operation) published under S.O. 681 (E) and 682 (E), dated the 30th November, 1974 and with the prior concurrence of the Central Government, the Governor of Bihar, is pleased to make the following Order namely:-

Part I – Preliminary

1. Short title, extent and commencement.

(1) This Order may be called the Bihar Trade Articles (Licences Unification) Order, 1984.(2) It extends to the whole of the State of Bihar.(3) It shall come into force at once.

2. Definitions.

- In this Order unless the context otherwise requires.(a)"bulk consumer" means a hotel, restaurant, a halwai, a hospital, an educational institution with hostel facilities or a religious or charitable institution with hostel facilities:(b)[Deleted by G.S.R. 12 dated 21.4.1992.](c)["Collector" includes Deputy Commissioner, Additional Collector and such other Officers, not below the rank of

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Sub-Divisional Officer, as may be authorised by the Collector to perform the functions and exercise the powers of the Collector: [Substituted by G.S.R. 47 dated 17.10.1985.](d)"Commissioner" means the Divisional Commissioner'](e)"dealer" means a person, a firm, an association of persons or a Cooperative Society other than a National and State-level Co-operative Society, engaged in the business of purchase, sale or storage for sale of any trade article whether or not in conjunction with any other business and includes his representative or agent but does not include-(i)a person who holds or is in possession of agriculture land under any tenure or any capacity and on which he raises or has raised crop of foodgrains, oilseeds or whole pulses;(ii)a manufacturer of sugar;(iii)[Hawkers engaged in the purchase and sale of non-controlled cloth; [Substituted by G.S.R. 47 dated 17.10.1985.](f)"Edible Oils" means any oil used for cooking for human consumption and included hydrogenated oils;](g)"foodgrains" means any one or more of the foodgrains as specified in Part 'A' of Schedule I and includes products of such foodgrains other than husk and bran; (h) "form" means a form appended to this Order;(i)"Licensing Authority" means an Officer not below the rank of S.D.O. appointed by the State Government to exercise the powers and perform the duties of the Licensing Authority for different areas and under the different provisions of this Order;(j)"lists of prices and stocks" means the list maintained from time to time, by a dealer in Form "E" intimating the sale prices of stocks of the trade articles in which the dealer carries on business;(k)"oilseeds" means any one or more of the oilseeds as specified in Part "C" of Schedule I;(l)["Place of business" means any place where written transaction of trade articles is done and their stock, sale and account registers are maintained;] [Substituted by G.S.R. 47 dated 17.10.1985.](m)"price in relation to a trade article" means the amount of money inclusive of all taxes for which the dealer sells or agrees to sell or offers to sell or parts with any trade article;(n)"producer" means a person carrying on the business of milling any of the pulses or expelling, extracting or manufacturing or refining any edible oil;(i)by buying pulses or oilseeds for being processed by himself and selling the finished products to a wholesaler or through a Commission Agent or [to bulk consumers directly; or] [Inserted by G.S.R. 47 dated 17.10.1985.](ii)by doing any of the processes of milling, extracting or manufacturing or refining on behalf of another;(o)["Pulses" means Urad, Moong, Arhar, Masoor, Lobia, Rajmaha, Gram including peas or any other Dal whether or split with or without husk as specified in Part B of Schedule I;] [Substituted by G.S.R. 47 dated 17.10.1985.](p)"retail dealer" means a person engaged in the business of purchase, sale or storage of any article [specified in Schedule I for purpose other than personal consumption within the storage limit fixed by the Government from time to time;] [Inserted by G.S.R. 47 dated 17.10.1985.](q)"Schedule" means a Schedule appended to this Order;(r)"State Government" means the Government of the State of Bihar;(s)"Sugar" means any form of sugar containing more than 90 per cent of sucrose;(t)"Trade article" means any commodity mentioned in Schedule I or Schedule I!; and(u)"Wholesale dealer" means a person engaged in the business of purchase, sale or storage of any article [specified in Schedule I for purpose other than personal consumption within the storage limit fixed by the Government from time to time;] [Inserted by G.S.R. 47 dated 17.10.1985.](v)[Cement (V)(a) and (b) deleted by G.S.R. 18 dated 17.11.1990.]

Provided that the above amendments shall not affect. -(a) the previous operation of the said Order or anything duly done or suffered thereunder,(b) any right, privilege, obligation or liability acquired, accrued or incurred under the said Order, or(c) any penalty or punishment incurred in respect of any offence committed against the said Order, or(d) any investigation, legal proceedings

or remedy in respect of any such right, privilege, obligation may be instituted, continued or enforced and any such penalty or punishment may be imposed as if the said Licensing Order had not been amended.

(w)Cloth and yarn, i.e. any type of cloth or yarn manufactured either wholly from cotton or partly from any other material respectively but cloth does not include-(i)Ready-made clothing other than Dhoti and Sari;(ii)Hosiery;(iii)Cloth manufactured partly from cotton and partly from wool and containing 40 per cent or more of wool by weight;(iv)Tracing cloth or paper;(v)Leather cloth and inferior or imitation, leather cloth ordinarily used in books binding;(vi)Rubberised or synthetic water fabrics whether single textured or double textured;(vii)[Handloom, powerloom and synthetic cloths; [Inserted by G.S.R. 47 dated 17.10.1985.](x)"Kerosene" means mineral oil prepared for illuminating purposes distilled from petroleum;(y)"Oil company" means any of the following oil companies, namely, M/s Indian Oil Corporation Ltd., M/s Hindustan Petroleum Corporation Ltd., M/s Bharat Petroleum Corporation Ltd., M/s I.B.P. Co. Ltd. and any such company which may be formed by the Central Government from time to time;]["Coal Dump Holder (ya)" and "Coal-Agent (yb)" deleted by G.S.R. 12, dated 21.4.1992.](yc)["Liquefied Petroleum gas" specified in Part 'E' of Schedule T means a petroleum product prepared for cooking purposes as fuel.] [Inserted by G.S.R. 47 dated 17.10.1985.]

Part II – Licensing of Dealers

3. Licensing of Dealers.

(1)No dealer shall after the commencement of this Order, carry on business of [purchase] [Substituted by G.S.R. 47 dated 17.10.1985.], sale or storage for sale of any of the trade articles mentioned in Schedule I except under and in accordance, with the terms and conditions of a licence issued in this behalf by the Licensing Authority under the provisions of this Order:Provided that no licence shall be required for a dealer who stores for sale at any one time the trade articles, in [quantities not exceeding the limits as may be prescribed] [See the Storage Limit Notifications in the book.] by the State Government with prior concurrence of the Central Government for any trade article from time to time:Provided further that a dealer holding a valid licence of trade articles under the various Licensing Orders mentioned in Schedule III may obtain a licence for the same trade articles under this Order [upto the 15th April, 1985] [Substituted by G.S.R. 8 dated 24.02.1985.] the commencement of this Order. His existing licence shall be deemed to be a licence issued to him as a dealer under this Order up to the said day.(2)For the purpose of this clause, any person, firm, association of persons or a co-operative society who stores any trade article at any one time in quantities exceeding the limits prescribed in sub-clause (1), shall, unless the contrary is proved by him, be deemed to be carrying on business as a dealer and to store the same for the purpose of sale.

4. Issue of Licence.

(1)(a)Every application for the grant of a licence (whole-sale or retail) shall be made to the Licensing Authority in Form 'A' along with the fee prescribed in Schedule IV;(b)Every licence issued under this Order shall be in Form 'C' and subject to the terms and conditions mentioned therein;(c)The licence

shall be valid up to 31st December, next; and(d)If a licence granted under this Order is defaced, lost or destroyed, the licensee shall forthwith inform the Licensing Authority who may, on application and on the payment of fee prescribed in Schedule IV by the licensee, issue a duplicate licence.(2)A dealer may obtain a licence for any one or more trade articles mentioned in Schedule I.(3)A separate licence shall be necessary for each place of business.(4)Wholesale and retail licences of the same trade article shall not be obtained for the same place of business.(5)More than one licence for the same trade article at one place of business in the same or different names shall not be obtained.

5. Renewal of Licence.

- An application for renewal of a licence shall be made along with the fees determined under clause 6 to the Licensing Authority in Form 'B'. The licence may be renewed for one year/three years on the payment of renewal fee prescribed in Schedule IV. In case the licensee fails to furnish the application along with fee within the stipulated time i.e. 31st December, the Licensing Authority may entertain an application up to 31st January, on the payment of late fee as specified below:-(i)for the first fortnight Rs. 2.(ii)for the second fortnight Rs. 5.

6. Fee chargeable.

- The fees for issue of licence, renewal of licence and issue of a duplicate licence shall be chargeable as prescribed in Schedule IV or as determined by the State Government from time to time.

7. Deposit of Security.

- Every dealer [except the dealer of Public Distribution System] [Inserted by G.S.R. 47 dated 17.10.1985.] applying for a licence shall, before such licence is issued to him, deposit with the Licensing Authority the sum specified below in cash by way of security for the due performance of the terms and conditions of the licence issued to him:-(i)for wholesale licence-Rs. 750;(ii)for retail licence-Rs. 300;Provided that if the applicant for the grant of a licence as a dealer is a Cooperative Society registered under the Bihar Co-operative Societies Act, the amount of security to be deposited by it shall be equal to one-fourth of the amounts mentioned above:[Provided that the specified cash amount shall be deposited in the treasury under the budget head [088-Social Security and Welfare-Civil Supplies-Amount of Security Deposit.] [Inserted by G.S.R. 47 dated 17.10.1985.] This amount shall be treated as permanent security money during the entire period of the trading activity of the licensees. It shall be pledged in favour of the Licensing Authority and the Licensing Authority may in his discretion refund the money to the dealer on account of the closure of the trade or any other reasons.]

8. Power to refuse Licence.

(1) The Licensing Authority may, after giving the person affected an opportunity of being heard, and for reasons to be recorded by him in writing, refuse to grant or renew a licence. (2) The Licensing Authority shall refuse to grant or renew a licence if-(a) the applicant is a minor or a lunatic or is of

unsound mind; or(b)the applicant is an undischarged insolvent; or(c)three years period has not expired from the date of conviction of the applicant under the Essential Commodities Act, 1955 (Central Act 10 of 1955).(3)The Licensing Authority shall also refuse to grant a licence for a particular trade article, if-(a)a licence has already been issued to another dealer at the same place of business for the trade articles for which the applicant has applied for; or(b)the applicant has applied for both wholesale and retail licence for the same trade article.

9. Addition and alteration to licence.

- The Licensing Authority [after giving due opportunity] [Inserted by G.S.R. 47 dated 17.10.1985.] may make necessary additions, deletions and alterations in the entries made in the licence relating to godown, place of business, names of partners, trade articles etc., on the application of the licensee. [$x \times x$] [Omitted by G.S.R. 47 dated 17.10.1985.]

10. Contravention of conditions of licence.

- No holder of licence issued under this Order or his agent or servant or another person acting on his behalf shall contravene any of the terms and conditions of the licence.

11. Suspension and cancellation of licence.

(1)If any licensee or his agent or servant or any other person acting on his behalf contravenes any of the terms and conditions of the licence, then without prejudice to any other action that may be taken against him under the Essential Commodities Act, 1955 (Central Act, 10 of 1955) his licence may be cancelled or suspended with regard to one or more trade articles by an order in writing of the Licensing Authority and an entry will be made in his licence relating to such suspension or cancellation.(2)No Order of cancellation shall be made under this clause unless the licensee has been given a reasonable opportunity stating his case against the proposed cancellation but during the pendency or in contemplation of proceedings of cancellation of licence, the licence can be suspended for a period not exceeding 90 days without giving any opportunity to the licensee of stating his case. Such suspension shall be limited only to those trade articles regarding which contravention has been made by the licensee.

12. Disposal of trade articles when licence is suspended or cancelled.

- When a licence issued under this Order is cancelled or suspended, the stocks of trade articles available with the dealer at the time of such cancellation or suspension shall be disposed of by him within [45 days] [Substituted by G.S.R. 47 dated 17.10.1985.] from the date of receipt of the order of cancellation or suspension; [Provided that a dealer due to obvious reasons could not dispose of the stocks of trade articles within the stipulated period, in that case the dealer shall intimate the Licensing Authority about it and will seek extension of time for disposal of the stock on which the Licensing Authority shall take necessary action for disposal of the stock after due consideration of the reasons.] [Inserted by G.S.R. 47 dated 17.10.1985.]

13. Consequences of conviction.

- Where a licensee has been convicted by a Court of Law for the contravention of any order made under Section 3 of the Essential Commodities Act, 1955 (Central Act 10 of 1955), the Licensing Authority shall, by order in writing, cancel his licence:Provided that where such conviction is set aside in any appeal or revision, the Licensing Authority may, on an application by the dealer whose licence has been cancelled, restore the licence to such dealer.

14. Forfeiture of Security Deposit.

(1)Without prejudice to the provisions of clause II, if the Licensing Authority is satisfied that the licensee has contravened any of the terms and conditions of the licence and that a forfeiture of the security deposit is called for, it may, after giving the licensee a reasonable opportunity of stating his case, by order, forfeit the whole or any part of the security deposited by him and communicate a copy of the order to the licensee.(2)The licensee shall, if the amount of security at any time falls short of the amount specified in clause 7, forthwith deposit, on being required by the Licensing Authority to do so, further security to make up the deficiency.(3)Upon due compliance by the licensee of all obligations under the licence, the amount of security or such part thereof which is not forfeited as aforesaid, shall be refunded to the licensee after the termination of the licence.

Part III – Restrictions relating to Prices and Stocks etc.

15. [Restrictions relating to prices and stocks, etc. [Substituted by G.S.R. 47 dated 17.10.1985.]

- The retail price of any trade article displayed in compliance of the provisions of the Bihar Essential Articles (Display of Prices and Stocks) Order, 1977 shall not exceed the retail price fixed or recommended by the Central Government or State Government or manufacturer or distributor from time to time for that trade article.]

16. Sale of trade articles according to list of prices and stocks.

(1)No dealer shall sell or offer to sell to any person any trade article at a price higher than that specified in respect of such article in the list of prices and stocks, and(2)Refuse to sell such article to any person at the price so specified.

17. Obligation to give receipt.

- No dealer shall sell any trade article to any person without issuing a cash memo or a bill (stating his own name, quantity, quality, rate and total price charged for the article sold) and without keeping a duplicate copy of such memo or bill:[Provided that it shall not be necessary for a retail dealer to issue any such cash memo or bill or to keep any trade article costing not more than Rs. 25 or the trade articles costing not more than Rs. 50 together unless, demanded by the purchaser.]

[Substituted by G.S.R. 47 dated 17.10.1985.]

18. Restriction on possession of trade articles.

- No person shall, either by himself or by any person on his behalf, store or have in his possession at any time any trade article mentioned in Schedule I and Schedule II in quantity exceeding the limits fixed-(i)under an order issued by the Central Government, or(ii)by the State Government with prior concurrence of the Central Government by issuing a notification in Official Gazette from time to time.

19. [[Substituted by G.S.R. 47 dated 17.10.1985.]

Requisitioning the stocks of trade articles. - During emergency, war, famine, natural calamities, etc. every person holding stocks of trade articles mentioned in Schedule I and Schedule II shall sell to the State Government or to any person or class of persons the whole or specified part of his stock at such prices and in such manner as may be specified by the Collector.] Explanation. - For the purpose of this clause the prices payable to a person who is required to sell the whole or a specified part of his stock of trade articles shall be determined by the authority concerned in accordance with the provisions of subsection (3-B) of Section 3 of the Essential Commodities Act, 1955.

20. Returns.

- Every dealer referred to in clause 3 shall furnish a return in form 'D' to such authority, and in such manner or for such period as may be specified from time to time by the State Government by Notification in the Official Gazette.

21. Sale on permits.

- The Licensing Authority may, by general or special order in writing, require any dealer holding stock of a trade article to sell article on permits issued by the Licensing Authority or such other Officer authorised in this behalf by the State Government.

22. Permit to be non-transferable.

- No holder of permit shall transfer the permit or the trade article received on such permit to any other person without prior permission of the Officer by whom the permit has been issued.

23. Revocation of permit.

- The officer issuing the permit may, after giving the permit holder an opportunity of being heard, at any time revoke the permit issued under clause 21 for any of the following reasons:-(a)that the permit has been obtained by the permit holder by misrepresentation of material particulars; or(b)that the provisions of this Order have been contravened by the permit holder; or(c)that issue of

permit was, in the opinion of the Officer issuing the permit, and for reasons to be recorded in writing by him, not otherwise justified.

Part IV - Miscellaneous

24. Power to call for information.

- Every dealer shall, when so required by general or special direction of Licensing Authority, furnish truthfully and to the best of his knowledge such particulars or information relating to any trade article, as may be required.

25. Power to issue directions to dealers.

- The State Government or the Collector or the Licensing Authority may issue directions to any dealer with regard to purchase, sale, disposal, storage or exhibition of the price and stock list of all or any of the trade articles.

26. Power to amend Schedules,

- The State Government may, by an order notified in the Official Gazette, add to or omit from the Schedules, any trade article and thereupon the Schedules shall be deemed to have been amended accordingly.

27. Inherent powers of Commissioner and Collector.

- In addition to the power specified in this Order-(a)[for Oil companies, [x x x] [Substituted by G.S.R. 47 dated 17.10.1985.] and L.P. Gas dealers, the Collector shall be the Licensing Authority within limits of his jurisdiction.(b)Collector shall be the Licensing Authority in respect of the wholesale trade of any article specified in Schedule I including the agents or oil companies within limits of his jurisdiction.(c)Sub-divisional Officer and Special Officer Incharge Rationing shall be the Licensing Authority in respect of retail trade or any article specified in Schedule I within limits of their jurisdictions.]

28. Appeal

(1)Any person aggrieved by an order made by any Officer under this Order may-(a)if the order is made by any officer lower in rank than the Collector appeal to the Collector; and(b)if the order is made by the Collector appeal to the Commissioner;(2)No such appeal shall be entertained if not preferred within 30 days from the date of receipt of the order appealed against by the appellant;(3)No order which adversely affects any person shall be passed under this clause unless such person has been given a reasonable opportunity of being heard;(4)Pending disposal of the appeal, the appealate authority may direct that the order against which the appeal is made shall not take effect until the appeal is disposed of.

29. Revision.

- The Commissioner, suo-motu or on an application, may call for the record of any case decided by the Collector or the Licensing Authority under the provisions of this Order and if he is satisfied that the Collector or the Licensing Authority-(a)has exercised a jurisdiction not vested in him or it; or(b)has exercised the jurisdiction vested in him or it with material irregularity; or(c)has improperly failed to exercise the jurisdiction vested in him or it; he may pass such order as he thinks fit.

30. Powers of entry, search and seizure, etc.

(1) The Licensing Authority, [Secretary, Additional Secretary, Joint Secretary, Deputy Secretary of the Food, Supply and Commerce Department and the Divisional Commissioner] [Inserted by G.S.R. 47 dated 17.10.1985.], Collector, Additional Collector, Additional District Magistrate (Supply), District Supply Officer, Assistant District Supply Officer, Deputy Inspector General of Police, Food-cum-Additional Secretary Food, Supply and Commerce Department, Superintendent of Police (Food), [Deputy Superintendent of Police (Food)] [Inserted by G.S.R. 31 dated 28.7.1992.], C.I.D. Bihar and inspector of Police (Food), C.I.D. Bihar, Secretary to Food Commissioner, Food Supply and Commerce Department, Magistrate incharge, Flying squad, Food, Supply and Commerce Department and Executive Magistrate, Block Development Officer, P.V.P. [Assistant Rationing Officer and Regional Officer notified by the Food, Supply and Commerce Department.] [Inserted by G.S.R. 47 dated 17.10.1985.] Circle Officer, Project Rationing, Patna, Jamshedpur, Dhanbad and Ranchi, Deputy Rationing Officer, [Block Supply Officer] [Substituted by G.S.R. 31 dated 28.7.1992.], Marketing Officer, Assistant Marketing Officer, Supply Inspector and any Police Officer not below the rank of Sub-Inspector or any other person empowered by the Government [but in respect of Roller Flour Mills] [Inserted by G.S.R. 30 dated 27.12.1988.], Rice Mills. Pluses Mills and Oil Mills not below the rank of Executive Magistrate. [x x x x] [Omitted by G.S.R. 30 dated 27.12.1988.],(a) require, the owner, occupier or any other person incharge of any place, premises, vehicle or vessel in which he has reason to believe that any contravention of provisions of this Order has been or is being or is about to be made to produce any books of accounts or documents showing transaction relation to such contravention; (b) enter, inspect or break open and search any place or premises, vehicle or vessel in which he has reason to believe that any contravention of the provisions of this Order has been, is being or is about to be made; (c) seize any books of accounts and documents placed before him which in his opinion may be useful or relevant to in connection with the contravention made and shall be entitled to make copies thereof or to take extracts therefrom; (d) search, seize and remove stocks of trade articles along with the packages, coverings or receptacles in which such stock is found, if he has reason to believe that any provision of this Order has been or is being or is about to be contravened in respect of such stock or any part thereof and may also search, seize and remove the animals, vessels or other conveyance used in carrying the said trade articles, in contravention of the provisions of this Order and thereafter take or authorise the taking of all measures necessary for securing the production of stocks of trade article and the animals, vehicles, vessels or other conveyances so seized before the Court and for their safe custody pending such production;(e)for the purpose of such inspection etc. ask any person all necessary question.(2) The provisions of Section 100 of the Code of Criminal Procedure, 1973 (Central Act, 2 of 1974) relating to search and seizure shall, so far as may be, apply to searches and seizures under this

clause.

31. [Exemptions. [Substituted by G.S.R. 47 dated 17.10.1985.]

(1)The State Government may, by general or special order by notifications in the Official Gazette, and subject to such conditions or restriction, as may be specified in such order, exempt any person or class of persons or firm or association of persons or any Co-operative Society from the operation of all or any of provisions of this Order and may at any time suspend or rescind such exemption:Provided that no notification under this clause shall be issued except with the previous approval of the Central Government.(2)Nothing in this Order shall apply to the purchase, sale or storage for sale of any trade article by or on behalf of-(a)The Central Government.(b)The State Government.(c)The Officers, departments, institutions or other organisations of the State Government or such agencies as may be approved by the State Government.(d)any Central or State level Co-operative Society.]

32. Repeal and Savings.

(1)From the date of commencement of this Order, the licensing order mentioned in Schedule III shall stand repealed [x x x] [Omitted by G.S.R. 47 dated 17.10.1985.] and the provisions of this Order shall have effect notwithstanding any thing to the contrary contained in the licences repealed by this sub-clause.(2)[The repeal of licensing Order referred to in sub-clause (i) and the amendment order in respect of coal shall not effect.] [Substituted by G.S.R. 12 dated 21.4.1992.](a)the previous operation of the said Order on anything duly done or suffered thereunder; or(b)any right, privilege, obligation or liability acquired or incurred under the said Order; or(c)any penalty, forfeiture or punishment incurred in respect of any such right, privilege, obligation, liability, forfeiture or punishment as aforesaid; or(d)any investigation, legal proceeding or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture or punishment as aforesaid; and(e)any such investigation, legal proceedings or remedy may be instituted, continued or enforced, any such penalty, forfeiture or punishment may be imposed as if the said Orders have not been rescinded.

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Part 'A' [x x x] [Words '(Foodgrains) (Excluding subsidised foodgrains to be distributed through P.D. S. Shops and purchase sale, as well as storage of foodgrains through Govt, a/c' deleted by G.S.R. 5, dated 26.10.2002.]

- 1. Wheat [and wheat product (Excluding husk and bran)] [Added by G.S.R 11 dated 11.9.1997.]
- 2. Barley.

3. Bajra.
4. Jowar.
5. Maize.
6. Rice.
7. Paddy.
8. Minor Millets (e.g. Regi, Koda.)
9. Milo.
10. Mixture of foodgrains (Gujji, Bejhar etc).
Part 'B' (Pulses)
1. Urad.
2. Moong.
3. Arhar.
4. Massur.
5. Moth.
6. Lobia.
7. Rajmaha.
8. Gram.
9. Peas.
10. Any other dal.
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1. Mustard.
2. Til.
3. Ground nut.
4. Taramira.
5. Alsi.
6. Raida.
7. [x x x] [Sugar, 'edible oil seeds and edible oils' deleted vide Memo No. 2354 dated 17.7.2003.]
Part 'D' (Edible Oils)
1. Mustard Oil.
2. Til Oil.
3. Groundnut Oil.
4. Taramira
5. Alsi. Oil.
6. Raida Oil.
7. Hydrogenated Vegetable Oil
8. [x x x] [Sugar, 'edible oil seeds and edible oils' deleted vide Memo No. 2354 dated 17.7.2003.]
Part 'E' (Other Articles)
1. [x x x] [Sugar, 'edible oil seeds and edible oils' deleted vide Memo No. 2354 dated 17.7.2003.]

- 2. Kerosene Oil.
- 3. [x x x] ['Coal' deleted by G.S.R. 12, dated 21.4.1992.]
- 4. [x x x] [Sugar, 'edible oil seeds and edible oils' deleted vide Memo No. 2354 dated 17.7.2003.]
- 5. Cotton cloth and yarn.
- 6. [Liquefied Petroleum Gas] ['Liquefied Petroleum Gas' inserted by G.S.R. 47 (E) dated 17.10.1985.]

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- 1. Tea (all kinds).
- 2. Tyre and Tubes (Cycle, Riksha, Car, Bus, Jeep, Truck, Tractor and Trolly, Cart pulled by animal and other vehicles).
- 3. Soaps (Washing and bathing).
- 4. Detergent Powders.
- 5. Match box.
- 6. Cells of torches and transistors.
- 7. Chilies (Dry).
- 8. Exercise Books.
- 9. Fertiliser.
- 10. Bread.
- 11. [Soda ash.

12. Paper (all varieties).] [Existing Sl. 11 (Deshi ghee) omitted and entires 12 and 13 made 11 and 12 thereof by G.S.R. 47 dated 17.10.1985.]

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(List of Licensing and Control Orders repealed)

- 1. The Bihar Foodgrains Dealers Licensing Order, 1967.
- 2. [x x x] [Omitted by G.S.R. 47 dated 17.10.1985.]
- 3. The Bihar Kerosene Oil Dealers Licensing Order, 1965.
- 4. The Bihar Coal Control Order, 1956 [clauses 2 (b), 6(c), 9,10,11,12 and 13 of this Order have not been repealed.]
- 5. The Bihar Vanaspati Dealers Licensing Order, 1967.
- 6. The Bihar Edible Oils Dealers Licensing Order, 1966.
- 7. The Bihar Cotton and Yarn (Control) Order, 1956.
- 8. The Bihar Cement Control Order 1972 [x x x] [Omitted by G.S.R. 47 dated 17.10.1985.] (only licensing provisions included in this Order).

1. Applicant's particulars

[Name s/o .age]

2. Residential address of applicant-

(a)House no.....(b)Mohalla.(c)Village/Town(d)[Police Station] [Substituted by G.S.R. 47 dated 17.10.1985.]

3.	Name/S	Style in	n which	licence	is red	guired
v.	I Tallic/C	JLVIC II			13 16	4411 CA

4. [Situation of applicant's place of business-	[Substituted by G.S.R. 47 dated
17.10.1985.]	

(a)House/Shop	
no(e)Village/Town(e	f)Police
Station	

5. Name of partner, if any of the firm-

(1) [Shri	S/o	Age				
(2) Shri	S/o	Age				
(3) Shri	S/o	Age				
(4) Shri	S/o	Age]				
[Substituted by G.S.R. 47 dated 17.10.1985.]						

6. Particulars of trade articles in which the applicant wants to carry on business as a wholesaler/as a retailer.

(1)	(1)
(2)	(2)
(3)	(3)
(4)	(4)

7. Did the applicant previously hold a licence of the trade articles for which licence has now been applied for ?

if so, give details-(i)Name of trade article(ii)Licence no.(iii)Amount of security deposited with challan no. and date.

- 8. Does the applicant want to get the security mentioned at item 7 above adjusted towards the security of the licence now applied for, if so, give its challan no., date and amount?
- 9. How long has the applicant been trading in the trade articles for which the licence has been applied for?

- 10. Particulars regarding stocks of trade articles in possession on the date of application.
- 11. Complete address (with house no., Mohalla etc.) of godown or place where trade articles for which licence has been applied will be stored.

(1)(2)(3)(4)

- 12. Has the applicant even been convicted by a Court of Law for contravention of any Order issued under Essential Commodities Act, 1955 during last 3 years?
- 13. Particulars of suspension or cancellation of the licence held by the applicant during last 3 years.
- 14. Whether the applicant was declared or adjusted as an insolvent by a Court? I declare that the particulars mentioned at item nos. 1 to 14 above are true to the best of my knowledge and belief and nothing has been concealed therein.

I have carefully read the provisions of the Bihar Trade Articles (Licenses Unification) Order, 1984
and I agree to abide by them.PlaceDateSignature of proprietor/ partnerForm 'B'(See
clause 5)Application for renewal of licence noTo,The Licensing
AuthoritySir,I hereby apply for renewal of my licence noissued to me
under the Bihar Trade Articles (Licences Unification) Order, 1984. The required particulars are
given below:-(1)Date on which the licence expires(2)Name in which the licence stands(3)For
how many years the renewal is desired(4)Details of the action, if any, taken against the
licensee during the last three years for contravention of an Order issued under the Essential
Commodities Act, 1955I hereby declare that the particulars mentioned above are correct to the
best of my knowledge and belief, and nothing has been concealed therein. Signature of
applicant.PlaceDateForm 'C'[See clause 4 (1)(b)]Bihar Trade Articles (Licences
Unification) Order, 1984.Licence.(i)Licence no. Wholesale/Retail.(ii)Security deposited Rs vide
$Challan \ no.\ and\ date. (iii) Name \ of\ dealer\ along\ with\ partners, if\ any. (1)(2)(3)Terms\ and$
Conditions.

1. Subject to the provisions of the Bihar Trade Articles (Licences Unification) Order, 1984 and terms and conditions of the licence, Mr. M/s. is/are hereby authorised to purchase, to sell or store for sale the under mentioned trade articles.

As a wholesaler As a retailer.

(1)	(1)
(2)	(2)
(3)	(3)
(4)	(4)

2. (a) The licensee shall carry on the business of aforesaid trade articles at the following place.

(b)Trade articles in which the aforesaid business is to be carried on shall not be stored at any place other than the goaown mentioned below:-(1)(2)(3)(4)(5)

3. (a) The licensee shall maintain a stock register of daily account in [Form 'E'] [Substituted by G.S.R. 47 dated 17.10.1985.] for the trade articles mentioned in paragraph 1 showing correctly.

(i)the opening stock on each day; (ii) the quantities received on each day showing the place where and the source from which received; (iii) the quantities delivered or otherwise removed on each day showing the place of destination; and (iv) the closing stock on each day. Explanation. - The licensee may maintain more than one stock register for the various trade articles and may allot separate page (s) for each trade articles. [$x \times x$] [Omitted by G.S.R. 47 dated 17.10.1985.] (b) The licensee shall enter all the transactions held on telephone or through Bilty or relating to purchase/sale of trade articles in the stock register. In case the purchased trade articles are not received physically by the licensee on the date of entering into any transaction, a note shall be recorded in this behalf in the stock register. (c) The quantities of the various trade articles shall be entered in the stock register as under.

(i) Foodgrains, sugar, oilseeds and pulses ... In quintals.
(ii) Edible oil ... In tins/kgs.
(iii) Kerosene oil ... In litres.
(iv) Coal ... In quintals or kgs.

(d)The licensee shall complete the entries in the stock register for each daylatest by the beginning of the transactions on the following day unless prevented by reasonable cause the burden of proving which shall lie upon him.(e)A licensee, who himself is a producer of foodgrains, oilseeds or whole pulses, shall, separately show the stock of his own produce in the stock register, if such stocks are stored in his business premises.

4. The licensee shall not contravene the provisions of the Order or any other law relating to essential commodities for time being in force.

5. The licensee shall not-

(i)enter into any transaction involving purchase, sale or storage for sale of trade articles in speculative manner prejudicial to the maintenance and on availability of their supplies in the market.(ii)sell or offer to sell any trade articles at a pierce higher than that specified in respect of such articles in the list of prices and stocks;(iii)refuse to sell to any person any trade articles for sale.(iv)keep in his possession stocks of trade articles exceeding the limits fixed under clause 18.

- 6. The licensee shall display at conspicuous place in Form 'F' legibly written in Hindi, a list of price and stocks of the trade articles he deals with, in accordance with the provisions of clause 15.
- 7. The licensee shall, issue to every customer of such trade articles a cash memo, or invoice, as the case may be, giving his own name and licence no, name, address and licence number (if any) of the customer, the date of transaction, the quantity sold and the price charged. He shall keep a duplicate of same to be available for inspection on demand by the Licensing Authority or any other Officer authorised in this behalf:

[Provided that it shall not be necessary for retail dealer to issue any of such cash memo or bill or to keep any such duplicate copy in respect of sale of any trade article costing not more than Rs. 25 or the trade articles costing not more than Rs. 50 together unless demanded by the purchaser.] [Substituted by G.S.R. 47 dated 17.10.1985.]

8.

The licensee shall furnish correctly such information relating to the business as may be demanded from him and shall carry out such instructions as may, from time to time, be given by the Licensing Authority.

- 9. The licensee shall give all facilities at all reasonable times to the Inspecting Authority for the inspection of his stocks and accounts at any shop, godown or other places used by him for the storage, sale or purchase and for taking of samples of the trade articles mentioned in paragraph I for examination.
- 10. The licensee shall comply with any direction that may be given to him by the State Government or the Collector or the Licensing Authority with regard to the purchase, sale and storage for sale of these trade articles and in regard to the language in which the registers, returns, receipts or invoice shall be written and in regard to the authentication and maintenance of the register mentioned in paragraph 3 above.

- 11. The licensee shall, in case when he functions in regulated market, abide by such instructions relating to his business as are given by the marketing authority having jurisdiction, and in any other case by such body as may be recognised by the State Government in this behalf.
- 12. Every licensee shall take adequate measures to ensure that the trade articles stored by him are maintained in proper condition and that damages to these articles due to ground moisture, rains, insects, rodents, birds, fire and such other cause are avoided. The licensee shall also ensure that fertilizer, insecticides and poisonous chemicals likely to contaminate articles are not stored along with these articles in the same godown's or in immediate juxtaposition to the stocks of the trade articles.
- 13. The licensee shall supply or sell the trade articles to consumer or dealer in the same quantity or weight and at a price marked on the container, package, but if any shortage limit is allowed by any Order of the Central Government, State Government, the same will be deducted from the marked quantity or weight.
- 14. This licence shall be attached to an application for renewal.
- 15. This licence shall be valid up to 31st March 20......

PlaceDate(Licensing Authority).Form 'D'Return for the period* Licence no.

Sl. No.	Name of trade	Stock at the beginning of fortnight/month.	Stock purchased or otherwise received duringfortnight/month.		Stock sold or otherwise removed during thefortnight/month.	Stock at the end of the fortnight/month.	Remarks
1	2	3	4	5	6	7	8

SignaturePlaceDateTo,The Licensing Authority.N.B. (i) Weight is to be entered in quintal/litre/tonne.(ii)Goods pledged with Bank, Co-operative Society, etc., are also to be included in the above figures and a note be given in remarks column.(iii)Fraction need not be mentioned, Figures may be rounded off to the nearest quintal/litre/tonne.(iv)Small packs of Hydrogenated Vegetable Oil, Edible Oil or Gur etc. may be converted into quintals etc. and then included in this return.* Not to be given in case of person having no licence.Form 'E'[See condition 3 of the Licence]Stock Register.Name of Trade Article

Date	Opening balance	Receipts	Sources of receipts	Total (Col. 2 + 3)	Deliveries/ sales.	Place of destination.	Closing balance	Remarks
1	2	3	4	5	6	7	8	9

[Schedule IV] [Substituted by G.S.R. 17 dated 10.7.1985.][Please See clause 4(1) (a) and (d) and clause 6.]The fees specified below shall be chargeable in respect of licences and their annual and triennial renewal of different trade articles which shall be deposited in Government Treasury:-

Sl. no.	Name of trade articles	Annual Fee	Triennial Fee.			
Licence	Renewal Fee.	Secondary	Renewal	Secondary		
Fee.	Reflewal ree.	Fee.	Fee.	Fee.		
1	2	3	4	5	6	7
1.	Foodgrains-	Rs.	Rs.	Rs.	Rs.	Rs.
	(a) Wholesale	500.00	375.00	125.00	750.00	250.00
	(b) Retail	50.00	37.50	15.00	75.00	25.00
2.	Sugar-					
	(a) Wholesale	500.00	375.00	125.00	750.00	250.00
	(b) Retail	50.00	37.50	15.00	75.00	25.00
3.	Vanaspati-					
	(a) Depot holder	1,000.00	750.00	250.00	1,500.00	500.00
	(b) Wholesale	500.00	375.00	125.00	750.00	250.00
	(c) Retail	50.00	73.50	15.00	75.00	25.00
4.	Kerosene-					
	(a) Oil Company	1,000.00	750.00	250.00	1,500.00	500.00
	(b) Wholesale	500.00	375.00	125.00	750.00	250.00
	(c) Retail	25.00	18.75.	7.50	37.50	12.50
5.	[xxxx] [Coal (5) deleted vide G.S.R. 12 dated 21.4.1992.]					
6.	Edible Oils.					
	(a) Wholesale	500.00	375.00	125.00	750.00	250.00
	(b) Retail	50.00	37.50	15.00	75.00	25.00
7.	Cement-					
	(a) Stockist	625.00	475.00	150.00	950.00	300.00
8.	Cotton cloth and yarn-					
	(a) Wholesale	500.00	375.00	125.00	750.00	250.00
	(b) Retail	50.00	37.50	15.00	75.00	25.00
9.	Oilseeds-					

	(a) Wholesale	500.00	375.00	125.00	750.00	250.00
	(b) Retail	50.00	37.50	15.00	75.00	25.00
10.	Liquefied Petroleum Gas-					
	(a) Dealers	500.00	375.00	125.00	750.00	250.00

IV

(As described in clause 4(1) (d) in part II and in clause 6)Present Fees

Fees. Fees. Fees. 1 2 3 4 5 Rs. Rs. Rs. 1. Foodgrains- (a) Wholesale 20.00 10.00 10.00
Rs. Rs. Rs. 1. Foodgrains-
(a) Wholesale 20.00 10.00 10.00
(b) Retail 5.00 2.00 2.00
2. Sugar-
(a) Wholesale 5.00 2.00 10.00
(b) Retail 5.00 2.00 10.00
3. Vanaspati-
(a) Depot holder 500.00 375.00 125.00
(b) Wholesale 500.00 375.00 125.00
(c) Retail 50.00 37.50 15.00
4. Kerosene Oil-
(a) Oil Company 100.00 50.00 50.00
(b) Wholesale 20.00 10.00 10.00
[xxxx] [Coal (5) deleted by G.S.R. 12 dated
21.4.1992.]
6. Edible Oil-
Wholesale 100.00 25.00 25.00
7. Cement- 500.00 375.00 125.00
8. Cotton cloth and yarn-
(a) Wholesale 500.00 375.00 125.00
(b) Retail 50.00 37.50 15.00

Storage Limits Notifications G.S.R. 49, dated 17th October, 1985. - In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (Central Act 10 of 1955) read with the orders of the Government of India in the Ministry of Agriculture and Irrigation (Department of Food) published under G.S.R. 452(E), dated the 25th October, 1972,168(E) dated 13th March, 1973 and 800, dated the 18th June 1978 and in the Ministry of Industry and Civil Supplies (Department of Civil Supplies and Co-operation) published under S.O. 681 (E) and 682(E), dated the 30th

November, 1974 and with the prior concurrence of the Central Government the Governor of Bihar is pleased to fix the following stock limits of the trade Articles under clause 3 of Bihar Trade Articles (Licences Unification) Order, 1984, published in Food, Supply and Commerce Department's G.S.R. No. 9 dated the 19th April 1984.(1)[(a) The wholesale dealer in foodgrains in 'B' class cities means a person (including pulses miller) who at a time holds stock of any one or all types of foodgrains taken together for purchase, sale or storage for purposes other than personal consumption, in a quantity exceeding 100 (one hundred) quintals but not exceeding 2,500 (two thousand and five hundred) quintals, provided that the storage limits defined for specific Articles in this order shall not be crossed without prior approval in writing from Government in the Food, Supply and Commerce Department:] [Substituted by G.S.R. 42 dated 21.11.1987.] Provided further that the quantity of rice and wheat shall not exceed 1,000 (one thousand) quintals and the quantity of pulses of all kinds taken together whole or split shall not exceed 750 (seven hundred and fifty) quintals and other grains 2.000 (two thousand) quintals, [x x x] [Omitted by G.S.R. 13 dated 23.8.1990.] in respect of Rice Millers the storage limit of rice at a time shall not exceed 1,000 (one thousand) quintals:Provided further that in "B1 class cities, a whole seller can maintain at any one time a maximum stock of limit of 1,000 (one thousand) quintals of rice and wheat or 2.000 (two thousand) quintals of other foodgrains subject to a maximum total stock of 2,500 (two thousand and five hundred) quintals as described above.(b)The wholesale dealer in foodgrains in "C" class cities, means a person (including pulses miller) who at a time holds stock of any one or all types of foodgrains taken together for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 100 (one hundred) quintals but not exceeding 2,000 (two thousand) quintals: Provided further that the quantity of rice and wheat shall not exceed 1,000 (one thousand) quintals in urban areas and 500 (five hundred) quintals in rural areas and the quantity of pulses of all kinds taken together, whole or split, shall not exceed 500 (five hundred) quintals and the quantity of other grains one or all kinds taken together shall not exceed 1,500 (one thousand and five hundred) quintals. [x x x] [Omitted by G.S.R. 13 dated 23.8.1990.]. In respect of Rice Mills, the storage limit at a time shall not exceed 1,000 (one thousand) quintals in urban areas and 500, (five hundred) quintals in rural areas.

- 2. [The retail dealer of foodgrains means a person who at a time holds stock of any quantity of foodgrains of one or all types taken together for purchase, sale or storage for purposes other than personal consumption exceeding 30 (thirty) quintals but not exceeding 100 (one hundred) quintals.] [Substituted by G.S.R. 42 dated 21.11.1987.]
- 3. (a) The wholesale edible oilseeds dealer in 'B' class cities means a person who at a time holds stocks of any one or all types of edible oilseeds taken together including groundnuts for purchase, sale or storage for purchases other than personal consumption in a quantity exceeding 75 (seventy five) quintals, but not exceeding 2,000 (two thousand) quintals.

(b)The wholesale dealer of edible oilseeds in "C" class cities, towns and rural areas means a person who at a time holds stock of any one or all types of edible oilseeds taken together including groundnuts for purchase, sale or storage for purposes other than a personal consumption in a quantity exceeding 50 (fifty) quintals but not exceeding 1,000 (one thousand) quintals.

4. (a) The retail dealer of edible oilseeds in 'B' class cities means a person who at a time holds stock of any one or all types of edible oilseeds taken together including groundnuts for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 30 (thirty) quintals but not exceeding 150 (one hundred and fifty) quintals.

(b)The retail dealer of edible oilseeds in "C" class cities, towns and rural areas means a person who at a time holds stocks of any one or all types of edible oilseeds taken together including groundnuts for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 30 (thirty) quintals but not exceeding 100 (one hundred) quintals.

5. (a) The wholesale dealer of edible oils in 'B' class cities means a person who at any time holds stock of any one or all edible oils taken together including hydrogenated vegetable oils for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 15 (fifteen) quintals, but not exceeding 500 (five hundred) quintals.

(b)The wholesale dealer of edible oil in "C" class cities, towns and rural areas means a person who at any time holds stock of any one or all edible oils taken together including hydrogenated vegetable oil for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 10(ten) quintals but not exceeding 300 (three hundred) quintals.

6. (a) The retail dealer of edible oils in 'B' class cities, means a person who at any time holds stock of any one or all edible oils taken together including hydrogenated vegetable oils for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 2 (two) quintals but not exceeding 15 (fifteen) quintals.

(b)The retail dealer of edible oils in "C" class cities, town and rural areas means a person who at any time holds stock of any one or all edible oils taken together including hydrogenated vegetable oil for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 1.50 (one quintal and fifty kilograms) quintals but not exceeding 10 (ten) quintals.

7. (a) The wholesale dealer in sugar in cities and towns with a population of one lakh or more, means a person who at any time holds stock of sugar for purchases, sale or storage for purposes other than personal consumption in a quantity exceeding 50 (fifty) quintals but not exceeding 250 (two hundred and fifty) quintals.

(b)The wholesale dealer in sugar in towns with a population of less than one lakh, means a person who at any time holds stock of sugar for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 50) fifty) quintals but not exceeding 100 (one hundred) quintals.

8. The retail dealer in sugar means a person who at any time holds stock of sugar for purchase, sale or storage for purposes other than personal consumption in a quantity exceeding 5 (five) quintals.

9.

The dealer in Khandsari (open Pan Sugar) means a person who at any time holds stock of Khandsari (open Pan Sugar) for purchase, sale or storage for purposes other than personal consumption in a quantity not exceeding 250 (two hundred and fifty) quintals:Provided that Bulk consumers in Sugar and Khandsari (open Pan Sugar) shall not at any time hold stock of Sugar and Khandsari (open Pan Sugar) not exceeding 5 (five) quintals for personal consumption.

- 10. The wholesale dealer in Kerosene means a person or agent who has been appointed a kerosene dealer by one of the oil companies or who holds a letter of inteni for such appointment from one of the oil companies and who at any time holds stock of kerosene for purchase, sale or storage for purposes other than personal consumption exceeding 1 kilo litre but not exceeding 50 (fifty) kilo litres subject to the dealer having a valid storage licence.
- 11. (a) Domestic consumer of Kerosene means a person who at any time holds stock of Kereosene for domestic purposes not exceeding 20 (twenty) litres.
- (b)Non-domestic consumer means a person who has been notified by the State Government as non-domestic consumer under clause 4(i) of the Kerosene (Restriction on Use) Order, 1966 and having a storage licence may at any time store Kerosene not exceeding 15 (fifteen) litres.

- 12. The retail kerosene dealer means a person (including Thela vendors) engaged in the business of purchase, sale or storage for purpose other than the personal consumption of kerosene in a quantity exceeding 20 (twenty) litres but not exceeding 1,000 (one thousand) litres.
- 13. [x x x] [Deleted by G.S.R. 12 dated 21.4.1992.]
- 14. The term 'B' class cities shall, for the purposes of this order exclude the provisions relating to pulses, edible oilseerds and edible oils include the cities of Hazaribagh, Gaya, Bhagalpur, Saharsa, Dumka, Darbhanga, Muzaffarpur, Chapra, Monghyr, Purnea, Samastipur, Begusarai, Arrah, Sasaram, Motihari, Bettiah, Katihar and Siwan [and Patna, Ranchi, Dhanbad and Jamshedpur or cities having population of 3 lakhs and more but less than 10 lakhs as determined in 1981 census.] [Substituted by G.S.R. 8 dated 24.2.1988.]