

RULES AND REGULATIONS GOVERNING THE LICENSING OF BARBER SHOPS IN FARIDABAD

State: Haryana

Details of licensing are as follows:

According to the Municipal Corporation of Faridabad, Hair Cutting Saloon and Beauty Par lour Comes in the definition of barber. The License is regulated as per the relevant provisions of Haryana Municipal Corporation Act, 1994. As stated in the section 331 of the Haryana municipal corporation act, 1994, it is mandatory to take a license before starting any trade which is included in the PART I of second schedule (Schedule annexed to the Haryana Municipal Corporation Act 1994 which list out the trades to be licensed by the commissioner). As per the act, the license can be refused only if there are good reasons to support the refusal and it must be justifiable.

The commissioner can give public notice to declare any area not to be used for any purpose in the schedule. Every such declaration shall be published in the official gazette. The commissioners have the power to stop the use of premises used in contravention of the notice.

LICENSE PROCEDURE:

For License to run barber shop, one has to apply to the Corporation along with following documents.

1. Duly filled Application Form
2. Affidavit
3. Ownership proof /rent deed
4. N.O.C. from Neighbor
5. No Dues from Municipal Corporation of Faridabad
6. NOC from Fire Brigade
- 7.

Authority:

Commissioner is the competent authority in the Municipal Corporation of Faridabad to issue the license and the corporation has the power to grant or refuse the license and to charge the fees also as per the requirement.

License Fees:

The Party has to remit Rs.240/- as license fee in the Municipal Corporation. One can remit his/her license fees in cash at cash counter.

License Processing:

If the application form is filled properly and carry all supporting documents then it may take 30 days.

License Renewal

Time for issue depends upon the Financial Year in which work is started. The prescribed period for renewal of license is March, in the Financial Year and in case of delay there is a provision for imposing of late fees and to issue the Court Challan. If delayed, the applicant will get penalty to pay the late fees which is 25 % of the license fees.

Penalty:

If the licenses are not renewed then the owner will have to pay the late fees which are 25 % of the license fees. As per section 337, the commissioner has the power to cancel the license which goes against the provisions of the Act.