The Tripura Poisons (Possession and Sales) Rules, 2013
PART-I-- Orders and Notifications by the Government of Tripura,
The High Court, Government Treasury etc.

NO.F.1(1046)-DHS/GS/ 2013/
GOVERNMENT OF TRIPURA
HEALTH & FAMILY WELFARE DEPARTMENT

Dated, Agartala, the 07th November, 2013

MEMORANDUM FOR THE COUNCIL OF MINISTERS

Subject:-- The Tripura Poisons (Possession and Sales) Rules, 2013.

The Supreme Court in case WP (Crl.) 129 of 2006 Laxmi vs. U.O.I and
States and UTs passed orders for taking a series of measures to prevent acid
attacks as well as for treatment and rehabilitation of the survivors.

2. One of the directions of the Hon'ble Supreme Court relates to framing
of Poison Rules to regulate the sale of acid/corrosive and other substances
as per provisions under the Poisons Act, 1919. Hon'ble Supreme Court also
issued guidelines that the State Government should adopt Model rules to be
circulated by the Union Government. Complying the directions given by the
Hon'ble Supreme Court, Ministry of Home Affairs, Govt. of India circulated
draft Model Poison Rules 2013 based on the Poison Rules of States of
Karnataka, Punjab, Maharashtra and Kerala. It was also informed that
adoption of the Model Poison Rules should be done within three months from
the date of communication of the Rules by MHA. Since the Rule making
power is exclusively with the States u/s 2 of the Poisons Act, States would
need to exercise this power accordingly. The rules have been vetted by Law
Department vide U.O. No.1634/Secy/Law/13 dated 4-11-13. A copy of the
proposed Tripura Poisons (Possession and Sales) Rules, 2013 is placed at
Annexure-I.

3. The Department of Health & Family Welfare has already issued an
order on provision of free health care for the victims and earmarked 1-2 beds
for treatment of underprivileged victims of acid attacks at the apex, state and
tertiary hospitals.

4. The Council of Ministers may therefore kindly consider for approval of
Tripura Poisons (Possession and Sales) Rules 2013 u/s 2 of Poisons Act for
taking measures to prevent acid attacks on people and to comply with the
order of the Hon'ble Supreme Court.

5. The Hon'ble Chief Minister has kindly approved for placing the matter
before the Council of Ministers.

(M. Naga Raju)
Secretary to the
Government of Tripura

No. G.S.R.

In exercise of the powers conferred by section 2 and 8 of the Poison Act, (Act 12 of 1919), the Government of Tripura hereby makes the following rules for sale of specified poisons,

Namely:

1. **SHORT TITLE AND COMMENCEMENT:**
   (1) These rules may be called the "Tripura Poisons (Possession and Sale) Rules, 2013".
   (2) They shall extend to whole of Tripura.
   (3) They shall come into force on the date of publication in the Official Gazette.

2. **DEFINITIONS:** In these rules, unless the context otherwise requires –
   (a) "Act" means the Poisons Act, 1919.
   (b) "Dealer" means a person holding license under these rules
   (c) "Licensing authority" means the District Magistrate or any other officer authorized by the State Government under sub-section (1) of Section 7 to grant a license.
   (d) "Licensee" means a holder of a license;
   (e) "Notification" means a notification published in the Official Gazette
   (f) "Form" means a form appended to these rules;
   (g) "Schedule" means the Schedule appended to these rules;
   (h) "Sale" means any sale by one licensed dealer to another or by a licensed dealer to any educational institution or to any research or medical institution or hospital or dispensary under a qualified medical practitioner (Registered Medical Practitioner) or any recognized public institution or industrial firm requiring poisons, for its own use] or to Government Departments of Public Sector Undertakings or to an individual for personal use.

3. The poisons specified in the Schedule shall be deemed to be poisons for the purposes of these rules.

4. **LICENSE FOR POSSESSION OR SALE:** No person, not exempted under the provisions of the Act shall or possess for sale any poison specified in the Schedule in the Schedule except under a license Form A granted or renewed in that behalf by the licensing authority.

5. **EXHIBITION OF RULES ON THE PREMISES:** A copy of these rules shall always be displayed in prominent position at the place of Business specified in the license granted under rule 4.
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6. **APPLICATION FOR GRANT RENEWAL OF LICENSE:**

   (1) Every person desiring for the grant of license or renewal of a license shall make a written application to the licensing authority in Form B and such application shall bear a court fee stamp of ten rupees and provided that any application for renewal of a license which is made less than three months prior to the date of the expiry of the license shall bear a court fee stamp of five hundred rupees.

   (2) Applications for duplicate licenses, when the original is lost or destroyed shall be made in writing and shall bear a court fee stamp of five hundred rupees.

   (3) In the case of any change in the place of business of the licensee, a fresh application for license shall be made to the licensing authority and such application shall bear a court – stamp of five hundred rupees.

   (4) The licensee shall prominently display the license in the place of business.

7. **DURATION OF LICENSE:** Subject to the provisions of rules 8 and 9, a license granted or renewed under these rules shall remain in force for five years from the date of issue.

8. **DISCRETION OF LICENSING AUTHORITY:** A license may be cancelled or revoked at any time. The grant / renewal / cancellation / revocation of a license shall be in the discretion of the licensing authority.

   Provided that the licensing authority shall an opportunity to the party concerned to show cause if any against the action proposed to be taken and shall record in writing the reasons for refusing to grant or renew a license or for cancelling or revoking a license.

   Provided that the applicant for a license or a licensee whose license has been refused renewal or has been cancelled / revoked and is aggrieved by an order of the Licensing Authority can file an appeal with the Appellate Authority notified by the State Government.

9. **TERMINATION OF LICENSE:** A license shall terminate on the death of the license- holder or on the transfer of his business, or if granted to a firm or company, on the winding up or the transfer of the business of such firm or company.

   Provided that, if the business carried on by the licensee as such of the firm or company is transferred as a going concern and the transferee applies for a fresh license, with court fee stamp of hundred rupees, within fourteen days of
the date of transfer, the subsisting license shall continue to be in force until a
new license has been granted or the application for fresh license is rejected by
the licensing authority.

10. **DISPOSAL OF STOCK ON TERMINATION, REVOCATION
CANCELLATION OF LICENSE:**

   In the event of revocation or cancellation of the license under rule 8 or in
   the event of the termination of license under rule 9, the stock of poison may be
   sold to any other license holder within a period of three months from the date of
   such termination, revocation or cancellation of the license, after which the
   remaining poison may be destroyed under the orders of the licensing authority.
   In the case referred to in rule 9, the proceeds of the sale, if any, shall be made
   over to the legal representative of the deceased license holder or his transferee
   or, liquidator of the dissolved firm or company of the transferee of the firm or
   company, as the case may be.

11. **POWER TO INSPECT POISONS AND REGISTERS:**

   Any Executive Magistrate or a Police officer of the rank of Sub-Inspector and
   above or a Medical Officer appointed by the State Government or an Inspector
   appointed under Section 21 of the Drugs and Cosmetics Act, 1940(Central Act
   23 of 1940) may at any time visit and inspect the premises of the license holder
   where a poison is kept for sale and may inspect all poisons found therein and
   the registers.

12. **LICENSE TO WHOM GRANTED:**

   (1) A license shall be granted only to a person who in the opinion of the
   licensing authority is competent to conduct business in poisons.

   (2) The license issued to firm or company shall always be in the name of the
   proprietor or proprietors of the company or a responsible person to be
   nominated by such proprietor or proprietors for the purpose, or in the case
   of a public company, in the name of its manager.

   (3) The name or names so given may be altered or amended by the licensing
   authority on a written application from the firm company and such
   application shall bear a court fee stamp of hundred rupees.

13. **SALE OF POISON:**

   (1) Every sale of poisons, as far as practicable, be made by the license-holder in
   person or where the license-holder is a firm or a company, through or under
   supervision of, an accredited representative or such firm or company.

   (2) A person holding license for possession and sale of poisons granted under
   these Rules shall store and sell from the premises specified in the license.

14. **PERSONS TO WHOM POISONS MAY BE SOLD:**

   A license holder shall not sell any poison to any person, unless the letter is
   personally known to him, or identified to his satisfaction by producing a photo
   identity card which has his address or substantiate it with a document giving
   his address. He shall also ascertain before selling any poison the name,
telephone and address of the purchaser and the purpose for which the poison is purchased. He shall not sell any poison to any person who appears to him to be under the age of eighteen years, or to any person who does not appear to him to be in full possession of his faculties.

15. **REGISTER OF SALES OF POISONS:**

1. Every license holder shall maintain a register in which he shall enter correctly all sales of poison other than those used by a Chemist, Druggist or Compounder dispensing or Compounding in compliance with the prescription of a qualified medical or veterinary practitioner. The following details shall be entered in such register in respect of such sale, namely:

   Serial No, (b) Name of poison, (c) Quantity sold, (d) Date of sale; (e) Name and address of the purchaser, serial number of the photo-identity card produced and the name of the issuing authority (f) Purposes for which the poison was stated by the purchaser to be required, (g) Signature of purchaser (or thumb impression if illiterate or in the case of purchase by post date on which the letter was written and reference to the original file in which it is preserved, (h) Signature of a person identifying the purchaser if any (or thumb impression, if illiterate); and (i) Signature of Dealer.

2. In a separate portion of the register he shall be enter in separate columns for each poison, the quantity of each poison sold daily, and those entries shall be filled up from day to day.

3. The signature in the register prescribed under item (f) of sub rule (15) shall be that of the license-holder himself, or when the license holder is a firm or company, that of an accredited representative of such firm or company and shall be written at the time of sale or dispatch to the purchaser. Such signature shall be held to imply that the signatory had satisfied himself that the requirements of rule 14 have been fulfilled.

4. All letters or written orders referred to under item (g) of the above register shall be preserved in original by the license holder for a period not less than two years from the date of the sale.

5. The daily balance of stock should be entered in the register.

16. **CUSTODY OF POISONS KEPT FOR SALE AND LABELLING OF RECEPTacles IN WHICH THEY ARE KEPT:**

All poisons kept for sale under these rules by any license-holder shall be kept securely in a box, almirah, room or building (according to the quantity maintained) which shall be secured by lock and key and in which no substance shall be placed other than poisons possessed in accordance with a license granted under the Act, and each poison shall be kept securely within such box,
almirah, room or building in a separate closed receptacle of glass, metal or earthenware. Every such box, almirah, room or building and every such receptacle shall be marked with the word “POISON” in red letters in English and in the local language and in the case of receptacles containing separate poisons, with name of such poison.

17. **POISONS SOLD TO BE SECURELY PACKED AND LABELLED**: When any poison is sold, it shall be securely packed in a closed receptacle or container (according to the quantity); and every such receptacle or packet shall be labeled by the licensee with a red label bearing in English and in local language giving the name of the poison and the name and address of the licensee. The following universal warning symbols shall also be displayed on the receptacle.

18. **SECURITY, STORAGE & INCIDENT MANAGEMENT OF ACIDS / CORROSIVE SUBSTANCES BY USERS (EXCEPT INDIVIDUALS)**:

A standard operating procedure (SOP) outlining the measures undertaken for security, storage and incident management of acids/corrosive substances shall be prepared and displayed prominently in the premises of the user.

1. **Security of acid / corrosive substances**
   (a) A person shall be made accountable for possession and safe keeping of acid in the premises.
   (b) The storage of acid / corrosive shall be under the supervision of this person.
   (c) The storage of acid / corrosive shall be under double lock system to ensure more security.
   (d) A register of usage of acid shall be maintained and the same shall be filed with the concerned SDM every quarter.
   (e) There shall be compulsory checking of the students / personnel leaving the laboratories / place of storage where acid / corrosive is used / stored.

2. **Storage of acid / corrosive substances**
   (a) The chemicals should be stored in plastic or other suitable containers.
   (b) All storage containers should be labeled to indicated the identity of the chemicals and the hazards involved and the precautions to be taken.
   (c) Incompatible chemicals should not be stored together.
   (d) The inventory of corrosive chemicals should be kept to a minimum.
   (e) Protective gloves, aprons, safety glasses and face shields should be worn where appropriate.
   (f) Acids should be diluted with care – always add acid to water, never add water to acid.

3. **Incident Management**
(a) **Skin contact**: Quickly take off contaminated clothing, shoes and leather goods (e.g. watchbands, belts). Quickly and gently blot or brush away excess chemical. Immediately flush with lukewarm, gently flowing water for at least 30 minutes. **DO NOT INTERRUPT FLUSHING**. If it can be done safely, continue flushing during transport to hospital. Immediately call a Poison Centre or doctor. Treatment is urgently required. Transport to a hospital.

(b) **Eye contact**: Avoid direct contact. Wear chemical protective gloves if necessary. Quickly and gently blot or brush chemical off the face. Immediately flush the contaminated eye(s) with lukewarm, gently flowing water for at least 30 minutes, while holding the eyelid(s) open. If a contact lens is present, **DO NOT delay flushing or attempt to remove the lens**. Neutral saline solution may be used as soon as it is available. **DO NOT INTERRUPT FLUSHING**. If necessary, continue flushing during transport to hospital.

(c) **Ingestion**: Have victim rinse mouth with water. If vomiting occurs naturally, have victim lean forward to reduce risk of aspiration. Have victim rinse mouth with water again. Immediately call a Poison Centre or doctor. Treatment is urgently required. Transport to a hospital.

(d) **Inhalation**: Take precautions to ensure your own safety before attempting rescue (e.g. wear appropriate protective equipment). Move victim to fresh air. Keep at rest in a position comfortable for breathing. If breathing is difficult, trained personnel should administer emergency oxygen. **DO NOT allow victim to move about unnecessarily**. Symptoms of pulmonary edema may be delayed. Immediately call a Poison Centre or doctor. Treatment is urgently required. Transport to a hospital.

19. **Penalties**: Any person who breaches a Rule made under Section 2 of the Poisons Act shall be liable for punishment under Section 6 of the Poisons Act.

(M. Nagaraju)
Secretary,
Health & Family Welfare Department,
Government of Tripura
The Schedule
[See Rule 2 and 3]

LIST OF POISONS

1. Acetic acid (beyond 25% concentration by weight).
2. Acetic Anhydride.
3. Sulphuric acid (H₂SO₄) (beyond 5% concentration by weight).
4. Hydrochloric acid (HCl) (beyond 5% concentration by weight).
5. Phosphoric acid (H₃PO₄).
6. Hydrofluoric acid (HF).
7. Perchloric acid (HClO₄).
8. Formic Acid (beyond 10% concentration by weight).
9. Hydrocyanic acid except substances containing less than 0.1 per cent weight in weight of Hydrocyanic acid.
10. Hydrochloric acid, except substances containing less than 5 per cent weight in weight of Hydrochloric Acid.
11. Nitric acid, except substances containing less than 5 per cent weight in weight of Nitric Acid.
12. Oxalic Acid.
13. Perchloride of mercury (corrosive sublimate).
14. Potassium Hydroxide except substances containing less than 2 per cent weight in weight of Potassium Hydroxide.
15. Sodium Hydroxide except substances containing less than 2 per cent weight in weight of Sodium Hydroxide.
16. Hydrogen peroxide (beyond 50% concentration by weight).
17. Formaldehyde (beyond 25% concentration by weight).
18. Phenol (beyond 3% concentration by weight).
19. Sodium Hypochlorite Solution (beyond 5% concentration by weight).