BREWERY ACT

CHAPTER 87:52

Act
17 of 1899
Amended by
59 of 1921  38 of 1978
18 of 1930  45 of 1980
43 of 1934  51/1980
31 of 1939  4/1985
23 of 1952  239/1990
32 of 1957  6 of 1991
4 of 1961   6 of 1993
7 of 1973   8 of 1996

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Note on Adaptation

Under paragraph 6 of the Second Schedule to the Law Revision Act (Ch. 3:03) the Commission amended certain references to public officers in this Chapter. The Minister’s approval of the amendments was signified by LN 52/1980, but no marginal reference is made to this Notice where any such amendment is made in the text.
CHAPTER 87: 52

BREWERY ACT

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SECTION

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SCHEDULE.
CHAPTER 87:52

BREWERY ACT

An Act to regulate the Brewing of Beer and to impose certain duties thereon.

[9TH AUGUST 1899]

1. This Act may be cited as the Brewery Act.

2. In this Act—
   “approved” and “required” mean approved and required by the Comptroller;
   “authorised manufacture” means the manufacture of a beverage authorised by the Minister by Order under section 34A, and includes the manufacture of shandy;
   “beer” includes ale, porter, spruce beer, and black beer, and any other description of beer, and any liquor which is made or sold as a description of beer or as a substitute for beer, and which on analysis of a sample thereof at any time is found to contain more than 1 1/2 per cent Alc./Vol., or to have an original gravity exceeding one thousand and twelve degrees; but the Minister shall have power to modify this definition or permit such exemptions as may be found desirable;
   “beverage” does not include beer;
   “brewer” means a brewer of beer for sale, that is to say, any person who brews beer for the use of any other person at any place other than the premises of the person for whose use the beer is brewed, and any person licensed to deal in or retail beer, who brews beer;
   “Comptroller” means the Comptroller of Customs and Excise;
   “duty” means excise duty chargeable under section 3A;
   “Officer” means the Comptroller or any Supervisor or any Officer of the Customs and Excise department for the time being employed or acting as such;
   “other malt beverage” means any non-alcoholic brewed malt beverage;
“prepared grist” means rice, and any other description of corn which may have been subjected to any special process, other than malting, for use in brewing;

“shandy” means a mixture containing not more than 1 1/2 per cent ALC./Vol., bright beer, shandy concentrate, granulated sugar, carbon dioxide and water;

“sugar” means any saccharine substance, extract or syrup, and includes any material capable of being used in brewing, except malt or corn;

“warehouse” has the meaning assigned to it by section 3 of the Excise (General Provisions) Act;

“wort” means any extract or solution convertible into beer.

(2) The provisions of this Act, except sections 3(5) and 3A(2), shall apply mutatis mutandis to other malt beverage, shandy and any other beverage produced by a brewer in a brewery as they apply to beer.

3. (1) There shall be paid to the Comptroller a duty of two thousand dollars on a licence to be taken out annually by a brewer in Trinidad and Tobago.

(2) Every licence shall be in such form as the Comptroller shall direct, and shall, whenever issued, be granted only on payment of the duty in full, and such licence shall expire on 31st December in each year.

(3) A licence issued under this section shall not authorise the brewer to sell beer other than that brewed by himself, and the quantity to be sold at any one time shall not be less than 4.5 litres or twelve bottles of 375 millilitres each.

(4) If any person brews beer for sale without having in force a proper licence under this Act, he is liable to a fine of four thousand dollars, and all wort, beer, vessels, utensils and materials for brewing shall be forfeited.

(5) If any brewer sells any quantity of beer less than 4.5 litres or twelve bottles of 375 millilitres each, he shall be deemed to be a retailer and is liable to the penalty for retailing beer without a licence.
3A. (1) There shall be charged on beer and shandy produced in Trinidad and Tobago an excise duty calculated on each litre of beer of an original gravity of one thousand and fifty degrees brewed or used in the production of such beer or shandy, as the case may be, and so in proportion for any difference in quantity or gravity.

(2) There shall be charged on other malt beverage produced in Trinidad and Tobago an excise duty calculated on each litre of other malt beverage of an original gravity of one thousand and fifty degrees brewed and so in proportion for any difference in quantity or gravity.

4. Nineteen kilogrammes weight of malt or corn of any description, or 14.5 kilogrammes weight of prepared grist, or 12.7 kilogrammes weight of sugar, shall be a unit of material; and the expression “unit of material” includes its equivalents or any such quantities of malt, corn, prepared grist, and sugar, or any two or more of those materials, as by relation to such equivalents shall be equal to such unit of material.

5. (1) Every brewer shall be deemed to have brewed 81 litres of wort of the gravity of one thousand and fifty degrees for every unit of material entered or used by him in brewing.

(2) The duty on beer brewed by a brewer shall be in respect of every litre of beer, delivered from the warehouse for consumption in Trinidad and Tobago, of the original gravity of one thousand and fifty degrees, and so in proportion for any difference in quantity or gravity as entered in the book by the brewer, or as ascertained by an Officer, whichever is higher.

(3) Duty shall be payable on any deficiency in the production of beer which cannot be shown to the satisfaction of the Comptroller to have arisen due to accidental loss or waste incident to the brewing of beer or the subsequent preparation thereof for consumption.

(4) All beer produced by a brewery shall be deposited in a warehouse and recorded by an Officer as being for consumption in Trinidad and Tobago or for exportation, use as ships’ stores or removal to another warehouse.
(5) No beer which is—
   (a) entered for consumption in Trinidad and Tobago, shall be removed from a warehouse unless the full duties have been paid in respect of it; and
   (b) entered for exportation, use as ships’ stores or removal to another warehouse, shall be removed from a warehouse without the written permission of an Officer in accordance with the procedures set out in section 23 of the Excise (General Provisions) Act.

6. Where the materials used in brewing by a brewer are proved to the satisfaction of the Minister to be of such a description or nature that some deduction from the quantity chargeable by relation to materials should be made, he shall authorise such a deduction from that quantity as shall, in his opinion, afford just relief to the brewer.

7. (1) An approved saccharometer and tables shall be used to ascertain the quantity by relation to gravity of all wort; and, in calculating the gravity, a degree of gravity shall be taken as equal to one-thousandth part of the gravity of distilled water at fifteen degrees Celsius.

   (2) The quantity and gravity so ascertained shall be deemed to be the true quantity and gravity of such wort.

8. When the original gravity cannot be satisfactorily ascertained by the saccharometer, such gravity may be determined in the following manner:
   (a) a sample shall be taken from any part of such wort, and a definite quantity thereof by measure at the temperature of fifteen or twenty-six degrees Celsius shall be distilled;
   (b) the distillate and residue shall each be made up with distilled water to the original volume and temperature before distillation, and the gravity of each shall be ascertained;
   (c) the number of degrees by which the gravity of the distillate is less than the gravity of distilled water shall be deemed the spirit indication of the distillate;
(d) the degrees of original gravity standing opposite to such spirit indication in the Table in the Schedule, added to the specific gravity of the residue, shall be deemed to be the original gravity of the wort;

(e) the original gravity so found shall be taken to be the original gravity of the wort for charging the duty thereon whenever it exceeds the gravity entered by the brewer or ascertained by the saccharometer.

9. *(Repealed by Act No. 8 of 1996).*

10. When any materials upon which a charge of duty has been made, or any wort or beer, shall be destroyed by accidental fire or other unavoidable cause while the same are on the entered premises of a brewer, the Minister shall, on proof of the loss to his satisfaction, order that the duty charged or paid be remitted or repaid, as the case may be.

11. *(1)* A book in the approved form shall be delivered by an Officer to every brewer, and the following provisions shall have effect in relation to the book, and to the entries to be made therein:

(a) the brewer shall keep the book in some part of his entered premises at all times ready for the inspection of the Officer, and shall permit any Officer at any time to inspect the same and make extracts therefrom;

(b) the brewer shall enter separately in the book the quantity of the several materials which he intends to use in his next brewing, and also the day and hour when the next brewing is intended to take place;

(c) the brewer shall make such entry, so far as respects the day and hour of brewing, twenty-four hours at the least before he begins to mash or dissolve, and, so far as respects the quantity two hours at the least before the hour entered for the mashing and the dissolving respectively;
(d) the brewer shall, two hours at the least before the hour entered for brewing, enter the time when all the wort will be drawn off the grains in the mash tun;

(e) the brewer shall, within one hour of the wort being collected, or, if the wort is not collected before six in the afternoon, before six in the forenoon of the following day, enter the particulars of the quantity and gravity of the wort produced from each brewing, and also the description and number of the vessel or vessels into which the wort has been conveyed;

(f) when fermentation has commenced in any wort before the brewer has entered the quantity and gravity thereof in the book provided for that purpose, the true original gravity of the wort before fermentation shall be entered by the brewer;

(g) the brewer shall, at the time of making any entry, insert the date when the entry is made;

(h) the brewer shall not cancel, obliterate or alter any entry in the book, or make therein any entry which is untrue in any particular;

(i) the brewer shall, if so required by the Comptroller, send notice in writing containing the required particulars to the proper Officer forty-eight hours before his next brewing is intended to take place.

(2) For any contravention of this section the brewer is liable to a fine of four thousand dollars.

12. (1) Every brewer shall cause to be legibly painted with oil colour, and keep so painted, on some conspicuous part of every mash tun, underback, wort receiver, copper, heating tank, cooler and collecting and fermenting vessel intended to be used by him in his business, and on the outside of the door of every room and place wherein any part of his business is to be carried on, the name or initial letter or letters of the name of the vessel, room or place, according to the purpose for which it is intended.
(2) When more than one vessel, room or place is used for the same purpose, all such vessels, rooms or places shall be marked by progressive numbers.

(3) All mash tuns, underbacks, wort receivers, coppers, heating tanks, coolers and collecting and fermenting vessels shall be so placed and fixed as to admit of the contents being accurately ascertained by gauge or measure and shall not be altered in shape, position or capacity without two days’ previous notice in writing to the proper Officer.

(4) For any contravention of this section the brewer is liable to a fine of four thousand dollars.

13. Every brewer shall, before he begins to brew, make entry in the required form of all premises, rooms, places and vessels intended to be used by him for his business, specifying the purpose for which each room, place and vessel is to be used, and the mark by which it is distinguished. The brewer shall sign the entry, and deliver it to the proper Officer.

14. (1) Every brewer who uses any description of sugar, whether cane sugar, saccharum, glucose, or other saccharine substance, or extract, or syrup (hereinafter referred to as “sugar”) in the brewing of beer or in an authorised manufacture shall, before he begins to store or use the same, make entry of a room on his premises (hereinafter called a sugar store) for the purpose of storing the same.

(2) The brewer shall not receive any sugar unless the same is accompanied by an invoice from the seller showing the marks on each package and the particulars of the description and weight or quantity of the contents.

(3) All sugar received shall be deposited in the sugar store and may not be removed except for use in brewing or in an authorised manufacture.

(3A) Sugar removed from the sugar store shall be accounted for by appropriate entries in the brewing book where the sugar is used in brewing or in a separate record kept for the purpose where the sugar is used in an authorised manufacture.
(4) Accounts may be taken, as the Comptroller may direct, of every description of sugar received by a brewer, and the brewer is hereby required to deliver to the proper Officer the particulars of all sugar of each and every description in his possession and every invoice relating thereto, and the brewer shall thereafter deliver to the Officer all invoices relating to sugar of every description subsequently received.

(5) The Officer shall keep an account of sugar of each and every description received by the brewer, and shall debit the brewer with the quantities specified in the invoices produced to him, and credit the brewer with the quantities entered in the brewing book as having been used in brewing or in the record referred to in subsection (3A) as having been used in an authorised manufacture.

(6) If, on taking account of the stock at any time, the quantity of any description of sugar in the possession of the brewer exceeds the quantity which ought, according to the account kept by the Officer, to be in his possession, the excess shall be forfeited; and if the quantity is less than the quantity which ought, according to the account kept by the Officer, to be in his possession, any deficiency above two per cent on the total on the debit side of the account shall be deemed to have been used in the brewing of beer without due entry in the brewing book, and duty shall be charged in respect thereof as if the deficiency had been so used.

(7) If any brewer has any sugar in his possession elsewhere than in the sugar store or the mash tun or other vessel entered for dissolving sugar, or in due course or removal thereto, or refuses to produce invoices when so required, or uses any device to prevent the Officer taking a true account of all sugar in his possession, he is liable to a fine of two thousand dollars, and the sugar found elsewhere than mentioned above is liable to seizure.

15. (1) A brewer shall not adulterate beer, or add any matter or thing thereto (except finings for the purpose of clarification, or other matter or thing sanctioned by the Minister) before the same is delivered for consumption, and any beer found to be adulterated or mixed with any other matter or thing (except as mentioned above) in the possession of a brewer shall be forfeited, and the brewer is liable to a fine of two thousand dollars.
(2) A dealer in or retailer of beer shall not adulterate or dilute beer or add any matter or thing thereto (except finings for the purpose of clarification), and any beer found to be adulterated or diluted or mixed with any other matter or thing (except finings) in the possession of a dealer in or retailer of beer shall be forfeited, and he is liable to a fine of two thousand dollars.

(3) The use of beer in the manufacture of shandy is not a contravention of subsection (1).

16. (1) All grains in a mash tun must be kept untouched for the space of one hour after the time entered in the book as the time for the wort to be drawn off, or if not then drained one hour after being drained, unless the Officer has attended and taken an account of the grains.

(2) All wort shall be removed successively, and in the customary order of brewing, to the underback, coppers, coolers and collecting and fermenting vessels, and shall not be removed from the last-mentioned vessels until an account has been taken by the Officer, or until after the expiration of twenty-four hours from the time at which the wort is collected in the vessels.

(3) When wort has commenced running into a collecting or fermenting vessel, the whole of the produce of the brewing shall be collected within twelve hours.

(4) When wort of different gravities are collected together in any vessel for the charge account, the brewer shall mix the wort thoroughly together so that a correct average sample of the whole may be obtainable.

(5) For any contravention of this section the brewer is liable to a fine of two thousand dollars.

17. *(Repealed by Act No. 8 of 1996).*

18. (1) Every brewer shall keep the total produce of a brewing separate from the produce of any other brewing for the space of twenty-four hours, unless an account of the first-mentioned produce has been sooner taken by the Officer.

(2) He shall not mix the produce of one brewing with that of any other brewing, except in his store vats or casks, unless
he has given previous notice in writing to the proper Officer, and he shall specify in writing the quantity and gravity of the wort when mixed. However, a brewer having weak wort of a gravity not exceeding twenty-five degrees may, if he thinks fit, reserve the same for mixing with the produce of his next brewing, but in such case he shall keep all the weak wort in the coppers, heating-tanks or other vessels entered for the purpose.

(3) For any contravention of this section the brewer is liable to a fine of four thousand dollars.

19. (1) An Officer may take such samples as he thinks necessary of any wort or beer or materials for brewing in the possession of any brewer.

(2) The brewer may, if he wishes, before any such sample is taken, stir up and mix together all such wort, beer or materials from which the sample is taken.

(3) Any Officer may at any time take samples of any goods or commodities chargeable with any duty of Excise or Customs, but if the samples are taken after duty has been charged and paid on the goods or commodities, he shall pay for the same, if demanded, at the current wholesale price of the goods or commodities.

20. A brewer who conceals beer so as to prevent an Officer from taking account thereof, commits an offence and is liable to a fine of fifty thousand dollars, and the beer in respect of which the offence is committed, shall be forfeited.

20A. (Repealed by Act No. 8 of 1996).

20B. (1) A brewer engaged in the manufacture of shandy shall keep a record of the volume of all beer brewed by him and used in the manufacture of shandy, and he shall produce the record for inspection at the request of the Comptroller.

(2) A brewer who fails to comply with subsection (1) is liable on summary conviction to a fine of four hundred and eighty dollars.
21. (1) Every brewer shall provide and maintain sufficient and just scales and weights and other necessary and reasonable appliances to enable the Officers to take account of, or check by weight, gauge or measure all materials and liquids used or intended to be used or produced in brewing.

(2) He shall also render all necessary assistance to the Officers in the taking of such accounts.

(3) He shall also, if required by the Officer, provide sufficient lights, ladders and other conveniences.

(4) For every contravention of this section the brewer is liable to a fine of four thousand dollars.

22. If any person exercising or carrying on a trade or business under or subject to any law of excise and being required to keep scales or weights or measures—

(a) in the weighing of his stock or any goods, uses or suffers to be used any false, unjust or insufficient scales or weight or measure with intent to defraud the State of any duty of excise; or

(b) before or after the weighing of his stock or any goods, puts or suffers to be put any other substance thereto, whereby any Officer may be hindered or prevented from taking a just and true account,

he shall, for every such offence, be liable to a fine of four thousand dollars, and the false, unjust or insufficient scales, weights and measures shall be forfeited.

23. (1) Any Officer may at any time, either by day or night, enter any part of the entered premises of a brewer to take an account of the materials used or to be used in brewing and of the wort and beer produced.

(2) If an Officer, after having demanded admission into the entered premises of a brewer and declared his name and business at any entrance or window thereof, is not immediately admitted, the Officer, and any person acting in his aid, may at any time, either by day or night (but at night only in the presence of a member

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of the Police Service) break open any door or window of the premises, or break through any wall thereof, for the purpose of obtaining admission, and the brewer is liable to a fine of four thousand dollars.

24. (1) If any Officer has reason to suspect that any private or concealed pipe, or conveyance, or vessel, is kept or made use of by a brewer, he may, either by day or night (but at night only in the presence of a member of the Police Service) break open any part of the premises of the brewer and forcibly enter therein, and may break up the ground in or adjoining such premises, or any wall thereof, to search for such private or concealed pipe or conveyance or vessel.

(2) If the Officer finds any such pipe or conveyance, he may enter in any house in the possession of any other person into which the pipe or conveyance may lead, and may break up any part of the house or premises, to search for the vessel communicating with the pipe.

(3) Every such pipe, conveyance or vessel, and all beer, wort or materials for brewing found therein shall be absolutely forfeited, and the brewer is liable to a fine of four thousand dollars.

(4) If any damage is done in the search, and the search is unsuccessful, the damage shall be made good.

25. If any person by himself, or by any person in his employ, obstructs, hinders or molests an Officer in the execution of his duty, or any person acting in the aid of the Officer, he is liable to a fine of four thousand dollars.

26. There shall be allowed and paid in respect of beer on which duty has been charged or paid and which is subsequently exported from Trinidad and Tobago to foreign parts as merchandise or shipped for use as ships’ stores, or deposited in a private warehouse pending exportation or shipment as ships’ stores, or delivery therefrom, free of duty, for any other purpose approved by the Minister, a drawback equal to the amount of duty charged or paid on such beer.
27. (1) Any person may export as merchandise or for use as ships’ stores, any beer produced in Trinidad and Tobago, upon giving notice in the required form to an Officer.

(2) The Officer at the port from which the beer is shipped shall endorse on the notice a certificate of the quantity of beer actually exported.

28. (1) An Officer may take a sample of beer from any cask or package produced for shipment for the purpose of ascertaining in the manner authorised by this Act the original gravity thereof.

(2) If the gravity so ascertained, or the quantity tested by gauge or measure, is less than the gravity or quantity stated in the declaration and notice delivered to the proper Officer, or, if the declaration or notice contains any untrue statement, the brewer, and also the person intending to export the beer, is liable to a fine of two thousand dollars.

29. (1) The Customs Officer at the port from which the beer is shipped shall endorse on the notice a certificate of the quantity of beer actually exported, and, at the expiration of one month from the date of the certificate, the proper Officer shall deliver to the exporter or his agent a debenture, in the prescribed form, specifying the amount of the drawback payable in respect of the beer.

(2) The debenture shall be presented to the Comptroller, with a declaration endorsed thereon containing the prescribed particulars, signed by the exporter; and the Comptroller shall thereupon pay the exporter the amount specified in the debenture.

(3) Where a certificate of landing at the port of destination is required, the certificate shall be delivered to the Comptroller prior to the payment of the drawback.

30. (Repealed by Act No. 8 of 1996).

31. (1) A dealer in or retailer of beer shall not receive or have in his custody or possession any sugar, saccharine substance, extract or syrup (except for domestic use, the proof whereof lies on him), or any preparation for increasing the gravity of beer.
(2) If a dealer in or retailer of beer receives or has in his custody or possession any article in contravention of this section, the article shall be forfeited, and he is liable to a fine of one thousand dollars.

(3) This section shall not apply to sugar and other preparations deposited, in conformity with section 14, in the entered sugar store of a brewer, nor to sugar or syrup kept for sale in the ordinary course of trade, where upon the same premises the trade or business of a dealer in or retailer of beer is carried on.

32. (1) Whenever it appears to the satisfaction of the Minister that any substance or liquor is, or is capable of being, used in the manufacture or preparation for sale of any article subject to a duty of excise, and that the substance or liquor is of a noxious or detrimental nature, or, being a chemical or artificial extract or product, may affect prejudicially the interests of the revenue, the Minister may, by Notification, prohibit the use of the substance or liquor in the manufacture or preparation for sale of any article specified in the Notification, and by like Notification to withdraw the prohibition at any time.

(2) If, after the publication of any such Notification of prohibition in the Gazette, any person uses the substance or liquor thereby prohibited in the manufacture or preparation for sale of any article therein specified, he is liable to a fine of two thousand dollars, and any such substance or liquor found in the possession of any person licensed for the manufacture or for the sale of the article, and also the article in the manufacture or preparation whereof any such substance or liquor may have been used, shall be forfeited.

33. (Repealed by Act No. 8 of 1996).

34. All materials imported by brewers for using in brewing and admitted as such by the Comptroller shall be free of all duty whatsoever imposed by any law; but any brewer who disposes of any materials admitted free of duty otherwise than for brewing of beer is liable to a fine of twenty-five thousand dollars in addition to the amount of the duty payable on such materials.
34A. (1) On the written application of a brewer, the Minister may by Order authorise the manufacture of any beverage on the premises of the brewer under such terms and conditions as may be contained in the Order.

(2) A brewer who fails to comply with any terms or conditions contained in an Order made by the Minister under subsection (1) is liable on summary conviction to a fine of twenty-five thousand dollars.

34B. A brewer may for the purpose of an authorised manufacture, use plant and equipment admitted free of duty for the brewing of beer.

35. All offences under this Act may be prosecuted, and all penalties incurred may be imposed or recovered, in the manner provided by the Summary Courts Act.
### SCHEDULE

**TABLE TO BE USED IN DETERMINING THE ORIGINAL SPECIFIC GRAVITY OF WORTS OF BEER BY THE DISTILLATION PROCESS**

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**MINISTRY OF THE ATTORNEY GENERAL AND LEGAL AFFAIRS**

**www.legalaffairs.gov.tt**

**Chapter 87:52 Brewery**

Section 8.

**LAWS OF TRINIDAD AND TOBAGO**

**UPDATED TO DECEMBER 31ST 2015**

**UNOFFICIAL VERSION**
1. This Order may be cited as the Brewery (Manufacture of Beverages) Order.

2. The Minister hereby authorises the Caribbean Development Company Limited to manufacture “VIMTO” and “GINSENG UP” on the terms and conditions specified as follows:

   (a) the manufacturing process shall be submitted to the Brewery Officer;
   
   (b) twenty-four hours advance notice shall be submitted to the Brewery Officer prior to the commencement of the manufacturing process;
   
   (c) the dissolving and collecting vessels shall be clearly identified;
   
   (d) the company shall keep a register and that register shall show particulars pertaining to—

   (i) the quantity and description of raw materials imported or purchased locally;
   (ii) the quantity and description of raw materials issued for the manufacturing process;
   (iii) the quantity and description of the finished product; and
   (e) all operations shall be subject to the Brewery Officer’s supervision.
BREWERY (MANUFACTURE OF BEVERAGES) ORDER

made under section 34A

1. This Order may be cited as the Brewery (Manufacture of Beverages) Order.

2. In this Order, “Company” means Samba Brewing Company and Winery.

3. (1) The Minister authorises the Company to manufacture the following products for Pepsicola Trinidad subject to the terms and conditions in subsection (2):
   
   (a) Whiteways Peardrax (300 ml & 1L);
   
   (b) Whiteways Cydrax (300 ml & 1L);
   
   (c) Sorrel Fizz (300 ml);
   
   (d) Mauby Fizz and Diet Mauby Fizz (300 ml);
   
   (e) White Rock Ginger Ale (250 ml);
   
   (f) White Rock Soda Water (250 ml); and
   
   (g) White Rock Tonic Water (250 ml).

   (2) In manufacturing the beverages referred to in subsection (1), the Company shall comply with the following terms and conditions:

   (a) the manufacturing process shall be submitted to the Brewery Officer;

   (b) twenty-four hours advance notice shall be submitted to the Brewery Officer prior to the commencement of the manufacturing process;

   (c) the dissolving and collecting vessels shall be clearly identified;

   (d) the Company shall keep a register and that register shall show particulars pertaining to—

      (i) the quantity and description of raw materials received;
(ii) the quantity and description of raw materials issued for the manufacturing process;

(iii) the quantity and description of the finished product, after bottling; and

(e) all operations shall be subject to the Brewery Officer’s supervision.
BREWERY (MANUFACTURE OF BEVERAGES) ORDER

made under section 34A

1. This Order may be cited as the Brewery (Manufacture of Beverages) Order.

2. In this Order, “Company” means the Samba Brewing Company and Winery.

3. (1) The Minister authorises the Company to manufacture the following products for Accolade Wines UK Limited subject to the terms and conditions in subsection (2):

   (a) Stones Ginger Beer [(275 ml) 4.8% of alcohol]; and
   (b) Stones Ginger Beer [(330 ml) 4.8% of alcohol].

   (2) In manufacturing the beverages referred to in subsection (1), the Company shall comply with the following terms and conditions:

   (a) the manufacturing process shall be submitted to the Brewery Officer;
   (b) twenty-four hours advance notice shall be submitted to the Brewery Officer prior to the commencement of the manufacturing process;
   (c) the dissolving and collecting vessels shall be clearly identified;
   (d) the Company shall keep a register and that register shall show particulars pertaining to—
      (i) the quantity and description of raw materials received;
      (ii) the quantity and description of raw materials issued for the manufacturing process;
      (iii) the quantity and description of the finished product after bottling; and
   (e) all operations shall be subject to the Brewery Officer’s supervision.