

RULES AND REGULATIONS GOVERNING THE LICENSING OF DHABA IN FARIDABAD

State: Haryana

Details of licensing are as follows:

"Dhabha" is the Hindi version of Hotel, where cooked food is prepared and sold. One license is granted by the MCF as provision given U/s 335 of Haryana Municipal Corporation Act, 1994.

As per the act, no person is allowed to keep any eating houses / dhabas, without a license granted from the Commissioner and the commissioner will have the power to cancel the license on any time at the violation of the conditions of license granted. Section 334, 335, 337 of Haryana Municipal Corporation Act, 1994 stands for this. The article for sale must follow the PFA provisions and it must be up to the standards decided by the Haryana Municipal Corporation Act 1994.

License Procedure:

It can be obtained by applying for the purpose & fulfilling all the terms & Conditions of the license laid down under the P.F.A. Act, 1995 & U/s 335 of Haryana Municipal Corporation Act, 1994 in the authorized Markets etc. The Municipal Corporation of Faridabad (MCF) departments have to watch the public interest in different manner and being a local authority all concerned Departments of MCF are involved so that public inconvenience may be avoided. The Health Department of the Municipal Corporation of Faridabad under the control of Medical Officer of Health (MOH) issues the license. The applicant required to submit an application on the prescribed Performa Form 'A' and have to fulfill the terms and condition laid down in the Act with the supporting documents given in the Act. Therefore 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.

Authority:

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

License Fees:

Party has to remit Rs.240/- as license fee in the Municipal Corporation.

License Processing:

If the application form is filled properly and carry all supporting documents then it may take 15days.

License Renewal:

The first April of the every year is prescribed for the renewal of license. In case of delay late fee may be charge or otherwise the case is process for the prosecution as per the provision laid down under the Act. If delayed, the applicant will get penalty and the amount will be 25% of the license fees.

Penalty:

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