DEPARTMENT OF THE TREASURY ALCOHOL AND TOBACCO TAX AND TRADE BUREAU (TTB) EXCISE TAX RETURN			1. SERIAL NUMBER		
(Prepare in duplicate – See instructions below)			3. AMOUNT OF PAYMENT		
2. FORM OF PAYMENT			\$ - NOTE: PLEASE MAKE CHECKS OR MONEY ORDERS PAYABLE TO THE ALCOHOL AND TOBACCO TAX AND TRADE BUREAU (SHOW EMPLOYER IDENTIFICATION NUMBER ON ALL CHECKS OR MONEY ORDERS). IF YOU SEND A CHECK, SEE PAPER CHECK CONVERSION - NOTICE BELOW.		
4. RETURN COVERS (Check one) BEGINNING					
PREPAYMENT PERIOD ENDING					
5. DATE PRODUCTS TO BE REMOVED (For Prepayment Returns Only)					
6. EMPLOYER IDENTIFICATION NUMBER 7. PLANT, REGISTRY, OR PERMIT NUMBER			TAX \$	TAX \$	
8. NAME AND ADDRESS OF TAXPAYER (Include ZIP Code)				INTEREST	
0. NAME AND ADDRESS OF TAXEATER (Include 211 Code)			TOTAL \$		
			EXAMINED BY:		
			DATE EXAMINED:		
CALCULATION OF TAX DUE (Before making entries on lines 18 – 21, c					
PRODUCT	s on mes	10-21,	AMOUNT O	· · · · · · · · · · · · · · · · · · ·	
(a)		(b)			
9. DISTILLED SPIRITS					
10. WINE					
11. BEER					
12. CIGARS					
13. CIGARETTES					
14. CIGARETTE PAPERS AND/OR CIGARETTE TUBES					
15. CHEWING TOBACCO AND/OR SNUFF					
16. PIPE TOBACCO AND/OR ROLL-YOUR-OWN TOBACCO					
17. TOTAL TAX LIABILITY (Total of lines 9-16)		\$			
18. ADJUSTMENTS INCREASING AMOUNT DUE (From line 29)					
19. GROSS AMOUNT DUE (Line 17 plus line 18)		\$			
20. ADJUSTMENTS DECREASING AMOUNT DUE (From line 34)					
21. AMOUNT TO BE PAID WITH THIS RETURN (Line 19 minus line 20)	\$			<u> </u>	
Under penalties of perjury, I declare that I have examined this return (including to the best of my knowledge and belief it is true, correct, and includes all transa         22. DATE       23. SIGNATURE	g any accom actions and t	ipanying tax liabili	explanations, statements ties required by law or rec 24. TITLE	s, schedules, and forms) and gulations to be reported.	
SCHEDULE A – ADJUSTMENTS					
EXPLANATION OF INDIVIDUAL ERRORS OR TRANSACTIONS		AMOUNT OF ADJUSTMENTS			
(a)	(b)	TAX	(c) INTEREST	(d) PENALTY	
25.	\$			\$	
26.					
27.					
28. SUBTOTALS OF COLUMNS (b), (c), and (d)	\$		\$	\$	
29. TOTAL ADJUSTMENTS INCREASING AMOUNT DUE (Line 28, Col (b) -	+ (c) + (d))	Enter he	re and on line 18.	\$	
SCHEDULE B – ADJUSTMENTS		ING AM			
EXPLANATION OF INDIVIDUAL ERRORS OR TRANSACTIONS (a)		(b) TAX	ADJUSTMENTS (c) INTEREST		
30.			\$	\$	
31.			<del>.</del>	·	
32.					
33. SUBTOTALS OF COLUMNS (b) and (c)			\$	\$	
34. TOTAL ADJUSTMENTS DECREASING AMOUNT DUE <i>(Line 33, Col (b) + (c))</i> Enter here an				\$	
				Ψ	

## INSTRUCTIONS

- Prepare TTB F 5000.24, Excise Tax Return, in duplicate. The return must cover all tax liabilities incurred or discovered during the tax period.
- Prepare a separate TTB F 5000.24 for each distilled spirits plant, bonded wine cellar or winery, brewery, tobacco products factory, or cigarette papers and tubes factory from which you make removals subject to tax.
- 3. TTB Form 5000.24 must be used as both a prepayment tax return and a deferred payment tax return. Except as noted below, you must file TTB F 5000.24 for each tax return period, whether or not you prepaid all tax liabilities incurred during the period. Exceptions: (a) distilled spirits plant proprietors who do not have an approved bond covering the deferred payment of taxes; (b) proprietors of bonded wine cellars or wineries who have no tax due, per 27 CFR 24.271, or who are eligible to pay annually per 27 CFR 24.273; (c) manufacturers of tobacco products who have complied with the provisions of 27 CFR 40.162; and (d) manufacturers of cigarette papers and tubes who have complied with the provisions of 27 CFR Part 40.
- 4. Export warehouse proprietors transmitting remittances for unassessed liabilities (27 CFR 44.67) must prepare TTB F 5000.24. The proprietors must complete items 2, 3, 6-8, and 22-24. They must also complete appropriate line items under Calculation of Tax Due and make any necessary explanation in item 35.
- ITEM 1. Begin with "1" January 1 of each year. Use a separate series of numbers with the prefix "P" to designate prepayment returns. Begin with "P-1" to designate the first prepayment return filed on or after January 1 of each year.
- 6. If this form contains pre-printed information in items 6, 7, or 8, and the information is incorrect, make the necessary corrections by crossing out any errors and printing the correct information in the same area. If there is no pre-printed information in these areas, print or type the required information in the spaces provided.
- ITEM 6. Enter your employer identification number here and on all checks or money orders which accompany your return. If you have not been assigned an employer identification number, you must obtain and file Form SS-4 with your local Internal Revenue Service office.
- 8. LINES 9-21. Show on the appropriate line or lines the amount of tax being prepaid or, if the return covers a tax return period, the tax liability incurred during the period. If the return covers a tax return period, you must include at lines 9-16 all tax liabilities incurred during the period even if you have already prepaid the tax. (You will show prepayments in Schedule B as adjustments decreasing the amount due.)

Brewers must calculate the amount of tax reported at Line 11 using net taxable removals during the return period. For any return period, net taxable removals equal the total number of barrels removed for consumption or sale minus the total number of barrels returned to the brewery from which removed during the same period.

- 9. SCHEDULE A. Use Schedule A to report adjustments increasing the amount due (for example, an error in a previous return period that resulted in an underpayment of tax). In addition, proprietors of distilled spirits plants must use Schedule A to report the tax and interest, if any, on unexplained shortages of bottled distilled spirits, as required by 26 U.S.C. 5008(a) (1) (C), and proprietors of small winery premises who overestimated their wine credits must compute the tax and interest as required by 27 CFR 24.279(a).
- 10. SCHEDULE B. Use Schedule B to report adjustments decreasing the amount due (for example, an error in a previous return period that resulted in an overpayment of tax). Prepayments of tax, claims approved for credit of tax, the number of gallons and the applicable tax, credit allowed for being a small winery, and other authorized adjustments must be reported in Schedule B. You may carry over to Schedule B of your next tax return the unused portion of any approved tax credits or adjustments.
- 11. EXPLANATION OF ADJUSTMENTS. You must fully explain adjustments reported in Schedules A and B. Identify any prepayments by serial number of the tax return on which the tax was prepaid. Identify approved claims by claim number. In all other cases, you must enter, as a minimum, the date of the transaction (*the date* of an error, the date a shortage was found, etc.), the identity and quantity of the product involved in the adjustment, and the reason for the adjustment. If necessary, use the space above or attach a separate sheet to explain adjustments fully.
- 12. INTEREST. The law provides for the payment of interest on underpayments and overpayments of tax. Interest, if applicable, will be computed at the rate prescribed by 26 U.S.C. 6621 and reported as a separate entry in Schedule A or B. To avoid paying interest on unexplained shortages of bottled distilled spirits, you must report the shortage on the tax return covering the period in which you discovered the shortage. Interest is not allowed on adjustments involving the prepayment of tax or approved claims for credit of tax (unless the approved claim specifically authorized such interest).

Compute the interest on underpayments from the due date of the return in error to the date of payment. Compute the interest on overpayments from the date of overpayment to the due date of the return on which the credit is taken.

- 13. Enter "NONE" in Schedule A or Schedule B if there is no transaction.
- 14. Payment must accompany this form except when the payment is by electronic funds transfer (EFT).

15. Mail this return to:

TTB Excise Tax P. O. Box 790353 St. Louis, MO 63179-0353

## PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with the Paperwork Reduction Act of 1995. The purpose of this information is to identify taxpayers, the period covered, and the amount of tax due for each tax return. The information is used by the Government to ensure that the correct tax payment was made and received. The information is mandatory by statute (26 U.S.C. 5061, 5703).

The estimated average burden associated with this collection is .75 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 directed to the Reports Management Officer, Regulations and Rulings Division, Alcohol and Tobacco Tax and Trade Bureau, 1310 G Street, NW, Box 12, Washington, D.C. 20005.

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.

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A Privacy Act Statement required by 5 U.S.C. 552a(e)(3) stating our authority for soliciting and collecting the information from your check, and explaining the purposes and routine uses which will be made of your check information, is available at http://www.ttb.gov/pdf/notice-of-system-records.pdf, or call toll free at (877)882-3277 to obtain a copy by mail. Furnishing the check information is voluntary, but a decision not to do so may require you to make payment by some other method.

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We provide this information to comply with Section 3 of the Privacy Act of 1974 (5 U.S.C., 552(a)(e)(3)).

We require this information under the authority of 26 U.S.C. 6302. You must disclose this information so we may identify you as a taxpayer, the period covered, and the amount of tax due for each return. This information also ensures the correct tax payment was made and received.

We use this information to make determinations for the purposes described in paragraph 2. Also, we may disclose the information to other Federal, State, foreign, and local law enforcement and regulatory agency personnel to verify information on the form where law does not prohibit such disclosure. We may disclose the information to the Justice Department if it appears that the furnishing of false information may constitute a violation of Federal law. Finally, we may disclose the information to members of the public in order to verify information on the form where law does not prohibit such disclosure. If you fail to supply complete information, there will be a delay in the processing of your return.