

256	D	ELHI GAZETTE EXTRAORDIN	VARY . GPANTIV
SI. Nan No	ne of the Zone	Name of the Reversie Estate	Particulars che area pro- posed de urbanised
1 11000			The state of the s
5.		Choukphandi	The entire remaining area of the said Revenue Estate which has not so far been urbanised
6.		Tehar .	-40-
7.		Nangal Raya	_do
8.		Assalatpur	-do-
9.		Possangipur	—do—
10.	3	Nangli Jalab	-do-(-
11.		Budhela	-do-
II. South De	7.h.i		
to the same		Vilah-i	
1.		Kilokri	_do_
2.		Bahle-pur Bhaddar	-do-
3.		Kotla Mubarakpur	_do
4.	1	Tamur Nagar (Reven 1) tate of Kilokri)	-do-
5.	1	Khizrabad .	-do
6.		Serai Juliana (Revenue Estate Bahapur)	—do—
7.	ý ·	Masihgarh (Revenue Estate Ba	nhapur) —do—
8.	1-1-	Joga Bai	_do
9.		Okhla.	-do
10.	1113	Garhi Jharia Maria	_do -
II.	100	Zamrudpur	_do_
12.	Y	Masjid Moth	-do-
13.	A	Shahpur Jat	-do-
14.		Homayunpur	-do
15.	1 1/	Hauz Khas	-do
16.		Yusuf Sarai	do
17.		Mohammadpur	do
18.		Munirka (In Revenue State	
19.		of Mohdpur)	do
20.	M	Madanpur Khadar .	-do-
No.		Tekhand	-do-
	1		

Name of the	Zone Name of	the Revenu	e Estate	e Partic	culars of the area posed to be urbani	sed .
	Sheikh Sar	ni .		th wl	ntire remaining a e said Revenue nich has not so fa banised.	DState
	Begumpur			•,,	_do_	2
•	Serai Shah	ji .			do	
	Hauz Rani		· Nr.	٠.	do	
•	Ad. chini				—do—	11
1.00	Kalu Serai	·	•	• (	do	
•	Ber Serai		:	•	_do	
· .	Chiragh De	lhi .	• 2		_do_	1
	Katwaria S	erai .	•	•	_do_	
	Basant Nag	gar .		•	—do—	
9	Madangir			•	—do—	
	Badarpur		•	•	_do	
	Harinagar venue St	Ashram ate of Kilo	(In Rokri)	- 6	_do_	
-	Kharara		•		_do_	1
	Arakpur B	ngh Mochi	(Nazul	)	do	
	Kishan C Estate	Garh (In of Mehraul	revenu i)	ie •	do t	
	Khanpur (	part) .			-do	1
	Tughlakab	ad .		12/	do	1
	9					۶
North Delhi.	Dhirpur			· Vi	_do	
	Malikpur		•		_do	, L
	Rajpur Chl	nawni .	•,,	1	—do—	1
1	· Bharola			١. و	—do—	1
Caller .	Peepal Tha	la .			_do	
	Rampura (		Estate	of	do	
	Wazirpur	-• :	•		-do-	
Shahdara Side.	4	CC.	· '	4	1	
Onginual a space	Kaitwara			3	_do	
	Ghonda		*		_do	

- 4			• 1	15
1	SI. No.	Name of the Zone	Name of the Revenue Estate	Particulars of the area pro- posed to be urbanised
1	3.	***	Mauzpur	The entire remaining area of the said Revenue Estate which has not so far been urbanised.
	4.		Jhilmila, Tahirpur (Nazul) Karkar Duman	—do— The entire area except the village abadi area which has already been declared urban vide notification No. F.9/5/59 —R & S, dated 28-12-1959.
	6.		Seelampur	—do—
	7-		Shahdara	The entire remaining area of the said Revenue Estate which has not so far been urbanised.
	8.		Ghondli	—do—
1	9.	a de la company	Mandali Fazalpur	—do—
1	io.		Ghazipur	—do—
	11.		Kachhimpur	—do—
	12.		Hasanpur	-do-
	13.	,	Shakarpur. Khas	, —do—
	14.		Saholi	_do_
^	/ \	G	- "	d.) K. L. RATHEE,  Commissioner, ipal Corporation of Delhi.
		K	Officer o	By Order, G. D. BAHRI, n Special Duty (LSG), hi Administration, Delhi.
			Dalhi the 2rd Itme 1066	

Delhi, the 3rd June 1966

No. F.1(2)/66-CCR(P).—In exercise of the powers conferred by clause 15 of the Delhi Rationing Order, 1965, the Administrator of the Union Territory of Delhi is pleased to make the following regulations further to amend the Delhi Rationing Regulations, 1965:—

## Regulations

- 1. Short title.—These Regulations may be called the Delhi Rationing (Third Amendment) Regulations, 1966.
- 2. Amenament of clause 38.—In the Delhi Rationing Regulations, 1965 (hereinafted referred to as "the said Regulations"), for clause 38, the following clause shall be substituted, namely:—
  - "38(1) The authorized retail distributor shall submit every week to the Controller on such day as may be fixed by him an indent in duplicate in Form DR 5 for supply of rationed articles. The indent shall be for the week following that in which it is submitted. (2) The authorized retail distributor shall submit a statement of registered units in Form DR 4 to the Controller, after every four

weeks beginning from such week, as may be fixed by the Controller alongwith weekly indent referred to in sub-clause (1)". 3. Amendment of Forms DR I-Part A and Part B .- In the said Regulations, in Forms DR I Part A and DR-I-Part B, after the existing heading "Serial No." of column 1. the following new heading and column shall be inserted, namely:— "Date of Registration 1-A". 4. Amendment of Form DR 3.—In the said Regulations, in Form-DR 3,— (a) below the existing entry "Mode of drawl:-Weekly/Bi-weekly/Four weekly.". the following new entry shall be inserted, namely:-"Number of week(s) for which ration issued ----"; and (b) after the words "Signature of card/permit holder", the words "or his representative" shall be added. 5. Amendment of DR 4.—In the said Regulations, for the existing Form DR 4, the form appended to these Regulations shall be substituted. 6. Amendment of Form DR 5.—In the said Regulations, in Form DR 5, below the existing entry "Indent for week No. - from ---- ", the following new entry shall be inserted, namely:-"Number of units registered at the close of the week:-Cereal — Sugar — FORM DR 4 [See Regulation 38(2)] "Four weekly statement of registered units for week Nos. FROM-Name of the dealer- Circle No.— 'PART A' Permanent Temporary Establishcards. cards. ment permits. (a) No. at commencement of the period under report.
(b) Registered during the period.
(c) Total of (a) & (b). (d) Cancelled during the period. (e) No. at the end of the period under report. (II) Cereal Units. (a) At commencement of the period under report. (b) Registered during the period. (c) Total (a) & (b) (d) Cancelled during the period (e) No. at the end of the period under report. (III) Sugar Units.

(a) At commencement of the period under report

(e) No. at the end of the period under report

(b) Registered during the period .

(d) Cancelled during the period

(c) Total (a) & (b)

#### PART B

# Commodity-wise break up of units :-

No.	Wheat	Atta	Maida	Suji/ Rawa	Rice Basmati	Rice Begmi	Sugar.

(a) Estt. permits regis-tered at the end of the period under report.

(b) Special permits presented during the period under report

I declare that the above information is correct and tallies with the records maintained

Signature of Authorised Distributor".

#### ORDER

# Delhi, the 3rd June 1966

No. F.15(15)/66-F&CS.—In exercise of the powers conferred by Section 3 of the Essential Commodities Act, 1955 (10 of 1955), read with the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food) No. G.S.R. 888 dated the 28th June, 1961, and with the prior concurrence of the Government of India, the Administrator of the is pleased to make the following Order;

- 1. Short Title, Extent and Commencement: (1) This Order may be called the Delhi Hydrogenated Vegetable Oils Dealers Licensing Order, 1966.
  - (2) It extends to the whole of the Union Territory of Delhi.
  - (3) It shall come into force on the 6th day of June, 1966.
  - 2. Definitions: In this order, unless the context otherwise requires,
    - (a) "consumer" means a person who acquires hydrogenated vegetable oil for his household consumption and not for transfer by sale, distribution or otherwise;
    - (b) 'dealer' means a person engaged in the business of purchase, or storage for sale of hydrogenated vegetable oils;
    - (c) 'form' means a form appended to this order;
    - (d) 'Licensing Authority' means an officer appointed by the State Government to exercise the powers and perform the duties of the Licensing Authority under this Order;
    - (e) 'Producer' means a person who is engaged in the business of transformation/production of hydrogenated vegetable oil;
    - i) 'Retailer' means a dealer who sells to any one customer at one time not more than 16.5 Kgms. of hydrogenated vegetable oil;
  - (g) 'State Government' means the Administrator of the Union Territory of
  - (h) 'wholesaler' means a dealer who sells hydrogenated vegetable oil to the retailer;

- 3. Licensing of Dealers: (1) No person shall obtain attempt to obtain or store for sale or distribution or sell hydrogenated vegetable oil except under and in accordance with the terms and conditions of a licence issued in this behalf by the Licensing Authority;
  - (2) Eary dealer who is doing business at the commencement of this order shall obtain licence within 7 days of such commencement.

Provided that nothing in this Clause shall apply to a producer unless he is a wholesaler.

- 4. Issue of Licence: (1) Every application for a licence or renewal thereof shall be made to the Licensing Authority in Form 'A'.
- (2) An application for renewal of a licence shall be so made as to reach the Licensing Authority not less than thirty days before the date on which the licence expires:

Provided that the Licensing Authority may entertain an application after the expiry of the said period of thirty days if it is satisfied that the applicant was prevented by sufficient cause from filing the application in time.

- (3) Every licence issued or renewed under this Order shall be in Form 'B' in the case of wholesaler and in Form 'C' in the case of a retailer.
- (4) If a licence granted under this Order is defaced, lost or destroyed, the licencee shall forthwith inform the Licensing Authority, who may on application by the licencee issue a duplicate licence.
- 5. Period of Licence and free Chargeable: (1) Every licence granted under this Order shall be valid for a period of one year from the date of issue and may be renewed for period of one year at a time.
- (2) The fees specified below shall be chargeable in respect of each licence, namely—
  - (a) For issue of a licence:
  - (b) For renewal of licence:

    - (ii) Retailer ......Rs. Two.
  - (c) For issue of a duplicate Licence:
- (3) A separate Licence shall be obtained by a dealer for each place of business.
- (4) No person shall simultaneously hold wholesale and retail licences for business at one place.

6. Deposit of Security: Every dealer, who applies for licence under this Order, shall before a licence is issued to him, deposit with the Licensing Authority a security of the value of Rs. 1,000 in the case of wholesaler of Rs. 200/- in the case of retailer in such form as the Licensing Authority may direct, for the due performance of the conditions subject to which the licence is granted to him:

Provided that the State Government or the Licensing Authority may exempt any dealer or class of dealers from depositing the security.

- 7. Power to Refuse Licence: The Licensing Authority may, after giving the dealer concerned an opportunity of stating his case and for reasons to be recorded in writing, refuse to grant or renew a licence.
- 8. Distribution/Sale: (1) The licencee shall comply with any direction that may be given to him by the Licensing Authority in regard to purchase, sale and storage for sale of hydrogenated vegetable oil.
- (2) The licencee shall not sell hydrogenated vegetable oil at rates higher than those fixed from time to time—
  - (a) by the producer; or
  - (b) by the Central Government in exercise of any power conferred by law.
- 9. Maintenance of Stock Register: (1) Every licencee shall maintain a true account of stock in form 'D' of the daily delivery, receipts and consumption, as the case may be, and keep it upto date at the place of his business for inspection as and when required.
- (2) Every licencee shall submit to the Licensing Authority a true fortnightly (from 1st to 15th and from 16th to the end of the month) stock and sale return in Form 'E' of each variety of hydrogenated vegetable oil received or sold, as the case may be, so as to reach that Authority within two days after the close of the fortnight to which it relates.
- 10. Display of Stock Position: (1) Every licencee shall display the opening balance and price of the hydrogenated vegetable oils at the start of each day.
- 11. No. establishment shall at any one time keep in his possession or secure hydrogenated vegetable oil in excess of the quota if fixed for him by the Licensing Authority from time to time and from a source other than the one specified by the Licensing Authority.

Establishment, Institution, Residential Establishment and includes all Establishments other than private households providing or manufacturing or ments other than private households providing or manufacturing or ments other than private households providing or manufacturing or processing toodstuff for consumption.

12. Contravention of Conditions of Licence: No holder of a licence issued under this order or his agent or servant or any other person acting on his behalf shall contravene any of the terms or conditions of the licence or the directions issued under clause 8 and if any such holder or his agent or servant or any other person acting on his behalf contravenes any of the said terms, conditions or directions, then, without prejudice to any other action that may be taken against him his licence may be cancelled or suspended by order in writing of the Licensing Authority;

Provided that no order shall be made under this clause unless the licencee has been given a reasonable opportunity of stating his case against the proposed cancellation or suspension.

- 13. Forfeiture of security deposit: (1) Without prejudice to the provisions of clause 12, if the licensing authority is satisfied that the licensee has contravened any of the condition of the license and that a forfeiture of his security deposit is called for, it may, after giving the licensee a reasonable opportunity of stating his case against the forfeiture 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 licencee shall, if the amount of security at any time falls short of the amount specified in clause 6 forthwith deposit further security to make up that amount on being required by licensing authority to do so.
- (3) Upon due compliance by the licencee with all obligations under the licence, the amount of security or such part thereof which not forfeited as aforesaid, shall be returned to the licencee after the termination of the licence.
- 14. Appeal: (1) Any person aggrieved by an order of the licensing authority refusing to grant or renew a licence or cancelling or suspending a licence or forfeiting the security deposited by the licencee under the provisions of this order may appeal to the State Govt. or such officer as may be authorised by the State Govt. in this behalf, within thirty days of the date of the receipt by him of such order.
- (2) No such appeal shall be disposed of unless the aggrieved person has been given a reasonable opportunity of stating his case.
- (3) Pending the disposal of an appeal, the State Govt. or the authorised officer, as the case may be, may direct that the Order under appeal shall not take effect until the appeal is disposed of.
- 15. Power of entry, search, seizure etc.: (1) The licensing authority or any other officer authorised by the State Govt. in this behalf may with such assistance, if any, as he thinks fit;
- (a) require the owner, occupier or any other person in charge of any place, premises, vehicle, or vessel in which he has reason to believe that any contravention of the provisions of this order or of the conditions of any licence issued thereunder has been, is being or is about to be committed, to produce any book, accounts or other documents showing transactions relating to such
- (b) enter, inspect or break open and search any place, premises; vehicles or vessel in which he has reason to believe that any contravention of the provisions of this order or of the conditions of any licence issued thereunder has been, is being or is about to be committed;
- (c) seize any document or take or cause to be taken extracts from or copies of, any documents showing transactions relating to such contraventions;
- (d) search, size and remove stocks of hydrogenated vegetable oils and the animals, vehicles, vessels or other conveyances used in carrying the said hydroconditions of the licence issued thereunder and thereafter take or authorise the taking of all measures necessary for securing the production of stocks of hydroseized, in a court and for their safe custody pending such production.

- (2) The provisions of sections 102 and 103 of the Code of Criminal Procedure 1898 (V of 1898), relating to search and seizure shall, so far as may be apply to searches and seizures under this clause.
- 16. Power To Call For Information: (1) Every licencee shall when so required by general or special directions by the licensing authority, furnish truthfully and to the best of his knowledge such particulars/information relating to hydrogenated vegetable oil, as may be required.
- 17. Sale on Special Permits: The licensing authority may by general br special order in writing require any licencee holding stocks of hydrogenated vegetable oils to sell such oil on permits issued by such authority to such persons and in such manner as may be specified in such order.
- 18. Exemptions: The Administrator may exempt any person or class of persons from the operation of all or any of the provisions of this order and may at any time suspend or rescind such exemption.

### FORM 'A'

# [See Clause 4(1)]

The Delhi Hydrogenated Vegetable Oils Dealers Licensing Order, 1966.

Application for grant/renewal of Wholesale/Retail Licence.

- 1. Name in which licence is required.
- 2. Persons having interest in the business:-

	Name	Father's Name	Home-address
3.	Situation of applicant's place of business with particulars as to number of house, mohalla, town, or Village, police station and district		
4.	How long has the applicant been trading in hydrogenated vegetable oils		
5.	Quantities of each variety of hydrogenated vegetable oil handled during the last year		
6.	Quantity of hydrogenated vegetable oils likely to be handled during the current year .		
7-	No. of Municipal Licence for dealing in Hydrogenated vegetable oil, if any		
8.	Income Tax paid in the two years preceding the year of application (to be indicated separately)		
I. 2.			

Name	Fathers Name	Home address
9(a). Quantity of hydrogenated Vegetable oils in the possession of the applicant on the date of application—(Separate figures are to be given for each variety of hydrogenated vegetable oils)		
(b) Complete address of places where hydrogenated vegetable oils are/are proposed to be stored.		
10. Particulars of licence, if any, other than that referred to in item 7.		
I declare that the quantities of hydrogen are in my possession this day and are held a	nated vegetable oil t the places noted	s specified above above.
I have carefully read the conditions of liced to the Delhi Hydrogenated Vegetable O and I agree to abide by them.	ence given in Form	n 'B'/'C' append-
I/We also declare that the above inform knowledge and belief.	ation is true to th	e best of my/our
I hereby apply for renewal of licence No	o	Dated
Place Date		
	Signature of the	applicant.
Form 'B	,	
[See clause	4(3]	•
The Delhi Hydrogenated Vegetable Oils	Dealers Licensina	Ordan 1066
Licence for purchase, sale, storage for sale a Wholesaler).	of Hydrogenated v	regetable oils (for
Licence No	••••	
1. Subject to the provision of the Delhi I Licensing Order, 1966 and to the terms andis/are hereby authorised the undermentioned varieties of hydrogenate	Hydrogenated Vege conditions of this li	table Oils Dealers cence
	********	
2. (a) The licencee shall carry on the place:—	aforesaid business	s at the following

(b) Hydrogenated vegetable oils in which carried on shall not be stored at any place mentioned below:—	th the aforesaid business is be be other than any of the godowns
	4

Note:—If the licencee stores his Hydrogenated vegetable oils in any place other than those specified above, he shall give information thereof to the licensing authority within 48 hours of such storage and shall alongwith such information produce the licence for making necessary entries therein.

- 3. (i) The licencee shall, except when specially exempted by the State Government or by the licensing authority in this behalf maintain a register of daily accounts for each of the Hydrogenated vegetable oils mentioned in Paragraph, 1, showing correctly—
  - (a) the opening stock on each day;
  - (b) the quantities received on each day showing the place from where and the source from which received;
  - (c) the quantities delivered or otherwise removed on each day showing the places of destination; and
  - (d) the closing stock on each day.
- (ii) The licence shall complete his accounts in bill book, Cash book and stock-register for each day latest by the beginning of the transactions on the following day unless prevented by reasonable cause, the burden of proving which shall be upon him.
- (iii) A licencee, who is a producer himself, shall separately show the stocks of his own produce in the daily account, if such stocks are stored in his business premises.
- 4. The licencee shall, except when specially exempted by the State Government or by an Officer authorised by the State Government in this behalf, submit to the licensing authority concerned or to any other authority specified by that authority a true return in Form 'E' of the stocks; receipts and deliveries of each variety of hydrogenated vegetable oil every fortnight so as to reach him within two days after the close of the fortnight.
- 5. The licencee shall not contravene the provisions of the Delhi Hydrogenated Vegetable Oils Dealers Licensing Order, 1966, or any other order relating to foodstuffs issued under the Essential Commodities Act, 1955 (10 of 1955).
- 6. The licencee shall not contravene the provisions of any of the law relating to foodstuffs for the time being in force.
  - 7. The licencee shall not—
    - (i) enter into any transaction involving purchase, sale or storage for sale of hydrogenated vegetable oils in a speculative manner pre-



- . judicial to the maintenance and easy availability of supplies of hydrogenated vegetable oils in the market;
- (ii) withhold from sale, supplies of hydrogenated vegetable oils ordinarily for sales; or
- (iii) sell or offer to sell in any locality any kind of hydrogenated vegetable oil at a price higher than that fixed for sale of that hydrogenated vegetable oil in such locality by the Central Government in pursuance of any power conferred by law or by the producer thereof.
- 8. The licencee shall exhibit at the entrance or some other prominent place of his business premises, the stock and the price of each variety of hydrogenated vegetable oils held by him for sale. Such price list shall be legibly written in principal language of the locality concerned. It shall indicate separately the prices of different varieties of hydrogenated vegetable oils.
- 9. The licencee, shall, except when specially exempted by the State Government or by the licensing authority in this behalf, issue to every Customer a cash memo or invoice, as the case may be, giving his own name, address and licence number, the name, address and the licence No. (if any), of the customers, the date of transaction, the quantity sold, the price per kg. and the total amount charged. He shall get signatures of the customer on the cash memo/invoice and shall keep a duplicate of the same to be available for inspection on demand by the licensing authority or any other officer authorised by him in this behalf.
  - 10. The licencee shall maintain a sales register in form 'F'.
- 11. The licencee 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 or any other officer authorised by it in this behalf.
- 12. The licencee shall give all facilities at all reasonable times to the licensing authority or any officer authorised by it or State Government for the inspection of his stock and accounts at any shop, godowns or other place used by him for the storage, sale or purchase of hydrogenated vegetable oils and for the taking of samples of hydrogenated vegetable oils for examination.
- 13. The licencee shall comply with any direction that may be given to him by the State Government in regard to purchase, sale, and storage for sale, of hydrogenated vegetable oils and in regard to the language in which the register, receipts or invoices shall be written.
  - 14. The licence shall be attached to any application for renewal.

15.	The	licence	shall	be vali	d upto	·
Place.						
Date.		•••••				



#### FORM 'C'

### [See Clause 4(3)]

The Delhi Hydrogenated Vegetable Oil Dealers Licensing Order, 1966
Licence for purchase, sale/storage for sale of Hydrogenated Vegetable Oil
(for retailer).

Licer	ice	No.	_	_									

- (b) Hydrogenated Vegetable Oil in which the aforesaid business is to be carried on shall not be stored at any place other than any of the godowns mentioned below:

Note: If the licencee stores his hydrogenated vegetable oil in any place other than those specified above, he shall give intimation thereof to the licensing authority within 48 hours of such storage and shall alongwith such intimation produce the licence for making necessary entries thereon.

- 3. (i) The Licencee shall except when specially exempted by the State Government or by the licensing authority in this behalf maintain a register of daily accounts for each variety of the hydrogenated vegatable oil showing correctly:—
  - (a) the opening stocks on each day;
  - (b) the quantities received on each day;
  - (c) the source from which received;
  - (d) the quantities delivered or otherwise removed on each day; and
  - (e) the closing stock on each day.
- (ii) The licencee shall complete his accounts for each day or the day to which they relate or by the beginning of the transactions on the following day at the latest, unless prevented by reasonable cause, the burden of proving which shall be upon him.
- 4. The licencee shall, except when specially exempted by the State Government or by an officer authorised by the State Government in this behalf, submit to the licensing authority concerned or to any other authority specified by that authority every fortnight a true return in Form 'E' of the stocks, receipts and deliveries of Hydrogenated Vegatable Oil so as to reach such authority within two days after the close of the fortnight to which it relates.
- 5. The licenceee shall not contravene the provisions of the Delhi Hydrogenated Vegetable Oil Dealers Licensing Order, 1966 or any other Order relating to foodstuffs issued under the Essential Commodities Act, 1955.
  - 6. The licencee shall not-
    - (i) enter into any transaction involving purchase, sale or storage for sale of hydrogenated vegetable oil in a speculative manner prejudicial to the maintenance and easy availability of supplies of hydrogenated vegetable oil in the market;

- (ii) withold from sale, supplies of hydrogenated vegetable oil ordinarily kept for sale; or
- (iii) charge, in respect of sales of hydrogenated vegetable oil made by him, in excess of the price fixed from time to time by the Central Government in exercise of any power conferred by law or by the producer.
- 7. The licenceee shall exhibit at the entrance or some other conspicuous place of his business premises, the price list and stock of hydrogenated vegetable oil held by him for sale, such price list shall be legibly written in the principal language of the locality concerned.
- 8. The licencee shall, except when specially exempted by the State Government or by the licensing authority in this behalf, issue to every Customer a cash memo giving his own name, address and licence number, the name and address of the customer, the date of transaction, the quantity sold, the price per kg. and the total amount charged and shall keep a duplicate of the same to be available for inspection on demand by the licensing authority or any officer authorised by it in this behalf.
- 9. The licencee 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 or any other officer authorised by it in this behalf.
- 10. The licencee shall give all facilities at all reasonable time for inspection tof his stock; and accounts at any shop, godowns or other place used by him for the storage, sale or purchase of hydrogenated vegetable oil and for the taking of samples of hydrogenated vegetable oil for examination.
- 11. The licenceee shall comply with any direction that may be given to him by the State Government or the Licensing Authority in regard to purchase, sale and storage for sale, of hydrogenated vegetable oil and in regard to the language in which the register, returns and cash memo shall be written.
  - 12. The licence shall be attached to an application for renewal.

Place	he licence shall be	•/	to	 	
Date		• •			
				(Licensin	g Authority)
	Form of Reg	[See c	RM 'D' lause 9 (1)]	 Account	
Sl. Date		Stock re- ceived	Source from wh	-	ered/Balance
I 2	3	4	相談		8

# FORM 'E' [See Clause 9(2)]

# Form of Fortnightly Return

Fortnight from

opening balance received whe	rce from Total Cols. Stock deli-Balan c ere re- 3 and 4 vered/sold	大 情かる
I 2	3. 4 5 6 1	上 上

# FORM 'F' (See clause 10 of Form 'B')

Form of Sales Register

No. Date	Name and address of con- sumer/retailer	issued	Authority Cash on which Memo No.	Remarks
1 2 2	3	4	5 6	7

By Order, IOBAL SINGH,

Secretary to Delhi Administrat. m. (Rationing Department); Delhi.

