

No. F.1/Misc/Ex./IMFL/2014-15/ 734

22/04/2015

ORDER

In continuation of this office letter No. F.1(Misc)/Revenue/Ex.IMFL/2012-13/75 dated 29.1.15 vide which it has been decided that accounts of all licensees in form of L-7, L-9, L-10 & L-12 to bring at pre-deduction stage and the retail liquor vend licensee were directed to submit the statement of physical opening stock held on 1st July, 2014 and 18th June, 2014. In response to the letter dated some licensee have submitted their statement. After examining, most of the statements and whole issue, undersigned is of the view that 1st July was first day of the month and the stock taking would have taken place for each vend during the month of June itself.

The plea that the online stock on 1st day of July, 2014 was not actual stock has no meaning. Hence all the stakeholders have to pay the difference of duty on the stock shown online on that day. Therefore, the Project Director, M/s TCS is hereby directed to deduct the difference of duty on the stock held on 01.07.14 from the accounts of retail liquor vends.

(D. VARMA)
DEPUTY COMMISSIONER (EXCISE)

D Varma
21/4/2015
(D. VARMA)
DEPUTY COMMISSIONER (EXCISE)

Copy to :

1. All the license holders in form of L-6, L-7, L-8, L-9, L-10 & L-12.
2. A.C. (L-12)/G.M (Excise).
3. Notice Board.
3. AC (ESCIMS) with the request to upload on the website as pop-up regarding the above Circular.