### § 191.181

the derivatives were manufactured or produced;

- (4) The claim states the period of manufacture for the derivatives; and
- (5) The claimant provides a certification stating the basis (such as company records or a customer's written certification), for the information contained therein and certifying that:
- (i) The exported merchandise was exported during the manufacturing period for the qualified article or within 180 days after the close of that period;
- (ii) The qualified article and the exported article are commercially interchangeable or both articles are subject to the same 8-digit HTSUS tariff classification;
- (iii) To the best of the claimant's knowledge, the designated imported merchandise, the qualified article and the exported article have not and will not serve as the basis of any other drawback claim;
- (iv) Evidence in support of the certification will be retained by the person providing the certification for 3 years after payment of the claim; and
- (v) Such evidence will be available for verification by Customs.

## Subpart R—Merchandise Transferred to a Foreign Trade Zone From Customs Territory

# §191.181 Drawback allowance.

The fourth proviso of §3 of the Foreign Trade Zones Act of June 18, 1934, as amended (19 U.S.C. 81c), provides for drawback on merchandise transferred to a foreign trade zone for the sole purpose of exportation, storage or destruction (except destruction of distilled spirits, wines, and fermented malt liquors), provided there is compliance with the regulations of this subpart.

## § 191.182 Zone-restricted merchandise.

Merchandise in a foreign trade zone for the purposes specified in §191.181 shall be given status as zone-restricted merchandise on proper application (see §146.44 of this chapter).

# § 191.183 Articles manufactured or produced in the United States.

(a) Procedure for filing documents. Except as otherwise provided, the drawback procedures prescribed in this part

shall be followed as applicable to drawback under this subpart on articles manufactured or produced in the United States with the use of imported or substituted merchandise, and on flavoring extracts or medicinal or toilet preparations (including perfumery) manufactured or produced with the use of domestic tax-paid alcohol.

- (b) Notice of transfer—(1) Evidence of export. The notice of zone transfer on Customs Form 214 shall be in place of the documents under subpart G of this part to establish the exportation.
- (2) Filing procedures. The notice of transfer, in triplicate, shall be filed with the drawback office where the foreign trade zone is located prior to the transfer of the articles to the zone, or within 3 years after the transfer of the articles to the zone. A notice filed after the transfer shall state the foreign trade zone lot number.
- (3) Contents of notice. Each notice of transfer shall show the:
- (i) Number and location of the foreign trade zone;
- (ii) Number and kind of packages and their marks and numbers;
- (iii) Description of the articles, including weight (gross and net), gauge, measure, or number; and
  - (iv) Name of the transferor.
- (c) Action of foreign trade zone operator. After articles have been received in the zone, the zone operator shall certify on a copy of the notice of transfer the receipt of the articles (see §191.184(d)(2)) and forward the notice to the transferor or the person designated by the transferor, unless the export summary procedure, provided for in §191.73, is used. If the export summary procedure is used, the requirements in §191.73 shall be complied with, as applicable. The transferor shall verify that the notice has been certified before filing it with the drawback claim.
- (d) Drawback entries. Drawback entries shall be filed on Customs Form 7551 to indicate that the merchandise was transferred to a foreign trade zone. The "Declaration of Exportation" shall be modified as follows:

Declaration of Transfer to a Foreign Trade Zone

(member of firm, officer representing corporation, agent, or attorney), of

, declare that, to the best
of my knowledge and belief, the particulars
of transfer stated in this entry, the notices
of transfer, and receipts are correct, and that
the merchandise was transferred to a foreign
trade zone for the sole purpose of expor-
tation, destruction, or storage, not to be re-
moved from the foreign trade zone for do-
mestic consumption.

Dated:

Transferor or agent

# § 191.184 Merchandise transferred from continuous Customs custody.

- (a) Procedure for filing claims. The procedure described in subpart O of this part shall be followed as applicable, for drawback on merchandise transferred to a foreign trade zone from continuous Customs custody.
- (b) Drawback entry. Before the transfer of merchandise from continuous Customs custody to a foreign trade zone, the importer or a person designated in writing by the importer for that purpose shall file with the drawback office a direct export drawback entry on Customs Form 7551 in duplicate. The drawback office shall forward one copy of Customs Form 7551 to the zone operator at the zone.
- (c) Certification by zone operator. After the merchandise has been received in the zone, the zone operator shall certify on the copy of Customs Form 7551 the receipt of the merchandise (see paragraph (d)(2) of this section) and forward the form to the transferor or the person designated by the transferor, unless the export summary procedure, provided for in §191.73, is used. If the export summary procedure is used, the requirements in §191.73 shall be complied with, as applicable. After executing the declaration provided for in paragraph (d)(3) of this section, the transferor shall resubmit Customs Form 7551 to the drawback office in place of the bill of lading required by § 191.156.
- (d) Modification of drawback entry—(1) Indication of transfer. Customs Form 7551 shall indicate that the merchandise is to be transferred to a foreign trade zone.
- (2) *Endorsement*. The transferor or person designated by the transferor shall endorse Customs Form 7551 as fol-

lows, for execution by the foreign trade zone operator:

(3) Transferor's declaration. The transferor shall declare on Customs Form 7551 as follows:

#### Transferor's Declaration

I,
of the firm of, declare
that the merchandise described in this entry
was duly entered at the customhouse on ar-
rival at this port; that the duties thereon
have been paid as specified in this entry; and
that it was transferred to Foreign Trade
Zone No, located at, (City
and State) for the sole purpose of expor-
tation, destruction, or storage, not to be re-
moved from the foreign trade zone for do-
mestic consumption. I further declare that
to the best of my knowledge and belief, this
merchandise is in the same quantity, qual-
ity, value, and package, unavoidable wastage
and damage excepted, as it was at the time
of importation; that no allowance nor reduc-
tion of duties has been made for damage or
other cause except as specified in this entry;
and that no part of the duties paid has been
refunded by drawback or otherwise.

(Transferor)

Dated:

#### § 191.185 Unused merchandise drawback and merchandise not conforming to sample or specification, shipped without consent of the consignee, or found to be defective as of the time of importation.

- (a) Procedure for filing claims. The procedures described in subpart C of this part relating to unused merchandise drawback, and in subpart D of this part relating to rejected merchandise, shall be followed as applicable to drawback under this subpart for unused merchandise drawback and merchandise that does not conform to sample or specification, is shipped without consent of the consignee, or is found to be defective as of the time of importation.
- (b) Drawback entry. Before transfer of the merchandise to a foreign trade