ANNEXURE-IV

F.No.41-8/DC (N&MA)/LS-BL/07/13/7 OFFICE OF THE DEPUTY COMMISSIONER NORTH & MIDDLE ANDAMAN DISTRICT MAYABUNDER

Mayabunder, dated the \$300 July, 2010.

ORDER

<u>SUB</u>: - <u>Renewal of bar licence to Shri. S.Sathyan Prop. Hotel</u> <u>Laxmi Bar & Restaurant, Baratang.</u>

- 1. Whereas Shri.S.Sathyan, S/o Santhanam Prop. Hotel Laxmi Bar & Restaurant, Baratang was issued licence in Form "B" vide letter no.41-8/DC (N&MA)/LS-BL/07/612 dated 13th April, 2009 to sell liquor for the period from 13.4.2009 to 31.3.2010. The applicant applied for renewal of bar licence on 02.3.2010. Reports were called from the Tehsildar Rangat and Superintendent of Police, South Andaman District in this matter for considering the case.
- 2. And whereas, meanwhile, the Directorate of Tribal Welfare vide letter no. 1-562/2005-TW/127 dated 08th March, 2010 has forwarded a copy of letter no. 12022/1/2000-TDB dt. 26/4/2005 from the Joint Secretary to Govt. of India, Ministry of Tribal Affairs, New Delhi regarding Excise Policy in tribal areas emphasizing for inclusion of protective measures for the welfare of Scheduled tribes in the State Excise Policy. It was stressed therein that:
 - a) Commercial vending of alcoholic beverages should be discontinued in tribal areas.
 - b) Scheduled tribes may be permitted to brew their traditional beverages for consumption at home and on religious and social occasions.
 - c) Attempts may be made to wean the Scheduled Tribes away from the habit of drinking alcoholic beverages and for this purpose, official and non-official voluntary organizations may be encouraged to take work in the tribal areas.
- 3. And whereas it has also been stressed in the letter from the GOI that even allowing commercial vending of alcoholic beverages in nearby places of tribal areas having urban characteristics defeats, the very purpose of saving the tribal people from the clutches of the vendors of alcoholic beverages ultimately affecting their health and economy very adversely.

23 mole