

GOVERNMENT OF NATIONAL CAPITAL TERRITORY OF DELHI  
OFFICE OF THE COMMISSIONER OF EXCISE, ENTERTAINMENT AND  
LUXURY TAX, L & N BLOCK, VIKAS BHAWAN, I. P. ESTATE, NEW DELHI-02

MEMORANDUM

The Department have received complaints/apprehensions from the local residents of Greater Kailash, New Delhi Locality, regarding nuisance created by the restaurants holding L-17 license granted by this department, by the way of playing DJ beyond the permissible volume and time.

In this regard the attention of all the licensee is hereby drawn on the provisions lay 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 condition 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 in so far 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.*

Keeping in view of above, all the license holders of L-17 of Greater Kailash, New Delhi Locality, are hereby once directed to do the business in strict compliance of the provisions of the Delhi Excise Act 2009 and the Excise Rules 2010 failing which deemed fit action as per Act and Rules shall be initiated against the licensee deviating from the provisions which may include suspension/cancellation of L-17 license.

  
(PARVEEN MISHRA)  
DY. COMMISSIONER (EXCISE)/  
LICENSING AUTHORITY

F. No. 2(72)/Ex/Restt/Misc./2016-17/ 520-A

Dated: 1-8-17

ALL L-17 LICENSE HOLDER OF GREATER KAILASH, NEW DELHI