OMB No. 1513-0037 (01/31/2012)

# DEPARTMENT OF THE TREASURY ALCOHOL AND TOBACCO TAX AND TRADE BUREAU (TTB)

WITHDRAWAL OF SPIRITS, SPECIALLY DENATURED SPIRITS, OR WINES FOR EXPORTATION

1. SERIAL NO. (Begin with
"1" each Jan. 1)

Please read Instructions after Page 2 before completing this form.											
PART I - APPLICATION OR NOTICE											
2. APPLICATION IS MADE TO 3. NOTICE GIVEN OF											
I I	RAW SPIRITS OUT PAYMENT							AWAL OF SPIRITS OR WINES T PAYMENT OF TAX			
4. WITHDRAWA	AL FROM	OPE	RATED BY			I		,		ENUE CENTER	
BWC					OL AND TOE N ST, STE 8		AND TRAI	DE BUREAU			
DSP							IATI, OH 45				
_							,				
6. PURPOSE	SHIPMEN								Number or i	name and location)	
OF WITH DRAWAL		TO ARMED OF THE U.S.						□смвw	FTZ	Св	
(Make	FORCES	OF THE 0.3.					L	CIVIDVV		ПСВ	
`Applicable											
Entries)											
USE AS SUPPLIES ON VESSELS 1 AIRCRAFT 1											
7. CONSIGNED TO OR IN CARE OF (Make applicable entries)											
DIRECTO	OR OF CUSTON	MS AT PORT OF (Sp	ecify)								
	00747101105	FIOED (A)									
TRANSPORTATION OFFICER (Name) (Location)											
CUSTOM	IS OFFICER/W	AREHOUSE PROPR	IETOR OF	CMBW	FTZ CE	BW					
(Location)			<u> </u>		. —						
8. NAME OF DO	OMESTIC CAR	RIFR			SIGNATURI	F			IDATE		
								BATE			
9. NAME OF EX	(PORT CARRIE	ΞR		SIGNATURE				DATE			
10. DESCRIPTIO	N OF SPIRITS	OR DENATURED SI	PIRITS AND CO	ONTAINERS	(Columns a	, d, e, and f on	ly are requir	ed for denat	ured spirits	)	
	PRODUC	CED BY	FILLED BY		,		CONTA	INERS		☐ PG <sup>3/</sup>	
KIND <sup>2/</sup>		NAME		DSP	NO	NO. AND TY	PF	IDENTIFICA	∃ H wg		
(a)		(b)		(c)		(d)	_	(e)	(f)		
11. DESCRIPTIO	N OF WINES A	AND CONTAINERS	'		<u>-</u>					<u>'</u>	
KIND	PERCENT		CONTAINER			BOTTLES		SIZE OF		TAX	
(-)	ALCOHOL	NO. AND TYPE			4/	PER CASE (e)	BOTTLES	GA GA	LLONS	LIABILITY	
(a)	(b)	(c)		(d)			(f)		(g)	(h)	
Under the penaltic	es of perjury, I d	eclare that the spirits, ed in regulations, and	denatured spiri	ts, or wines o	described abo	ove are truly inte	ended to <i>(or</i>	have been) \	withdrawn fo	or the purpose	
12. DATE		INCIPAL <sup>5/</sup>	will hot be (Have			- haihase ai ea	ading of dela	13b. TITI		voriue tax trieteuri.	
IZ. DATE	13. PK	INCIFAL		13a. SIGNATURE				130. 1111	LL		
FOR TTB USE ONLY PART II - APPROVAL OF APPLICATION											
Application is approved 14. DATE 15. SIGNATURE AND TITLE OF APPROVING OFFICER											
with respect to the required bond	ie										

<sup>&#</sup>x27;State whether (a) vessel or aircraft operated by the United Slates; (b) vessel or aircraft engaged in foreign trade, or in trade between the United States and any of its possessions, or between Hawaii or Alaska and any other part of the United states; (c) vessel of the United States engaged in trade between Atlantic and Pacific ports of the United Slates; (d) vessel of war of any foreign nation; or (e) vessel employed in: (1) the fisheries; or (2) the whaling business. Show name of vessel, country of registry, and ports of call, or, if a whaling vessel, location of operations. If aircraft, show also name of airline and country of registry of aircraft.

2 Also enter formula number for special denatured spirits.

3 Enter quantity of spirits in proof gallons or quantity of denatured spirits in wine gallons and check applicable box.

4 In items 11(d) and 22 show filling date when use of that date is authorized instead of serial numbers on cases. Item 11(d) need not be completed when prior approval of application is required.

5 Show principal on bond under which withdrawal is made.

	-	PART III - PROPRIET	OR'S REPO	RT OF INSPE	ECTION	I AND TAX LIAB	ILITY			
The spirits describe	ed on Page 1 were in	nspected, as reported	below, and	have been pro	epared	for withdrawal as	required	d by regulations.		
16. WITHDRAWAL IS FROM:								17. PACKAGE GAUGE		
PRODUCTION ACCOUNT STORAGE ACCOUNT PROCESSING ACCOUNT								RECORD ATTACHED		
18. QUAI	ONTAINERS	(Leave bland	k if no d	TAXABLE	TAX					
	MINED BY	NUMBER IDENTIFICATION					GALLONS	LIABILITY		
	INSPECTION	(a)			(b)			(c)	(d)	
GAUGE FOR WITHDRAWAL										
REGAUGE AFTER REDUCTION IN PROOF										
19. DATE	20. PROPRIETOR OF DISTILLED SPIRITS PLANT 20a. BY (Signature and title)									
PART IV - CERTIFICATE OF REMOVAL OF WINE FROM BONDED WINE CELLAR (Complete only if approval of application is required)  I certify that the wines described above were removed for the purpose stated in Item 6.  21. REMOVED FROM BONDED WINE CELLAR   22. SERIAL NUMBERS OF CONTAINERS <sup>4/</sup> NO.  23. DATE REMOVED   24. PROPRIETOR OF BONDED WINE CELLAR   24a. BY (Signature and title)									uired)	
	PART V - CUS	TOMS OFFICER'S R	EPORT OF	INSPECTION	AND L	ADING, SHIPME	NT, OR	RECEIPT		
25. NOT INSPECT	ED (Give reason fo	or not inspecting)						FOUND TO BE AS DESCRIBED FD IN ITEM 31		
26 RECORDS OF	DELIVERING AND	EXPORTING CARRI	FRS SHOW	THAT CONTA	AINFRS	📖		ION 27. LADEN ON	(Date)	
WERE RECEIV	ED BY THE EXPO	RTING CARRIER FO	R DELIVER'	Y TO THE FOI	REIGN	PORT NAMED IN			,2 4.0)	
28. LADEN FOR	ON BOA	RD: VESSEL (Name	e)	AIRCRAFT (Name, symbols,			nbols, nu	number)		
	JSE AS RAILRO	AD CAR (Number)		TRUCK (State license)						
29. RECEIVED IN		lo. or Location)		30. SHIPPED TO (Frontier port)			SE	ERIAL NUMBER ON SEAL USED		
CMBW F	TZ CBW									
32. DATE	33. PORT		24.0	IONATURE AL	ND TIT	LE OF CUCTOM	0.05510		ODDIETOD	
JZ. DATE								ER/WAREHOUSE PR	OPRIETOR	
or EDONITIED DO		- CUSTOMS OFFICE					NTIER F	PORT		
35. FRONTIER PO	KI	36. DATE RECE	IVED 37. IN	NO EVIDENCE O			S INTACT	Defale proken (6	an itam 20)	
38 DETAILS OF D	ISCREPANCIES TI	 RANSSHIPMENT, RE	SEALING F		JF IAIVIPI	ERING SEAL	-5 INTACT	SEALS BROKEN (S		
00. DE IMILO OF D	ioonei 7iivoieo, 11	WEIVI, ILE	OL/ILIIVO, L							
		IDENTIFIED IN ITEMS 3					Foreign	n Port		
40. DATE	41. SIGNATURE A	AND TITLE OF CUST	OMS OFFIC	ER						
	1	DADT VII	CERTIFICA	ATE OF CLEA	RANC	F OR USE				
42. THE EXPORTI	NG CONVEYANCE	BEARING THE SHIP					NS AS N	IOTED ABOVE		
CLEARED FROM F	PORT OF	ON (Date)	В	OUND FOR (	Foreigr	port)				
43. THE SPIRITS OR WINES DESCRIBED HAVE BEEN USED AS SUPPLIES ON THE AIRCRAFT OR FISHING VESSEL IDENTIFIED ABOVE AND THE REQUIRED EVIDENCE OF THEIR USE HAS BEEN RECEIVED.										
44. DATE	45. SIGNATURE C	OF DISTRICT DIRECT	TOR OF CU	STOMS						
	<u> </u>	PART VIII - CERTIF	ICATE OF R	ECEIPT BY A	RMED	FORCES OFFIC	ER			
		in Part I, with except	ions as note	d in item 47, v	v ere re	ceived for export	to the Ar	med Forces of the United		
46. DATE	47. DISCREPANC	Υ								
48. SIGNATURE				ANK	50.	TITLE	ÎLE			

#### **INSTRUCTIONS**

(Read Prior to Completing Form)

#### 1. EXPORTER.

- a. GENERAL. Prepare Part I of this form in quadruplicate. Prepare a fifth copy, marked "consignee's copy" when distilled spirits or wines are for use on aircraft.
- b. APPLICATION. As provided in 27 CFR Part 28, this form must be prepared as an application if the exporter is not the proprietor of the bonded premises from which the spirits or wines are to be withdrawn. Before withdrawal is made, application for withdrawal of spirits or wines must be approved by the Director, National Revenue Center, Alcohol and Tobacco Tax and Trade Bureau.
- c. **NOTICE.** If the exporter is the proprietor of the bonded premises from which the spirits (3/4) \* 4/4 \* 4

### 2. SHIPMENTS - DISPOSITION OF FORMS.

- a. DISTILLED SPIRITS OR DENATURED SPIRITS. The proprietor of the distilled spirits plants must enter the results of any required inspection and regauge in Part III and distribute the form, as follows:
  - forward the original and one copy (with any attachments) to the official designated in Item 7,
  - (2) forward a copy (with any attachments) to the Director, National Revenue Center, TTB, and
  - (3) retain a copy for his/her files.

In the case of shipment by tank truck, the forms must be placed in a properly addressed sealed envelope and handed to the driver of the truck for delivery to the officer to whom the shipment is consigned.

- b. WINES. The proprietor must complete Part IV, if applicable, and distribute the form, as follows:
  - (1) forward the original and one copy to the official designated in Item 7.
  - forward a copy to the Director, National Revenue Center, TTB, and
  - (3) retain the copy for his/her files.
- c. CONSIGNEE'S COPY. If a consignee's copy has been prepared as required by Instruction 1a above, the proprietor must forward it to the airline company official at the airport.
- 3. ACTION BY WAREHOUSE PROPRIETOR OR CUSTOMS OFFICIAL.
  - a. SHIPMENTS FOR DIRECT EXPORTATION OR FOR USE ON VESSELS OTHER THAN FISHING VESSELS. After inspection of lading, the Customs officer must complete Part V on both copies and forward them (with any attachments) to the District Director of Customs. On clearance of the conveyance, the District Director must complete Part VII, forward the original (with any attachments) to the Director, National Revenue Center, TTB at the address shown in Item 5, and retain the copy for his/her files.

- b. USE ON AIRCRAFT OR FISHING VESSELS. After inspection of lading, the Customs officer must complete Part V on both copies and forward them (with any attachments) to the District Director of Customs. On receipt of the required certificate of use (for aircraft) or Customs Form 5125 G / Áã Toron Pthe District Director of Customs must complete Part VII, forward the original G Toron attachments) to the Director, National Revenue Center, TTB, at the address shown in Item 5, and retain the copy for his/her files.
- c. LADING AT INTERIOR PORT AND EXPORTATION THROUGH FRONTIER PORT. On completion of lading, the Customs office must affix the seals and complete Part V on both copies and forward them (with any attachments) to the District Director of Customs at the interior port 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. When satisfied that the shipment has been exported, that officer must complete Part VI on both copies and return them (with any attachments) to the District Director of Customs at the interior port. The District Director must then execute Part VII on both copies, forward the original (with any attachments) to the Director, National Revenue Center, TTB, at the address shown in Item 5, and retain the copy for his/her files.
- d. RECEIPT IN MANUFACTURING BONDED WAREHOUSE. On receipt of the shipment, the warehouse proprietor must make a report of his/her gauge on Customs Form 6001, complete P art V and attach a copy of the Form 6001 to each copy of the form, forward the original (with any attachments) to the Director, National Revenue Center, TTB, at the address shown in Item 5, and retain the copy for his/her files.
- e. **RECEIPT IN FOREIGN -TRADE ZONE.** On receipt of the shipment, the Customs officer in charge must, if necessary, make a report of gauge on Customs Form 6001, complete Part V and attach a copy of the Form 6001 to each copy of the form, forward the original (with any attachments) to the Director, National Revenue Center, TTB, at the address shown in Item 5, and retain the copy for his/her files.
- f. RECEIPT IN CUSTOMS BONDED WAREHOUSE. On receipt of the shipment, the warehouse proprietor must complete Part V, forward the original (with any attachments) to the Director, National Revenue Center, TTB, at the address shown in Item 5, and retain the copy for his/her files.
- 4. ACTION BY ARMED FORCES OFFICER. On receipt of the shipment, the officer to whom consigned \$\tilde{C} \tilde{A} \tilde{C} \tilde{A} \tilde{A} \tilde{A} \tilde{C} \tilde{D} \tilde{A} \tilde{A} \tilde{C} \tilde{D} \tilde{A} \tilde{A} \tilde{C} \tilde{D} \tilde{A} \tilde{A} \tilde{C} \tilde{D} \tilde{D} \tilde{C} \tilde{C} \tilde{A} \tilde{A} \tilde{A} \tilde{C} \tilde{D} \tilde{D} \tilde{C} \tilde{C} \tilde{C} \tilde{C} \tilde{A} \tilde{A} \tilde{C} \tilde{D} \tilde{D} \tilde{C} \t

## PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with the Paperwork Reduction Act of 1995. The information collection is used to ensure that spirits withdrawn from bond without payment of tax are used only for the pur pose authorized by law. This collection is also necessary to ensure that the proprietor's bond coverage for the type of withdrawals is not exceeded. The information requested is mandatory by statute (26 U.S.C. 5066, 5214, and 5362).

The estimated average burden associated with this collection of information is 1 hour 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.