

DEPARTMENT OF THE TREASURY — BUREAU OF ALCOHOL, TOBACCO AND FIREARMS APPLICATION AND PERMIT TO SHIP LIQUORS AND ARTICLES OF PUERTO RICAN MANUFACTURE TAXPAID TO THE UNITED STATES	1. SERIAL NUMBER
----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------	------------------

PART I — APPLICATION**To The Secretary of the Treasury of Puerto Rico**

Application is made to ship the following liquors or articles of Puerto Rican manufacture to the United States in

(Check one) bottles and cases packages

DESCRIPTION OF LIQUORS OR ARTICLES

SERIAL NOS. OF PACKAGES (a)	KIND OF LIQUOR OR ARTICLE (b)	BRAND NAME (c)	NO. OF CASES OR PKGS. (d)	SIZE OF BOTTLES (e)	NO. OF BOTTLES PER CASE (f)	CONTENTS			RATE OF I.R. TAX (j)	AMOUNT OF TAX (k)
						WINE GALS. (g)	PROOF (h)	PROOF GALS. (i)		
2. FORMULA (If any)	FORM NUMBER		SERIAL NUMBER (If any)			DATE APPROVED				
3. TO BE SHIPPED BY (Name of vessel)					4. TO (Port of arrival in U.S.)					
5. NAME OF CONSIGNEE					6. ADDRESS OF CONSIGNEE					

Under the penalties of perjury, I declare that the taxes equal to the internal revenue taxes imposed on like liquors and articles in the United States have been paid or deferred on such liquors or articles, as prescribed by regulations in 27 CFR Part 250, and that this application and the statements therein have been examined by me and, to the best of my knowledge and belief, are true, correct, and complete.

7. DATE	8. APPLICANT	8A. BY (Signature and Capacity)
---------	--------------	---------------------------------

PART II — CERTIFICATE OF INTERNAL REVENUE AGENT**To The Secretary of the Treasury of Puerto Rico**

I hereby certify that taxes equal to the internal revenue taxes imposed on like liquors or articles in the United States have been paid or deferred on the liquors or articles described in Part I, as prescribed by regulations in 27 CFR Part 250.

9. DATE	10. REVENUE AGENT
---------	-------------------

PART III — PERMIT TO SHIP

Permit is hereby granted to the applicant designated in item 8 to ship to the United States the liquors or articles described in Part I.

11. DATE	12. SECRETARY	12A. BY
----------	---------------	---------

PART IV — CERTIFICATE OF DISTRICT DIRECTOR OF CUSTOMS IN PUERTO RICO

I hereby certify that, except as noted in item 15, the liquors or articles described in Part I were duly inspected and laden for shipment to the United States.

13. NAME OF VESSEL	14. BOUND FOR PORT OF	
15. EXCEPTIONS		
16. DATE	17. INSPECTOR OF CUSTOMS	18. DISTRICT DIRECTOR OF CUSTOMS

PART V - CERTIFICATE OF DISTRICT DIRECTOR OF CUSTOMS AT PORT OF ARRIVAL IN UNITED STATES

I hereby certify that the liquors or articles described in Part I were received and have been inspected and released as follows:

19. DATE	20. PORT OF	21. QUANTITY INSPECTED AND RELEASED ¹
22. Lost by breakage or otherwise during transportation to the United States:	22A. Identify separately the quantity lost from each container and the serial number of each container.	
	CONTAINER SERIAL NUMBER	QUANTITY LOST ¹
TOTAL QUANTITY LOST ¹		
23. INSPECTOR OF CUSTOMS		24. DISTRICT DIRECTOR OF CUSTOMS

¹Identify, as applicable, in terms of "proof gallons" (spirits), "wine gallons" (wine), or "barrels" (beer)

INSTRUCTIONS

1. GENERAL. The shipper shall prepare this form in sextuplet for each consignment. A separate ATF Form 487-B is required for each product covered by an approved formula. Forms shall be serially numbered beginning with "1" each calendar year, and running consecutively thereafter to the end of the year. The serial number shall be prefixed by the last two digits of the calendar year, e.g., "74-1."

2. PART I. The shipper shall prepare Part I. Where the shipment covers wine, enter the tax class of the wine in column 2(h) and disregard column 2(i). Where the shipment covers beer, modify the heading of column 2(g) to read "barrels" and enter quantity in barrels; disregard columns 2(h) and 2(i). After executing his application in Part 1, the shipper shall deliver all copies of the form to the Internal Revenue Agent.

3. PART II. After executing his certificate in Part II, the Internal Revenue Agent shall forward all copies of the form to the Secretary of the Treasury of Puerto Rico.

4. PART III. After executing his permit to ship on all copies of the form, the Secretary shall retain one copy, send the original and two copies to the District Director of Customs in Puerto

Rico, and return two copies to the shipper. (When the shipment covers packages of distilled spirits, the shipper shall next make application for distilled spirits stamps, and affix such stamps, as provided in 27 CFR Part 250.) The shipper shall then submit the two copies to the District Director of Customs in Puerto Rico at least six hours prior to the intended lading of the merchandise.

5. PART IV. The District Director of Customs in Puerto Rico, on release of the merchandise for shipment, shall execute his certificate in Part IV on all copies, retain one copy for his files, mail the original to the director of customs at the port of arrival in the United States, dispatch a second copy to said District Director on the vessel concerned for the guidance of the inspector who will handle the cargo, and return two copies to the shipper. After the shipment has been cleared, the shipper shall retain one copy of the form and send one copy, with other shipping documents, to the District Director of Customs at the port of arrival.

6. PART V. The District Director of Customs at the port of arrival in the United States, after executing his certificate on all copies of the form received by him, shall retain the original for his files, and forward the two remaining copies to the Chief, Puerto Rican Operations, ATF, in Puerto Rico.

PAPERWORK REDUCTION ACT NOTICE

This request is in accordance with Section 3507, Public Law 96-511, December 11, 1980. The information collection documents transactions of taxable commodities on which tax has not been paid. ATF uses the information to determine that the transaction is in accordance with laws and regulations and establish the person responsible for the tax involved in the transaction. Information requested is mandatory by statute (26 USC 5314 and 7652).