OMB No. 1513-0031 (07/31/2016)

DEPARTMENT OF THE TREASURY - ALCOHOL AND TOBACCO TAX AND TRADE BUREAU

CONTINUING TRANSPORTATION BOND - DISTILLED SPIRITS AND WINES WITHDRAWN FOR TRANSPORTATION TO MANUFACTURING BONDED WAREHOUSE - CLASS SIX

(File in auplicate. S	ee instructions on page 2	2.)	
ICIPAL (See instructions 2, 3, and 4) BUSINESS OFFICE ADDRESS (Number, street, city, State, and ZIP code)			
SURETY (or SURETIES)		AMOUNT OF BOND	EFFECTIVE DATE
WAREHOUSE NUMBER LOCATION OF WAREHOUSE (Number, street	t, city, State, and ZIP code)		
KNOW ALL MEN BY THESE PRESENTS, that we the above-named principle of America in the above-named amount, lawful money of the United States tors, successors, and assigns, jointly and severally, firmly by these presents.	s; for the payment of wh		
The bond will not in any case be effective before the above-named date, on and after that date without notice to the obligors: provided, that if n hereof will be the effective date.			
WHEREAS, the principal is the proprietor of the Manufacturing Bonded Waprovisions of Chapter 51 of Title 26 of the United States Code and of the T			ed and bonded under the
WHEREAS, the principal intends to withdraw from time to time from th distilled spirits and/or wines, without payment of tax, for transportation to (List below the name, kind of plant, plant or registry number, and addr drawals are to be made.) Where this bond is given in less than the maxim must, (1) if he intends to withdraw both distilled spirits and wines, appospirits are to be withdrawn from more than one premises, as to the distilled to be maintained, or allocate to each premises the amount of bond coverage.	and deposit in the Man ress of each distilled sp num penal sum to cover ortion the coverage bet ed spirits coverage, design	ufacturing Bonded Ware irits plant and/or bonde withdrawals from more tween distilled spirits a	chouse: ed wine cellar from which with- than one premises, the principal and wines, and (2) when distilled
(Use space below or attach a	a senarate sheet if neces	scany)	
NOW, THEREFORE, the conditions of this bond are such that —	a separate sheet ii need	33di y)	
If the distilled spirits and/or wines so withdrawn are duly transported by law and regulations; and	to and deposited in the	manufacturing bonded w	varehouse aforesaid, as required
2. If the principal has, as to such distilled spirits and/or wines, or any of or accounted for, paid to the United States the tax imposed thereor	nby law now or hereafte		
Then this obligation is to be null and void, but otherwise to remain in full f	force and effect.		
We, the obligors, for ourselves, our heirs, executors, administrators, success the covenants of this bond, the United States may pursue its remedies aga surety hereby waives any right or privilege it may have of requiring, upon vene in any action of any nature whatsoever already commenced, or otherw	ainst the principal or sur n notice, or otherwise, tl	rety independently, or aghat the United States m	gainst both jointly, and the said
WITNESS our hands and seals this day of			, 20
Signed, sealed, and delivered in the presence of $-$			
			SEAL
KIND OF BOND (Check applicable item) ORIGINAL	\$ Tre	NGTHENING	S uperseding

On behalf of the United States, I approve the foregoing bond which has been executed in due form and in compliance with the applicable law, regulations, and instructions.

SIGNATURE OF DIRECTOR, NATIONAL REVENUE CENTER, ALCOHOL AND TOBACCO TAX AND TRADE BUREAU

DATE APPROVED

INSTRUCTIONS

- 1. This bond must be filed in duplicate with the Director, National Revenue Center, Alcohol and Tobacco Tax and Trade Bureau, 550 Main St., Ste 8002, Cincinnati, OH 45202-5215, for the bonded premises from which the liquors are to be withdrawn.
- 2. The name, including the full given name, of each party to the bond must be given in the heading, and each such party must sign the bond with his/her signature, or the bond may be executed in his/her name by a duly empowered attorney-in-fact.
- 3. In the case of a partnership, the trade name of the firm, followed by the names of all the members thereof, must be given in the heading. In executing the bond the firm name must be typed or written followed by the word "by" and the usual signatures of all partners, or the signature of any partner duly authorized to sign the bond in behalf of the firm, or by a duly empowered attorney-in-fact.
- 4. If the principal is a corporation, the heading must give the corporate name, the name of the State under the laws of which it is organized, and the location of the principal office. The bond must be executed in the corporate name, immediately followed by the signature and title of the person duly authorized to act for the corporation.
- 5. If a bond is signed by an attorney-in-fact for the principal, or by one of the members for a partnership or association, or by an officer or other person for a corporation, there must be filed with the bond a duly authenticated copy of the power of attorney, resolution of the board of directors, excerpt of the bylaws, or other document, authorizing the person signing the bond to execute it on behalf of the principal, unless such authorization has been previously filed with the Director, National Revenue Center, Alcohol and Tobacco Tax and Trade Bureau, in which event a statement to such effect must be attached to the bond.

- 6. The signature for the surety must be attested under corporate seal. The signature for the principal, if a corporation, must also be so attested if the corporation has a corporate seal; if the corporation has no seal that fact should be stated. Each signature must be made in the presence of two witnesses (except where corporate seals are affixed), who must sign their names as such.
- 7. A bond may be given with corporate surety authorized to act as surety by the Secretary of the Treasury, or by deposit of collateral security. Only public debt obligations of the Untied States, the principal and interest of which are unconditionally guaranteed by the United States Government, are acceptable as collateral security (31 U.S.C. 9301, 9303). A list of securities acceptable as collateral in lieu of surety bonds is available from the Bureau of the Public Debt, Office of the Commissioner, Government Securities Regulations Staff.
- 8. If any alteration or erasure is made in any bond before its execution there must be incorporated in the bond a statement to that effect by the principal and surety or sureties; or if such alteration or erasure was made after the bond was executed, the consent of all parties thereto must be written in the bond.
- 9. The penal sum named in the bond must be in accordance with 27 CFR Part 28.
- 10. If the bond is approved, a copy will be returned to the principal.
- 11. All correspondence about the filing of this form or any subsequent action, including termination, affecting this bond should be addressed to the Director, National Revenue Center, Alcohol and Tobacco Tax and Trade Bureau, with whom the bond is filed. The record retention period is 2 years.

PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with the Paperwork Reduction Act of 1995. The purpose of this information collection is to protect Federal excise taxes. The information is used to determine compliance by payment on taxpaid commodities. The information requested is mandatory by Statute (19 U.S.C. 1311).

The estimated average burden associated with this collection of information is 1 hour per respondent or recordkeeper depending on individual circumstances. Comments on the accuracy of this burden estimate and suggestions for reducing this burden should be addressed to the Reports Management Officer, Regulations and Rulings Division, Alcohol and Tobacco Tax and Trade Bureau, Washington, DC 20220.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a current, valid OMB control number.