DRAWBACK ON DISTILLED SPIRITS EXPORTED (See instructions on Page 2)										number each form beginning with "1" each Jan. 1)						
					PART I - N	IOTICE										
Notice is hereby given of the shipment of taxpaid distilled spirits which were stamped, restamped, or affixed with alternative devices and marked especially for export on which drawback of internal revenue tax paid will be											CLAIM NO.					
2. NAME /	AND A	DDRESS	S OF EXPOR	TER <i>(N</i>	umber and	Street,	City, State	e, ZIP Code)			DATE R	REC'D			
												TTR FO	RM 5620	4		
NAME AND ADDRESS OF BOTTLER OR PACKAGER SA. EMPLOYER IDENTIFICATION NUMBER (Bottler or packager)										FILED WITH CLAIM NO. ² CLAIMED \$						
4 40000	00.05	THE DI		FIONIAL		OFNE	ED (NIDO)	AL 001101	AND	TOD 400	O TAY	REJEC	TED			
4. ADDRESS OF THE DIRECTOR NATIONAL REVENUE CENTER (NRC), ALCOHOL AND TOBACCO TAX AND TRADE BUREAU, 550 MAIN ST, STE 8002, CINCINNATI, OH 45202-5215										\$ ALLOWED						
5. PURPOSE OF REMOVAL		ARMED	REXPORT TO FORCES OF ITED STATE	= □ F	TRANSFER TO: FOREIGN-TRADE			(Number)		(Loc	(Location)		\$ CLAIMS CLERK \$			
(Make applicab entries)	ole	EXPORTATION TO (Name of foreign port and country)									Ψ					
USE AS SUPPLIES ON A VESSEL ON AIRCRAFT 1																
6. CONSIGNED TO OR IN DISTRICT DIRECTOR OF CUSTOMS AT PORT OF (Specify) 7. NAME OF DOMESTIC CARRIED											STIC CARRIER					
CARE OF		TRANSPORTATION OFFICER (Name) (Lo							ocation)		8. NAME OF EXPORT CARRIER					
entries)		PROPR	RIETOR REIGN-TRAD	Number				(Location)				O. NAME OF EXPORT CARRIER				
9. DESCRI	IPTION		TILLED SPIR	ITS RE		1										
KIND	NU	MBER		CASES BO	ŢŢĹĔŜ	-					WINE GAL (Not req for spirit	uired				
OF SPIRITS (a)	PAC	OF KAGES (b)	GES NUMBER CASE SIZE CONTAINERS OF CONTAINERS OR CASES					determ determ after 1/1 (g)	nined proof GALLONS							
(u)		(5)	(0)	(u)	(0)			(1)			(9)	,,			(1)	
DATE	1		EXPORTER				ВҮ	(Signature	and t	itle)			I	!		
			PART II -	– DESC	RIPTION	OF SUP	PORTING	DOCUME	NTS, I	IF REQUI	RED (See In	struction	3)			
10. SERIAL			DETE	RD OF		DUMP	BATCH	RECORD			NG TANK /REPORT				DRAWBACK RATE PER	
CONTAINI	CONTAINERS OR CAS (a)			NO.	1		L NO.	DATE (e)	+	RIAL NO. (f)	DATE (g)		DATE (h)		(i)	
10a. NAME	E OF B	OTTLER	R OR PACKAC	GER		ADDRE	ESS					PLAN	NT NUME	BER		
			5					I — CLAIM				111	AMOUN	T ()	AIMED	
The distilled spirits described In Part I were removed for the purpose stated and are not to be brought back or relanded within the limits of the United States. The kind, quantity, and description of the distilled spirits as stated Part I are correct. The distilled spirits were bottled or packaged in the United States by me and were stamped to the control of the part I are correct. The distilled spirits were bottled or packaged in the United States by me and were stamped to the part I are correct.									in d							
restamped, or affixed with alternative devices and marked especially for export. Supporting documents, if required are accurately described in Part II. Internal Revenue tax equal to the amount of drawback claimed has been dete mined as provided by law and regulations, and I am justly entitled to drawback of tax in the amount claimed herein										er-						
No other claim for allowance of drawback has been made under 26 U.S.C. 5062(b) or section 309 of the Ta Act of 1930, as amended, on these distilled spirits or any part thereof. Under penalties of perjury, I declare that have examined all entries in this form and all supporting documents, and to the best of my knowledge and believed.										of the Tari declare that	riff ALLOWED TO BE PAID BY					
they are true, correct, and complete. 13. DATE 14. BOTTLER OR PACKAGER 14. BY (Signature and title)										_						
sel or aird States and	craft er d any	ngaged i of its pos	or aircraft op n foreign trac ssessions, or States; (c) ves	de, or ir betwee	n trade be n Hawaii o	tween t r Alaska	s; (b) ves- he United a and any	ports of show no	f call, ame c	or, if a wh of airline a	naling vesse nd country o	I, location f registry	n of oper of aircraf	ation: t.	of registry, and s. If aircraft, also	
			nd Pacific port or (e) vessel					tabulate	ed.							

TTB F 5110.30 (05/2009)

		P	ART IV — CUSTO	MS OFFICER'S CERTIF	FICATION	OF LADING OR	DEPOSIT			
PART IV — CUSTOMS OFFICER'S CERTIFICATION OF LADING OR DEPOSIT I certify that the distilled spirits described in Part I were found to be as described, except as noted in Item 18, and that the distilled spirits were										
15. LADEN	FOR	VESSEL (A	lame)		•	AIRCRAFT (Name, symbols, number)				
	USE AS SUPPLIES	RAILROAD	CAR (Number)			TRUCK (State license)				
FOF	CEIVED IN REIGN	, , , , , , , , , , , , , , , , , , ,	umber)	17. SHIPPED TO (Fron	tier port)	SERIAL NUMBE				
	CTION DISCLO									
NO EVIDENCE NO DISCREPANCY OR SHORT OF TAMPERING SHORT SHIPMENT, AS FOLLOWS:										
19. DATE 20. PORT 21. SIGNATURE AND TITLE OF PROPRIETOR										
PART V — CUSTOMS OFFICER'S REPORT OF THROUGH SHIPMENT AT FRONTIER PORT										
22. FRONT	TER PORT		23. DATE	RECEIVED		24. INSPECTION DISCLOSED NO EVIDENCE SEALS OF TAMPERING INTACT (See Item 25)				
25. DETAILS OF DISCREPANCIES, TRANSSHIPMENT, RESEALING, ETC. 26. THE EXPORTING CONVEYANCE IDENTIFIED IN ITEM 15, BEARING THE SPIRITS										
	DESCRIBED IN ITEM 9, WITH EXCEPTIONS AS NOTED IN ITEMS 18 AND 25, CLEARED FROM THIS PORT FOR THE PORT OF (Foreign port)									
27. DATE		<u> </u>		AND TITLE OF CUSTO	MS OFFI	(0 / /				
PART VI - CERTIFICATE OF CLEARANCE OR USE										
29. THE EX	PORTING CC	NVEYANCE					IS AS NOTED ABOVE CL	EARED FROM		
THE PO	RT OF			ON (Date)	BOUNI	O FOR (Name of				
	PPLIES ON TH AFT IDENTIFI	HE FISHING \ ED ABOVE, A	E BEEN USED AS VESSEL OR AIR- AND THE REQUIF S BEEN RECEIVE	RED	32. SI	SIGNATURE OF DISTRICT DIRECTOR OF CUSTOMS				
			PART VII — CE	RTIFICATE OF RECEIP	T BY ARN	IED FORCES OF	FFICER			
				s noted in Item 34, were lace subject to applicatio			armed Forces of the Uniterates of the Uniterates.	d States. The distilled		
33. DATE 34. DISCREPANCIES										
35. SIGNA	TURE			36. RANK			37. TITLE			
				INSTRUCTI	ONS					

- 1. General. Prepare this form in quadruplicate, except prepare a fifth copy, marked "Consignee's Copy," when the shipment is for use on aircraft. Part I. The exporter must complete Part I.
- 3. Part II. The bottler or packager must complete Part II if the spirits were tax-determined before January 1, 1980 (see (a), below) or if the spirits were tax-determined after January 1, 1980 and the drawback rate exceeds \$10.50 per proof gallon (see (b), below).
- (a) Spirits tax-determined before January 1, 1980. Claims for spirits tax-determined before January 1, 1980, must be supported by a copy of each related dump and batch record, bottling tank report, and/or package gauge report covering the processing, bottling, and/or packaging of the spirits. Claims on spirits bottled in bond on bonded premises before January 1, 1980, must be supported by a copy of ATF Form 179 covering the tax-determination of the spirits. These supporting documents must be identified In the appropriate columns in Part II, along with the drawback rate for each product. If a standard drawback rate was established prior to January 1, 1980, the date of approval of the formula and the number must be shown in any available space in Part II. If the claim covers the products made with imported spirits (other than such spirits withdrawn from internal revenue bond) or imported wines, the claimant must furnish evidence of tax payment for the spirits or wines (such as Customs Forms 7505 or 7501 receipted to indicate the payment of taxes).
- (b) Spirits tax-determined after January 1, 1980, and the drawback rate exceeds \$10.50 per proof gallon. Claims for these spirits must be supported by a copy of each related dump and batch record, bottling tank record, and/or package gauge report covering the processing, bottling, and/ or packaging of the spirits. If the claim covers products made with imported spirits (other than such spirits withdrawn from internal revenue bond) or imported wines, the claimant must furnish evidence of tax payment for the spirits or wines (such as Customs Forms 7505 or 7501 receipted to indicate the payment of taxes).
- 4. Part III. The bottler or packager must complete Part III and indicate in Item 12 whether the claim is for a check remittance or a credit to be taken on the distilled spirits tax return, TTB F 5000.24. In addition to supporting documents required in some cases (see Part II, above), all claims must be supported by the bill of lading required by 27 CFR 28.250. For spirits tax-determined after January 1, 1980, all claims must be supported by an invoice, bill of lading, or other document which identifies the date of tax-determination, unless the bill of lading, required by 27 CFR 28.250 identifies this date.
- 5. Distribution. On removal of the spirits, the exporter must forward the original and one copy to the official designated in Item 6. If there is a "Consignee's Copy" (see Instruction No. 1), the exporter must forward it to the airline company at the airport. If the exporter is not the bottler or packager, he/she must furnish two copies to the bottler or packager.

- Claims must be filed with the Director, NRC, by the bottler or packager and must be accompanied by the necessary supporting documents.
- Action By Customs. (a) Shipments For Direct Exportation, or Use on Vessels Other Than Fishing Vessels. After inspection of lading, the Customs officer must execute Part IV on both copies and forward them to the District Director of Customs. On clearance of the conveyance, the District Director of Customs must execute Part VI, forward the original to the Director NRC, Alcohol and Tobacco Tax and Trade Bureau at the address shown in item 4 and retain the copy for his/her files
- (b) Use on Aircraft and Fishing Vessels. After inspection of lading, the Customs officer must execute Part IV on both copies and forward them to the District Director of Customs. The District Director of Customs, on receipt of the required "Certificate of Use" (for aircraft) or Customs Form 5125 (for fishing vessels), must execute Part VI, forward the original to the Director, NRC, Alcohol and Tobacco Tax and Trade Bureau, at the address shown in item 4, and retain the copy for his/her files
- (c) Lading at Interior Port For Exportation Through Frontier Port. On completion of lading the Customs officer must affix the seal, then execute Part IV on both copies and forward them to the District Director of Customs at the interior port of lading for forwarding to the Customs officer at the frontier port. Provided that where the shipment is by truck and where instructions from the District Director of Customs so provide, the copies may be forwarded via the truck driver to the Customs officer at the frontier port. That officer, when satisfied that the shipment has been exported, must execute Part V on both copies and return them to the District Director of Customs at the interior port. The District Director of Customs must then execute Part VI, forward the original to the Director, NRC, Alcohol and Tobacco Tax and Trade Bureau, at the address shown in item 4, and retain the copy for his/her files.
- (d) Receipt in Foreign Trade Zone. On receipt of the spirits, the Customs officer must execute Part IV on both copies, forward the original to the Director, NRC, Alcohol and Tobacco Tax and Trade Bureau, at the address shown In item 4, and retain the copy for his/her files.
- (e) Receipt in Customs Bonded Warehouse. On receipt of the shipment, the Customs officer must execute Part IV on both copies, forward the original to the Director, NRC, Alcohol and Tobacco Tax and Trade Bureau,
- and keep a copy for his/her files.
 7. Action by Armed Forces Officer. On receipt of the spirits, the officer to whom consigned (or other authorized supply officer) must execute Part VII on both copies, forward the original to the Director, NRC, Alcohol and Tobacco Tax and Trade Bureau, at the address shown in item 4, and retain the copy for his/her files.

PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with the, Paperwork Reduction Act of 1995. The information collection is used to obtain drawback of taxes on articles which are exported. This information is required to obtain a benefit (26 U.S.C. 5062).

The estimated average burden associated with this collection of information is 2 hours per respondent or recordkeeper depending on individual circumstances. Comments concerning 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.