

CHAPTER 319.

SPIRITS.

List of Subsidiary Legislation.

1. Spirit Warehouses.
2. Order in Council: Methylation.
3. Regulations to be observed by the Distiller as to the course of Wash, Low Wines, Feints, and Spirits passing through the Pipes and Vessels in a Distillery.

SPIRIT WAREHOUSES

appointed under section 41.

The Governor in Council has made the following appointments—

Notice No.
1,393.
Gaz. 18th
Sept., 1948.

(1) The building situate on the premises of Messrs. Booker Bros. McConnell & Co., Ltd., at Mud lots 8, 9, 10 and 11, Werk-en-Rust, Georgetown, save and except a certain portion thereof, and described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon.

SCHEDULE.

The building situate on the premises at Mud lots 8, 9, 10 and 11, Werk-en-Rust, Georgetown, save and except an enclosed portion on the north-eastern corner thereof measuring 75 feet 6 inches from east to west and 31 feet 2 inches from north to south.

O. in C.
40 of 1943.
14th July,
1943.

(2) The western section of the building situate on the premises of the Demerara Company, Limited, on the western side of the Public Road and to the south-west of the stelling at Plantation Ruinveldt and described in the schedule hereto to be a warehouse for the receipt and storage of spirits without payment of duty thereon.

SCHEDULE.

The western enclosed section (100 feet long by 42 feet wide) of the wooden building 122 feet long and 100 feet wide.

(3) The building situate on the premises of Messrs. Demerara Company, Limited, numbered 74, and about 150 yards west of the factory compound at Plantation Diamond on the east bank of the Demerara River in the County of Demerara and described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon.

Notice 22nd
Jan., 1948.
Gaz. 24th
Jan., 1948.

SCHEDULE.

The building numbered 74 and situate on the eastern bank of the Demerara River, about 150 yards west of the factory compound at Plantation Diamond measuring 175 feet by 90 feet.

(4) The building situate on the premises of Messrs. Demerara Company, Limited, in the factory compound at Plantation Diamond on the East Bank of the Demerara River in the County of Demerara and described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon with effect from the 1st January, 1951.

Notice No.
2,020.
Gaz. 23rd
Dec., 1950.

SCHEDULE.

The building situate in the Plantation Diamond factory compound bounded on the north by the fire station building, on the south by the distillery wash loft, on the east by the factory building and distillery spirit store and on the west by the building known as No. 3 Spirit Store, and measuring 137 feet in length by 45 feet in breadth.

(5) The building situated in the Diamond Factory compound on the premises of Messrs. Demerara Company, Limited, at Plantation Diamond on the East Bank of the Demerara River in the County of Demerara and described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon with effect from the 1st July, 1952.

Notice No.
1,296.
Gaz. 26th.
July, 1952.

SCHEDULE.

The building situated in the Plantation Diamond factory compound, west of the sugar factory, in the centre of the block of buildings immediately east of the Public Road at the entrance to the factory compound; the dimensions are 152 feet long by 33 feet 6 inches wide, 20 feet to plate; constructed of greenheart with lignocrete roofing.

Notice
Gaz. 26th
July, 1952.

(6) The building situate on the premises of Messrs. S. Davson & Co. Ltd. immediately west of the rum store of the distillery at Pln. Blairmont, on the West Bank of the Berbice river in the County of Berbice, and described in the schedule hereto to be a warehouse for the receipt and storage of spirits without payment of duty thereon.

SCHEDULE.

The building measuring 80 feet long by 29 feet 6 inches wide by 11 feet from floor to plate situate to the west of the existing rum store and separated therefrom by the western wall, bounded on the east by the rum store, on the north by the main navigation canal and on the south by the factory.

Notice No.
1,425.
Gaz. 15th
Aug., 1953.

(7) The compartment of the building described in the schedule hereto to be a warehouse for the receipt and storage of spirits without payment of duty thereon.

SCHEDULE.

The southern compartment, measuring 100 feet in length by 33 feet in breadth, of the bi-sectional one flat ferro-concrete building, the property of Albion Distilleries Limited, situate immediately south of the sugar factory at Plantation Uitvlugt, West Coast, Demerara, the said building being defined on a plan lodged with the Comptroller of Customs and Excise.

Notice No.
1,787.
Gaz. 18th
Oct., 1952.

(8) The building situate at Fort Yard, Kingston, Georgetown, and described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon, with effect from 15th October, 1952.

SCHEDULE.

The concrete and iron building situate at Fort Yard, Kingston, formerly known as the Petroleum Bond, and measuring 240 feet in length and 100 feet in breadth.

(9) The room described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon for a period of one year from the date hereof.

Notice No.
1,972.
Gaz. 15th
Nov., 1952.

SCHEDULE.

The room on the eastern side of the lower flat of the building situate at the corner of Brickdam and Water Street, Georgetown, the property of Messrs. D'Aguiar Bros. Ltd., and measuring 61 feet in length by 30 feet in breadth as defined on a plan deposited with the Comptroller of Customs.

(10) The room described in the schedule hereto, to be a warehouse for the receipt and storage of spirits without payment of duty thereon for a period of one year from the date hereof.

Notice No.
587.
Gaz. 28th
March, 1953.

SCHEDULE.

The eastern portion of the building situate at 71, Light Street, Georgetown, the property of the Estate of Jose Mendonca, decd., and measuring 18 feet in length by 16 feet in breadth as defined on a plan deposited with the Comptroller of Customs and Excise.

METHYLATION.

ORDER IN COUNCIL

made under section 75(3) on the 5th October, 1942, and amended on the 1st May, 1945.

O. in C.
45 of 1942.
16 of 1945.

1. The substances to be mixed with spirits for the purpose of methylation shall be as follows—

Wood Naptha.—Partially purified wood-alcohol or methanol obtained by the destructive distillation of wood;

Mineral Naptha.—A hydrocarbon product derived either from petroleum or from coal tar;

Gasolene.—A hydrocarbon product derived from petroleum;

Pyridine bases.—A mixture of pyridine with closely allied compounds;

Diethyl Phthalate.—A derivative of alcohol;

Brucine.—A pure alkaloid.

O. in C.
16 of 1945.

2. The proportions and manner in which the substances to be mixed with spirits for the purpose of methylation shall be as follows—

(a) For surgical use, spirits shall be methylated by mixing them with wood naphtha in the proportion of not less than 5% by volume, and with diethyl phthalate in the proportion of not less than 2% by volume, or with brucine in the proportion of not less than one half of one ounce to 45 gallons of spirit.

(b) For general use, spirits shall be methylated by mixing them with wood naphtha in the proportion of not less than 10% by volume, and with mineral naphtha in the proportion of not less than one half of 1%, or with brucine in the proportion of not less than one half of 1 ounce to every 45 gallons of spirit, and the spirits so mixed shall be coloured by the addition of 0.7 gramme of methyl violet to every 100 gallons of mixed spirits.

(c) For use in botanical, bacteriological, chemical and pathological laboratories, spirits shall be methylated by mixing them with wood naphtha in the proportion of not less than 5% by volume.

(d) For use in the preparation of varnishes, French Polish and similar mixtures, spirits shall be methylated by mixing them with varnish or polish, containing not less than 30% of gum resin, in the proportion of not less than 11%.

(e) For use in internal combustion engines, spirits shall be methylated—

(i) *For spirits of 60 O.P. and over.*—By mixing the spirits with mineral naphtha (kerosene) in the proportion of not less than 1%, and with pyridine bases in the proportion of not less than one half of 1%.

(ii) *For spirits under 60 O.P.*—By mixing the spirits with gasolene in the proportion of not less than 8% and with pyridine bases in the proportion of not less than one half of 1%.

(f) For use in the manufacture of shirt collars and cuffs in an approved shirt factory, spirits shall be methylated by mixing them with wood naphtha in the proportion of not less than five *per centum* by volume. Spirits methylated in this manner shall not be sold by retail and may only be kept for use by persons so authorised by the Governor in Council.

3. All spirits for use in internal combustion engines shall be coloured by the addition of— O. in C.
16 of 1945.

(a) Brilliant Green dye in the proportion of 1.5 grammes for every 100 gallons of mixed spirits; or

(b) Eosin (yellow shade) dye and "Spirit Red 3" dye in the proportion of 2.1 grammes and 0.7 gramme respectively for every 100 gallons of mixed spirits.

REGULATIONS

made by the Governor and Court of Policy under section 128 on the 3rd October, 1905, and amended on the 21st September, 1953, with effect from the 19th February, 1953. Regs. 3rd
Oct., 1905.
31 of 1953.

REGULATIONS TO BE OBSERVED BY THE DISTILLER AS TO THE COURSE OF WASH, LOW WINES, FEINTS, AND SPIRITS PASSING THROUGH THE PIPES AND VESSELS IN A DISTILLERY.

1. All wash shall be fermented in the fermenting vats, and thence conveyed directly into the wash charger or into the still for distillation.

2. Low wines or feints shall only be conveyed into the wash charger or retort when the process of distillation is taking place, or for the purpose of being immediately mixed with wash.

3. Pipes for the conveyance of low wines or feints shall be painted red, and pipes for the conveyance of spirits shall be painted black. Pipes for the conveyance of low wines or feints and spirits shall be visible throughout their whole length except where otherwise allowed by the Comptroller.

4. Pipes conveying low wines or feints or spirits, with flange joints, shall have at least two of the bolts of such flanges securely riveted, to the satisfaction of the Comptroller. Pipes joined by other than flange connections shall have their joints securely brazed.

5. The fixing of all pipes and vessels and the fastening or securing of such pipes and vessels shall be done to the satisfaction of the Comptroller.

6. If the distiller is in default of complying with any of the foregoing requirements, he shall be liable to a penalty not exceeding two hundred dollars.

REGULATIONS TO BE OBSERVED IN ASCERTAINING THE CONTENT
CAPACITY OF PACKAGES USED FOR CONTAINING SPIRITS.

7. The empty package shall first be tared to the pound, the weight to preponderate.

8. The distiller in taking the tare of a package shall be careful to satisfy himself that the package is empty.

9. The package shall then be filled to the bung, and immediately weighed to the pound, the package to preponderate. In ascertaining the tare, and gross weight of a package, the greatest care is to be exercised in counting the weights, so that the true content capacity may be determined.

10. The hydrometer indication shall be taken at the same time as the gross weight so that there may be no change of temperature between the spirits as weighed and as tried.

11. Particular attention shall be paid to ascertaining the correct temperature of spirit when it is weighed. After the thermometer has been used for a first sample, a sufficient time shall be allowed to elapse before the indication of a second sample is taken to allow the instrument to record this correctly.

12. The particulars of weights shall be entered, at once, into the weighing book, which is hereby required to be kept for this purpose.

13. The contents of packages shall be computed from the net weight of spirits in each package and from the table of specific gravities at the end of the tables prescribed by section 36(4) of the Ordinance.

14. The weights in the several columns of the said tables represent, respectively, the lowest weight (within a pound) which, divided by the proper weight in pounds per gallon cited at the top of each column, will give the number of gallons opposite to that weight.

15. From the net weight and the hydrometer indication the content of each package of from 34 to 110 gallons can be found in the tables of weights of spirits issued under the authority of the proper officer, when the indication is from 17 to 25.

16. If an indication occurs that is not in the tables, the content can be found by dividing the net weight in pounds by the pounds per gallon for such indication given in the tables for determining the weight per gallon of spirits at the end of the table of weights book, thus—

	cwt.	qrs.	lbs.
Gross weight of full cask	13	2	27
Tare	2	2	5
	11	0	22

or 1,254 lbs. Supposing the hydrometer indication to be 43.0, the weight per gallon would be 8.903 lbs.; and $\frac{1,254}{8.903} = 141$ gallons.

17. (1) In using the tables, where the exact net weight of the spirits in a package does not appear in the tables under the proper indication, the number of gallons opposite the next lower weight in the same column is to be taken in all cases as the legal quantity, for example—

Net weight of spirits ... 7 cwt. 2 qrs. 11 lbs.
 Indication 17.0 8.446 lbs. per gallon.

The weight 7 cwt. 2 qrs. 11 lbs. is not to be found in the column headed 8.446 lbs. per gallon, therefore the content, namely 100 gallons corresponding to the next lower weight in the same column namely, 7 cwt. 2 qrs. 5 lbs. is to be taken as the legal quantity.

(2) The capacities of casks up to $79\frac{3}{4}$ gallons are to be computed to the quarter of a gallon and capacities of 80 gallons or over are to be computed to the gallon.

18. The distiller will be held responsible for having the true content capacity of each package ascertained according to the foregoing requirements permanently and legibly marked on the head of each cask or package which such distiller shall use for containing spirits to be sent out or delivered from his distillery.

19. If the distiller is in default of complying with any of the foregoing requirements, he shall be liable to a penalty not exceeding two hundred dollars.

REQUIREMENTS AS TO TESTING OF HYDROMETERS AND THERMOMETERS.

20. Every saccharometer, hydrometer and thermometer used by a distiller in his distillery shall be forwarded by the distiller through the Comptroller in the months of February and

Regs. 31 of
1953.

August in each year to the Government Laboratory to be tested, under a penalty in default of one hundred dollars, and the Government Analyst shall furnish to the Comptroller, to be forwarded to the distiller, a certificate, giving the results of such testing.

REGULATIONS AS TO THE METHYLATION OF SPIRITS.

Form 2.

21. No spirit shall be removed for the purpose of methylation, except by an authorised methylator, or his agent, and from a spirit warehouse, or a licensed distiller's spirit store, and after a permit signed by the proper officer has been obtained.

Form 1.

22. Any authorised methylator desirous of obtaining a permit as hereinbefore set forth, shall make application in duplicate direct to the proper officer.

23. On methylation of any spirits being completed a sample of the spirit so methylated shall be sent to the proper officer for transmission to the Government Analyst.

24. Every authorised methylator shall give security for the due protection of the revenue in such amount and in such manner as may be prescribed from time to time by the proper officer.

25. No methylation of spirits whatsoever shall be carried on between the hours of 5 p.m. and 7 a.m.

26. No authorised methylator shall deliver any methylated spirit whatsoever to any person after the hour of 5 p.m., or before the hour of 6.30 a.m.

Form 3.

27. An authorised methylator shall on the sale of any methylated spirit to a retailer or other purchaser of methylated spirits issue a certificate of removal to the purchaser.

28. Any person removing or concerned in the removal of methylated spirits, shall produce his authority for the removal of the same, on demand being made to that effect by any officer or constable.

Form 4.

29. A retailer of methylated spirits shall, on the sale thereof, issue a certificate of removal to the purchaser, provided that no such certificate shall be necessary, if the quantity of spirit removed does not exceed one-half of one gallon.

30. If any person makes default in complying with any of the foregoing requirements in relation to the methylation of spirits or the sale of methylated spirits, he shall be liable to a penalty not exceeding two hundred dollars.

REGULATIONS AS TO STILLS SPECIALLY LICENSED BY THE GOVERNOR IN COUNCIL FOR THE PURPOSE OF SCIENTIFIC RESEARCH OR FOR TESTING PURPOSES ONLY OR TO BE USED BY A CHEMIST OR DRUGGIST FOR HIS TRADE ONLY.

31. (1) Every application for a licence shall be in writing, signed by the applicant addressed to the Governor in Council and sent through the proper officer.

(2) Such application shall contain the following particulars, that is to say—

(a) The name, occupation, and abode of the applicant.

(b) A description of the premises intended to be used for the purpose of distilling spirit.

(c) A description of every room and place in which any part of the process of distilling spirit is to be carried on, or where any spirit is to be kept.

(d) The number of stills intended to be used, the size, description and capacity of each still.

(3) If the application is untrue in any material particular, the person signing the same shall be liable to a penalty not exceeding fifty dollars.

32. (1) The Governor in Council shall in each case determine the size and capacity of the still to be licensed, but no still shall be licensed under these regulations, the body of which, exclusive of the head thereof, shall be capable of containing more than six imperial gallons.

(2) If any person licensed under these regulations keeps or uses a still of a size or capacity not authorised by his licence, he shall be liable under the Spirits Ordinance, as if he held no licence.

33. Any premises intended to be used for the purpose of distilling spirit, under a special licence, shall, prior to the granting of such licence, be approved of and secured to the satisfaction of the proper officer.

34. It shall be lawful for any officer, at all times, to enter into any premises occupied for the purpose of distilling spirit, and take account of the quantity, description, and strength of all spirit found thereon, and perform such further acts as may be necessary to enable him to satisfy himself that the requirements of the regulations are being duly complied with.

35. (1) Every person holding a special licence under these regulations to distil spirits shall keep a book containing the particulars in the following form—

Nature of Distillate.	Quantity.	Date of Distillation.	Number of Gallons.		Strength.	How spirit disposed of.	Remarks.
			Bulk.	Proof.			

(2) Such book shall be at all times open to inspection, on demand, by any officer and shall be kept correctly written up to date.

36. No distillation whatsoever shall be carried on between the hours of 6 p.m. on the one day and 7 a.m. on the succeeding day, unless with the express permission, in writing, of the proper officer.

37. For every breach of or neglect to comply with any of the foregoing regulations relating to special licences, the holder of the special licence shall be personally liable to a penalty not exceeding fifty dollars, and in addition his licence may be cancelled if the Governor in Council thinks fit.

38. The forms appended to these regulations shall be used for the purposes indicated in the respective headings thereto and may be varied and adapted to suit the particular circumstances of any case.

FORM 1.

reg. 22.

APPLICATION FOR PERMIT FOR REMOVAL OF SPIRIT
BY AUTHORISED METHYLATOR.

Name of authorised Methylator.	Residence.	Spirit required.			Time allowed for removal.	Place from where to be removed.
		Bulk.	Strength.	Proof.		

To the.....

Authorised Methylator.

FORM B.

No.
 Name of Authorised Methylator
 Residence
 Place from which spirit is removed
 Spirit
 Bulk
 Strength
 Proof
 Package
 Time for removal

FORM 2.
 No. reg. 21.
 Permit for removal of spirit from by
 authorised Methylator.

Name of authorised Methylator.	Place to which spirit is to be removed.	Spirit.		Description of Package.	Time allowed for removal.
		Bulk.	Proof.		

.....
 Proper Officer.

FORM C.

No.
 Name of Methylator and Residence
 Name of Purchaser and Residence
 Spirit
 Bulk
 Proof
 Name of person removing
 Date

FORM 3.
 No. reg. 27.
 Certificate for removal from authorised Methylator of spirits to purchaser.

Name of Methylator and residence.	Name of retailer and residence.	Spirit.		Name of person removing spirit.	Date.
		Bulk.	Proof.		

reg. 29

FORM 4.

No.
 Certificate of removal from retailer of methylated spirits to purchaser.

FORM D.
 No.
 Name of retailer and residence
 Name of purchaser and residence
 Spirit
 Bulk
 Proof
 Name of person removing
 Date

Name of retailer and residence.	Name of purchaser and residence.		Spirit.		Name of person removing spirit.	Date.
	Bulk.	Proof.	Bulk.	Proof.		

..... Licensed retailer of methylated spirits.

Cap. 319, s.72(b).

FORM 5.
 FORM OF LICENCE TO AUTHORISED METHYLATOR.

No.
 Authorised Methylator's Licence.
 Permission is hereby granted to to carry on the business of an authorised Methylator of spirits at in accordance with Law.

No.
 Name of Methylator
 Residence
 Description of premises
 Nature and amount of prescribed security
 Dated

Name of authorised Methylator.	Residence.	Description of Premises.	Nature and amount of security.

Dated

 Comptroller.

Cap. 319, s. 73(b)

FORM 6.
FORM OF LICENCE TO RETAIL METHYLATED SPIRITS.

No.

Place of Business

Licence issued

Licence expires

No.

Place of Business

Licence issued

Licence expires

Retail licence for the supply of methylated spirits.

Permission is hereby granted to of

at to supply methylated spirits by retail

in the County of in

accordance with law.

Name of retailer.	Place of business.	Date licence issued.	Date licence expires.

.....*Comptroller.*

Cap. 319, s. 14(1)

FORM 7.
FORM OF SPECIAL LICENCE FOR SCIENTIFIC RESEARCH OR TO CHEMIST OR DRUGGIST OR FOR TESTING.

No.

Name of owner or still

Residence

Description of still and capacity sanctioned

For what purpose to be used

Place where still to be worked

Dated

Sgd. Governor

No.

Special licence.

Permission is hereby granted to

of to keep and use a still at

in the County of for the purpose of*

Name of owner of still.	Residence.	Description of still and sanctioned capacity.	Where still to be worked.

.....*Governor.*

Dated

* Scientific research, or his trade as a Chemist or Druggist or for testing purposes.

FORM 9.

Cap. 319, s. 57.

FORM OF CERTIFICATE TO BE ISSUED BY A DEALER FOR THE REMOVAL OF SPIRITS OF THE SAME DENOMINATION IN QUANTITIES OF TWO GALLONS AND UPWARDS.

This certificate can only be issued by a dealer removing spirits of the same denomination in quantities of two gallons and upwards, and must accompany such spirits.

No.

Name of Dealer dealer, for the removal

Licensed Premises of the undermentioned spirits from the licensed premises at

To whom sent Sent out or delivered (day) (hour)

When sent

Mode of conveyance

Quantity (liquid) spirit.	Denomination of spirit.	Strength of spirit.	Number and Mark of Packages.

Quantity (liquid) of spirits

Denomination

Strength of spirits

Number and Marks of Packages

Date of Certificate

Date Dealer

FORM 10.

FORM OF CERTIFICATE TO BE PLACED ON THE COPIES OF THE ABSTRACTS OF DISTILLERS' RECORD AND STOCK BOOK TO BE FORWARDED TO THE COMPTROLLER ON OR BEFORE THE 6TH DAY OF EACH MONTH, IN ACCORDANCE WITH SECTION 25 OF THE SPIRITS ORDINANCE.

ABSTRACT.

I hereby certify the above to be a true copy of the particulars for the month of..... contained in the Distillery Record Book and Stock Book as the case may be of..... Distillery and that such particulars in the said Distillery Record Book and Stock Book as the case may be are true and correct.

Date.....
Distiller or Agent.

FORM 11.

FORM OF GENERAL BOND FOR REMOVAL OF SPIRITS FROM A DISTILLERY TO A SPIRIT WAREHOUSE UNDER SECTION 60 OF THE SPIRITS ORDINANCE.

BRITISH GUIANA.

County of

BE IT KNOWN that on the..... day of.....
 in the year nineteen hundred and.....
 before me..... of British Guiana, personally
 came and appeared.....
 inhabitants of the Colony of British Guiana aforesaid, and then and there
 executed and passed the following Bond—

KNOW ALL MEN by these presents, that we,.....
 as principals, and we.....
 as sureties, are held and firmly bound unto

to and for the use of our Sovereign Lady the Queen, her heirs and successors
 in the sum of..... dollars, subject to the
 condition endorsed hereon for the payment whereof to the said.....

WE BIND AND OBLIGE ourselves, our heirs, executors, administrators
 and assigns, jointly and severally (*singuli in solidum*) firmly by these presents
 with submission for that purpose to the Judicature of this Colony, and we
 severally renounce all pleas and exceptions known in law or otherwise,
 which, if availed of or resorted to, might lessen or invalidate either wholly
 or in part the true intent and meaning, force and effect of these presents and
 more especially the exceptions *ordinis seu excussionis et divisionis*.

Witness our hands, this..... day
 nineteen hundred and.....

} Witnesses.

CONDITION ENDORSED.

WHEREAS the said.....
has elected to give a General Bond for the removal, from time to time, of
spirits..... from his distillery at
..... to a spirit warehouse.

Now the condition of this Bond is such that if all spirits from time to
time entered by the said.....
on the certificate for removal from the said distillery to a spirit warehouse,
shall with all due diligence after removal be duly warehoused in the said
warehouse for which the same shall have been entered to be removed, within
such time as the Comptroller shall in each case or generally direct and if no
alteration or diminution in quantity or quality (except such as shall be
accounted for to the satisfaction of the Comptroller) shall take place in any
such spirits, or in the puncheons or packages in which the same shall have
been removed from the time of such removal, until the warehousing thereof
as aforesaid or in case of any alteration or diminution if the full duties
payable on any deficiency not so accounted for, be paid, then this Bond
to be void, otherwise to remain in full force and effect.

FORM 12.

FORM OF BOND FOR REMOVAL OF SPIRITS FROM A DISTILLERY TO A SPIRIT
WAREHOUSE UNDER SECTION 60 OF THE SPIRITS ORDINANCE.

BRITISH GUIANA,

County of.....

BE IT KNOWN that on the..... day of.....
in the year nineteen hundred and....., before
me..... of British Guiana,
personally came and appeared.....
inhabitants of the Colony of British Guiana aforesaid, and then and there
executed and passed the following Bond—

KNOW ALL MEN by these presents, that we,.....

as principals, and.....
as surety, ARE HELD AND FIRMLY BOUND UNTO.....

..... to and for the use of Our Sovereign
Lady the Queen, her heirs and successors in the sum of.....
dollars, subject to the condition endorsed hereon for the payment whereof
to the said.....

WE BIND AND OBLIGE ourselves, our heirs, executors, administrators
and assigns, jointly and severally (*singuli in solidum*) firmly by these presents
with submission for that purpose to the Judicature of this Colony, and we
severally RENOUNCE all pleas and exceptions known in law or otherwise
which, if availed of or resorted to, might lessen or invalidate either wholly
or in part the true intent and meaning, force and effect of these presents,
and more especially the exceptions *ordinis seu excussionis et divisionis*.

Witness our hands, this..... day
nineteen hundred and.....

} Witnesses.

CONDITION ENDORSED.

WHEREAS the said has given notice of his intention to remove from his distillery at to the spirit warehouse at gallons of spirits, more particularly described in the Certificate No. dated, issued by the said and accompanying such spirits.

Now the condition of this bond is such that if the said spirits shall be duly removed from the said distillery direct and shall be warehoused in the said spirit warehouse within from the date hereof and if no alteration or diminution in quantity or quality (except such as shall be accounted for to the satisfaction of the Comptroller) shall take place in any such spirits or in the puncheons or packages in which the same shall have been removed from the time of such removal, until the warehousing thereof as aforesaid or in case of any such alteration or diminution if the full duties payable on any deficiency not so accounted for, be paid, then this bond to be void, otherwise to be and remain in full force and effect.

FORM 13.

FORM OF EXPORT BOND UNDER SECTION 61 OF THE SPIRITS ORDINANCE.

BRITISH GUIANA,

County of

BE IT KNOWN that on the day of, in the year nineteen hundred and before me of British Guiana, personally came and appeared inhabitants of the Colony of British Guiana aforesaid, and then and there executed and passed the following bond—

KNOW ALL MEN by these presents, that we, as principals, and we as sureties, ARE HELD AND FIRMLY BOUND unto to and for the use of Our Sovereign Lady the Queen, her heirs and successors in the sum of dollars, subject to the condition endorsed hereon for the payment whereof to the said

WE BIND AND OBLIGE ourselves, our heirs, executors, administrators and assigns, jointly and severally (*singuli in solidum*) firmly by these presents with submission for that purpose to the Judicature of this Colony, and we severally RENOUNCE all pleas and exceptions known in law or otherwise, which, if availed of or resorted to, might lessen or invalidate either wholly or in part the true intent and meaning, force and effect of these presents, and more especially the exceptions *ordinis seu excussionis et divisionis*.

Witness our hands, this day
nineteen hundred and

} Witnesses.

CONDITION ENDORSED.

WHEREAS the said carry
on business in the Colony of British Guiana as distillers under the name,
style, and firm of

..... ;
and whereas in the carrying on of such business it is necessary from time to
time to export spirits manufactured in the said Colony:

Now, therefore, the condition of this obligation is such that if all spirits
as above described of which notice is given to the Comptroller in accordance
with the said Ordinance shall be conveyed to the stelling or wharf or place
where the vessel specified in the said notice is lying and put on board the said
vessel to be exported.....

and if neither the whole nor any part of the said spirits is re-landed in any
port or place within the limits of the Colony (shipwreck or other unavoidable
accident excepted) and if a landing certificate in terms of the said Ordinance
is produced to the Comptroller or he is satisfied that from some unavoidable
cause it is impossible to produce such certificate: then this bond or obligation
to be void; otherwise to remain in full force and effect.

Thus done and passed..... in the
..... in the County
of..... and Colony
of British Guiana on the day and year first above written in presence of the
subscribing witnesses: