OMB No. 1513-0031 (xx-xx-xxxx)

DEPARTMENT OF THE TREASURY

ALCOHOL AND TOBACCO TAX AND TRADE BUREAU

SPECIFIC TRANSPORTATION BOND - DISTILLED SPIRITS OR WINES WITHDRAWN FOR TRANSPORTATION TO MANUFACTURING BONDED WAREHOUSE - CLASS SIX

		(File in duplicate.	See instructions below	.)			
PRINCIPAL			ADDRESS (Number, street, city, State, and ZIP Code)				
SURETY(IES)				AMOUNT OF BOND	EFFECTIVE	DATE	
WAREHOUSE NUMBER LOCATION OF WAREHOUSE (Number, street, city, Sta				Code)			
APPLICATION MADE TO WITH	HDDAW FDOM	NUMBER	PROPRIETOR				
Distilled Spirits Plant	Bonded Wine Cellar	TOMBLIT	TROFRIETOR				
LOCATED AT (Number, street,			APPLICATION MADE TO WITHDRAW				
				□ Distilled spirits □ Wines			
KNOW ALL MEN BY THESE PF America in the above amount, la and assigns, jointly and severally This bond must not in any case and after that date without notic effective date. WHEREAS, the principal is the p Title 26 of the United States Cod WHEREAS, the principal has ma	wful money of the United S y; firmly by these presents. be effective before the above to the obligors: provided proprietor of the Manufacture and of the Tariff Act of 19	nove-named date, but, that if no date is ir ring Bonded Warehous, as amended; an	nt of which we bind ours ut if accepted by the Ur nserted in the space abouse identified above, es id	elves, our heirs, execut nited States it must be ove ove provided therefore stablished and bonded o	ors, administrative according the date of exunder the provisions.	ors, successors, ding to its terms on ecution must be the sions of Chapter 51 o	
spirits or wines, without payment	of tax, for transportation to	and deposit in the N	Manufacturing Bonded W	/arehouse:	PROOF	AMOUNT OF	
NUMBER OF PACKAGES & KIND OF LIQUORS		IAL NUMBERS OF (CASES, TANK CAR		WINE GALLONS	GALLONS	TAX	
	·	·					
NOW, THEREFORE, the condit 1. If the distilled spirits or wines regulations; and 2. If the principal has, as to suc for, paid to the United States Then this obligation is to be null at the weight of the United States We, the obligors, for ourselves, or covenants of this bond, the United waives any right or privilege it may nature whatsoever already community.	h distilled spirits or wines, of the tax imposed thereon by and void, but otherwise to repur heirs, executors, admired States may pursue its reay have of requiring, upon renenced, or otherwise exhau	or any part thereof, n y law now or hereafte remain in full force ar histrators, successors medies against the p notice, or otherwise, t	ot so transported and deer in force, together with and effect. s, and assigns, do further or surety independent the United States must the principal.	eposited, or otherwise la penalties and interest; er covenant and agree t endently, or against both	wfully disposed hat upon the br jointly, and the	of or accounted each of any of the said surety hereby	
		uu, 0.				•	
Signed, sealed, and delivered in	the presence of -						
						SEAL	
						SEAL	
						SEAL	
						SEAL	
						SEAL	
						SEAL	

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

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

DATE APPROVED

INSTRUCTIONS

(For regulatory provisions concerning TTB 5100.12, see Subpart D of 27 CFR Part 28.)

- 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.
- 2. The name, including the full given name, of each party to the bond must be written in the heading thereof, and each 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 duly authorized 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 on 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; and the bond must be executed in the corporate name, immediately followed by the signature and title of the person duly authorized to act in its behalf.
- 5. If the 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 United 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 Public Debt, Office of the Commissioner, Government Securities Regulations Staff.
- 8. If any alteration or erasure is made in any bond before the execution thereof, 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. After approval of the bond, a copy must be returned to the principal.
- 11. All correspondence regarding this bond should be addressed to the Director, National Revenue Center, Alcohol and Tobacco Tax and Trade Bureau. The record retention period is two 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 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, 1310 G Street, NW., Box 12, Washington, DC 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.