

GOVT. OF NATIONAL CAPITAL TERRITORY OF DELHI
OFFICE OF COMMISSIONER EXCISE, ENTT. & LUXURY TAX
L-BLOCK, VIKAS BHAWAN, I.P. ESTATE, NEW DELHI-2

ORDER

Attention of all the licensees holding L-17 License, granted by this Department, is hereby drawn on the provisions laid down under the Rule 53 (4) of Delhi Excise Rules, 2010 which is reiterated as under:

"53. Conditions relating to conduct of business

(4) The licensee shall not permit any professional entertainment or dancing, or the playing of musical instruments or singing by professionals, to be carried on his premises in such a way as to attract the general attention of his customers:

PROVIDED that this conditions shall not apply to a hotel or a restaurant or a club licensed in Forms L-15, L-16,L-17,L-28 and L-29, except insofar it is imposed by the Deputy Commissioner by general or special order. However, in the case of L-17 licensee only live singing/playing of instruments by professionals shall be allowed."

The Department has received complaints from the local residents, regarding nuisance created by the restaurants holding L-17 license, by the way of playing DJ/ recorded musical instruments etc.

In exercise of powers conferred under rule 53 (4) of Delhi Excise Rules, 2010, the undersigned hereby directs all the licensees of the Department holding L-17 license, to desist from playing DJ/recorded musical instruments etc. It is reiterated that the L-17 licensee is only permitted to have live singing/playing of instruments by professionals within his licensed premises, subject to other rules/regulations/orders, as applicable. It is hereby clarified that the live singing/playing of instruments by professionals shall not cause any nuisance/noise outside the premises. Violation of these rules condition/above order shall lead to strict action as per Law.


(PRAVEEN MISHRA)

DY. COMMISSIONER (EXCISE)/
LICENSING AUTHORITY

F.No. 2(72)/Ex/Restt/Misc./2016-17/ 1576

All the L-17 Licensees of Excise Department, GNCTD of Delhi

Dated:

9-5-18