CHAPTER 502

UNITED STATES (U.S.) ENTRY REQUIREMENTS

A. GENERAL

- 1. Personnel and property enter the United States daily to support the Department of Defense (DoD) mission. This chapter addresses U.S. entry requirements for those personnel and/or property, whether shipped by military or commercial Transportation Service Provider (TSP), and the conveyance, if owned or controlled by the DoD.
- 2. All conveyances (ships, aircraft, and other mode/methods of transport) entering the Customs Territory of the United States (CTUS) from a foreign port or place will be subject to a complete customs inspection upon arrival at the first U.S. port of entry. Exception provisions apply where an agreement exists between the U.S. Customs and Border Protection (CBP) and the U.S. Navy Customs and Border Clearance Agent (CBCA) (Afloat) for shipboard inspections and authorized clearance operations. Personnel, accompanied baggage, personal property, and cargo and the associated documentation are also subject to inspection. This chapter outlines the general U.S. entry requirements and refers to more specific requirements either in this regulation, or from other sources.
- 3. Upon establishment of the Department of Homeland Security (DHS), a combined organization of Border Patrol, the Bureau of Citizenship and Immigration Services (USCIS), Agriculture Inspection, and the U.S. Customs Service became CBP. CBP is now responsible for border inspections and clearances previously performed by these separate agencies.

B. RESPONSIBILITIES

1. <u>Individual (or customer)</u>. The individual customer and his or her family members are responsible for complying with the rules and laws of the host country to which they are assigned and the laws and regulations associated with imports to the United States.

2. Transportation Officer (TO).

- a. DoD-sponsored cargo transported by commercial air, sea, rail, highway, or inland waterway to a destination within the CTUS, or when such cargo is delivered to a commercial air or water terminal not operated by the military, the TO responsible for the area within which the destination or terminal is situated will assist the commercial TSP, in accordance with (IAW) the commercial contract, in accomplishing all customs/agriculture documentation required for entry of the cargo.
- b. TOs at locations designated as ports of entry in the CTUS will make arrangements at the nearest CBP office to have a CBP Form 3461, Entry/Immediate Delivery, Figure 502-1, on file for a fixed or indefinite period of time.
- 3. <u>Installation Commanders (CDR)</u>. All DoD components, including reserve components, that operate, sponsor, or provide water or airfield arrival services to a ship or aircraft entering the CTUS will provide information on the departure point, the expected arrival time at the port of entry, and the status of the ship or aircraft (with information on number of passengers and crew) to the CBP and other border clearance agencies. Notification is mandatory to coordinate arrangements for border clearances and for providing such assistance to CBP and other border clearance agencies. DoD Components that operate, sponsor, or provide arrival services will not allow entry into the CTUS without notification of the border clearance authorities.

- 4. Ship/Aircraft CDR. The ship's captain/master or aircraft CDR is responsible for providing border clearance documentation and manifests of any onboard cargo to boarding CBP officials upon arrival at the sea or air terminal at the first point of entry into the CTUS. The ship's captain/master or aircraft CDR is also required to provide documentation such as crew and passenger lists. The ship's captain/master or aircraft CDR will not:
 - a. Interfere with the performance of the duties of the CBP or CBCA/ Military Customs Officer-Excepted (MCO-E) personnel (including Navy Afloat CBCAs).
 - b. Permit any cargo, baggage, or equipment to be removed from any vessel or aircraft without permission from the designated border clearance official.
 - c. Allow any passenger or crew member to depart from a vessel or aircraft prior to completion of arrangements for final border clearance processing. Aircrews usually have one crew member deplane to assist with aircraft block (i.e., gear pins and chocks) and then return to the flight deck. Removal of cargo or departure of personnel may be allowed should it become necessary for the safety or preservation of life or property.
- 5. <u>DoD Components</u>. DoD Components which operate ships and aircraft entering the CTUS are responsible for establishing procedures to ensure compliance with provisions of this regulation, written agreements between the DoD and CBP and other border clearance agencies, and the federal laws and regulations of those agencies. Implementing regulations of DoD components will include specific entry procedures for:
 - a. Ships, aircraft, and terminal operations.
 - b. Passengers and crew members to include medical crews, attendants, and patients.
 - c. Maintaining a sterile environment for personnel who have departed the ship or aircraft but have not yet been cleared by border clearance agency officials.
 - d. Cargo, including personal property and accompanied baggage, placed onboard the ship or aircraft as either checked baggage or cabin (carry-on) baggage.
 - e. Maintaining the security of the ship, aircraft, or terminal and its contents pending arrival of border clearance officials, should those officials not be immediately on-hand upon arrival.
 - f. Coordinating with the CBP Port Director and the local offices of the CBP.
 - g. Ensuring personnel receive formalized instruction in border clearance procedures to ensure successful accomplishment of the CBCP.
- 6. <u>Contracting Officer</u>. The contracting officer will ensure that all contracts will comply with import/export requirements of the Defense Federal Acquisition Regulation Supplement (DFARS). This provision includes the responsibility for preparation of shipper's export/import declaration documents and obtaining licensing permits.

C. CBP CLEARANCE REQUIREMENTS FOR CONVEYANCES (DOD-OWNED OR -CONTROLLED)

- 1. <u>U.S. Navy Ships</u>. The Navy maintains the only remaining Navy Afloat CBCA program accredited by the CBP Port Directors at Norfolk and San Diego.
 - a. <u>Clearance Requirement</u>. The captain/master or commanding officer of each military ship entering into the CTUS is responsible for ensuring a complete U.S. border clearance inspection has been accomplished prior to arrival at the U.S. port of entry.
 - (1) At a minimum, the inspection will encompass all ship spaces (e.g., lockers, boats, cargo holds, living areas, and embarked aircraft, and all cargo and equipment onboard), to include organic equipment of units embarked.
 - (2) All on-board personnel and accompanying baggage will be inspected, to include passengers, crew members, super cargo personnel, security personnel, observers, and civilian technicians. As part of the border clearance inspection, and in preparation for clearance at the port of entry, all personnel will complete a personal declaration, CBP Form 6059B, U.S. Customs and Border Protection Customs Declaration, Figure 502-2.
 - (3) The ship's captain/master or their representative will notify CBP officials at the U.S. port of entry and the Service investigative service of any contraband found during underway inspections, prior to arrival at the first port of entry. The Service investigative service will meet the ship upon arrival and transfer custody of the contraband into the Service evidence system. Entrance of the contraband into the Service evidence system greatly diminishes the possibility of an error in the chain of custody.
 - b. <u>Clearance Procedures</u>. Inspection will normally be performed by trained and designated CBCAs. Each military-operated ship will have at least one trained and designated CBCA within its crew. If a shipboard CBCA capability does not exist, the captain/master or commanding officer of the ship will appoint an officer to conduct the inspection.
 - (1) At the first U.S. port of entry, the captain/master or commanding officer of each ship will present CBP officials with a manifest of all cargo loaded aboard the ship for discharge in the CTUS. A copy of this manifest will also be presented to the operator of the military water terminal.
 - (2) When the crew and vessel, but not the cargo, are cleared at the first U.S. port of entry, the ship's captain/master or commanding officer will notify the CBP at subsequent ports of entry and provide them a manifest of the cargo to be discharged at that port.
 - (3) The inspection will be conducted at the last port of call before entry into the CTUS. This permits support from land-based Customs activities and maximizes inspection effectiveness. If mission requirements, ship size or characteristics, inspection resources, or port considerations preclude inspection prior to departure, the inspection will be conducted while the ship is en route to the U.S. port of entry.
 - (4) For each ship operating outside the CTUS, the ship's captain/master or commanding officer will prepare a customs inspection plan. The plan will be developed to outline those procedures to be followed to ensure effective conduct of the CBCA inspection. The plan will include procedures both for inspecting the ship, its cargo, equipment, and personnel, and for completion and collection of personal customs declarations.
 - (5) For each ship operating outside the CTUS, the ship's captain/master or commanding officer will prepare a counter-narcotics plan to prevent the use of the ship, its cargo, equipment, or personnel onboard, for the illegal introduction of drugs, narcotics, or other contraband into the CTUS.

- (6) Clearance at the Port of Entry. Ships normally arrive at established U.S. ports of entry at which border clearance officials are readily available. The pre-departure examination/inspection under the CBCA program will expedite the procedures on arrival in the CTUS. Integrity inspections or examinations at the first port of entry and/or subsequent ports of call are within the prerogative of the clearance officials. In most cases, this will consist of a cursory check for the proper paperwork.
 - (1) Dutiable and restricted items: All items acquired outside the United States must be declared and may be subject to duty and/or other taxes. Certain items may be subject to restrictions or prohibited from import. All baggage is subject to examination. All personnel will make items in their possession available for inspection if so requested by CBP officials. Animals, foodstuffs, plants, or plant parts will be made available for inspection before being brought ashore.
 - (2) The captain/master or commanding officer of the ship will complete, and provide to the clearance officials, written certification that a border clearance inspection has been completed.
 - (3) In addition to notification of border clearance agencies, military elements operating in U.S. water terminals will provide transportation for border clearance officials to and from inbound ships to permit clearance process as early as possible before berthing.
 - (4) Shipboard Mail. The captain/master or commanding officer of ships will institute onboard mail control procedures IAW the provisions of DoD 4525.6 M, Department of Defense Postal Manual.

2. Vessel Passenger Manifesting Requirements:

- a. For all civilians entering the United States on DoD-owned or -chartered vessels, IAW 19 Code of Federal Regulations (CFR) 4.7b, <u>Electronic Passenger and Crew Arrival Manifests</u>, advance electronic passenger manifest data is required to be provided to CBP's Advance Passenger Information System (APIS) through the Coast Guard's Electronic Notice of Arrival/Departure (eNOAD) system. Submission time frames are provided in <u>Paragraph C.2.c</u> below. Active duty U.S. military personnel are exempt. If a manifesting entity has a direct interface between an automated system and eNOAD that interface may be used or data must be manually entered using the Web-based eNOAD system at https://enoad.nvmc.uscg.gov/. Required data elements include:
 - (1) Full name (last, first, and, if available, middle)
 - (2) Date of birth
 - (3) Gender (F = female; M = male)
 - (4) Citizenship
 - (5) Country of residence
 - (6) Status on board the vessel
 - (7) Travel document type (e.g., P = passport; A = alien registration card)
 - (8) Passport number, if a passport is required
 - (9) Passport country of issuance, if a passport is required
 - (10) Passport expiration date, if a passport is required
 - (11) Alien registration number, where applicable

- (12) Passenger Name Record locator, if available
- (13) Address while in the United States (number and street, city, state, and zip code), except that this information is not required for U.S. citizens, lawful permanent residents, or persons who are in transit to a location outside the United States
- (14) Foreign port/place where transportation to the United States began (foreign port code)
- (15) Port/place of first arrival (CBP port code)
- (16) Final foreign port/place of destination for in-transit passengers (foreign port code)
- (17) Vessel name
- (18) Vessel country of registry/flag
- (19) International Maritime Organization (IMO) number or other official number of the vessel
- (20) Voyage number (applicable only for multiple arrivals on the same calendar day)
- (21) Date of vessel arrival.
- b. Any other information to expedite processing should be provided.
- c. The appropriate official must transmit each electronic arrival manifest to meet the time frames specified below:
 - (1) For a voyage of 96 hours or more, at least 96 hours before entering the first U.S. port or place of destination
 - (2) For a voyage of less than 96 hours but at least 24 hours, prior to departure of the vessel
 - (3) For a voyage of less than 24 hours, at least 24 hours before entering the first U.S. port or place of destination.
- d. For additional information on timing and special circumstances, 19 CFR 4.7b (b) (2) should be consulted.

3. <u>Aircraft Entrance Requirements</u>.

- a. Aircraft must be cleared upon arrival at first port of entry into the CTUS or at their final destination if a Domestic Military Customs program is in place. CBP reserves the right to inspect any aircraft, cargo, or personnel upon entry into the United States either at its first port of entry or at its final destination.
- b. The aircraft CDR of each DoD-owned or -controlled aircraft entering into the CTUS is responsible for ensuring a complete U.S. border clearance inspection has been accomplished upon arrival at the U.S. port of entry.
- c. Advance Notification. Departure airfield installation CDRs will ensure aircraft arrival/manifest data is passed to the down-line CTUS terminal or station prior to the arrival of the aircraft, to arrange for CBP processing. Arrival data will include:
 - (1) Aircraft identification.
 - (2) Aircraft cabin load, including number of passengers, number of crew, and a general description of types and amount of cargo.
 - (3) Notice of unusual cargo or passengers (including first-time entrants into the United States).

- (4) For all civilians entering the United States on commercial charter aircraft, IAW 19 CFR 122.49a, Electronic Manifest Requirement for Passengers Onboard Commercial Aircraft Arriving in the United States, advance electronic passenger manifest data is required to be provided to CBP's APIS no later than 30 minutes prior to the securing of the aircraft. Active duty U.S. military personnel are exempt. Data may be entered through direct interface between the Global Air Transportation Execution System (GATES) and APIS, or over the internet on the Web-based e-APIS (https://eapis.cbp.dhs.gov/). Required data elements include:
 - (a) Full name (last, first, and, if available, middle)
 - (b) Date of birth
 - (c) Gender (F = female; M = male)
 - (d) Citizenship
 - (e) Country of residence
 - (f) Status on board the aircraft
 - (g) Travel document type (e.g., P = passport; A = alien registration card)
 - (h) Passport number, if a passport is required
 - (i) Passport country of issuance, if a passport is required
 - (i) Passport expiration date, if a passport is required
 - (k) Alien registration number, where applicable
 - (1) Passenger Name Record locator, if available
 - (m) Address while in the United States (number and street, city, state, and zip code), except that this information is not required for U.S. citizens, lawful permanent residents, or persons who are in transit to a location outside the United States
 - (n) International Air Transport Association (IATA) code of foreign port/place where transportation to the United States began (foreign port code)
 - (o) IATA code of port/place of first arrival (arrival port code)
 - (p) IATA code of final foreign port/place of destination for in-transit passengers (foreign port code)
 - (q) Airline TSP code
 - (r) Flight number
 - (s) Date of aircraft arrival.
- (5) Any other information to expedite processing.
- d. The flight crew will complete a CBP Form 7507, <u>General Declaration (Outward/Inward)</u> Agriculture, Customs, <u>Immigration</u>, and <u>Public Health</u>, <u>Figure 502-3</u>.
- e. For specifics on Aircraft Entrance Requirements and Personnel Entrance Requirements and for a listing of Regular and Limited Airports of Entry, see the DoD Foreign Clearance Guide (FCG) (https://www.fcg.pentagon.mil/). Regular and Limited Airports of Entry can be found in the FCG by typing "United States" in the search function, selecting "Go", and scrolling to Section VIII: Miscellaneous.

D. TERMINAL OPERATIONS

1. Water Terminal.

- a. When DoD-sponsored cargo is transported by water or inland waterway TSPs to a destination within the CTUS, or when such cargo is delivered to a commercial water terminal not operated by the military, the TO responsible for the area within which the destination or terminal is situated will accomplish all customs/agriculture documentation for entry of the cargo.
- b. If cargo arrives without the proper CBP or United States Department of Agriculture (USDA)/ Animal Plant Health Inspection Service (APHIS) documentation for entry into the CTUS, it must be prepared by the local installation or terminal TO or vendor as prescribed.

2. Air Terminal.

- a. When DoD-sponsored cargo is transported by air to a destination within the CTUS, or when such cargo is delivered to a commercial air terminal not operated by the military, the TO responsible for the area within which the destination or terminal is situated will accomplish all customs/agriculture documentation for entry of the cargo.
- b. Regular Airports of Entry (R-AOE).
 - (1) CDRs of U.S. aerial ports of debarkation (APOD) will, when requested, arrange for immediate return of passengers to the point of origin when CBP has denied such passengers admission into the CTUS.
 - (2) For a listing of R-AOEs see the <u>DoD Foreign Clearance Guide</u> at https://www.fcg.pentagon.mil/. R-AOEs can be found in the FCG by typing "United States" in the search function, selecting "Go", and scrolling to Section VIII: Miscellaneous.
- c. Limited Airports of Entry (L-AOE).
 - (1) Federal Inspection Service (FIS) officials are normally assigned to perform border clearance function at R-AOEs. These functions, with prior coordination and authorization from CBP may be performed at L-AOEs by military personnel specifically trained and designated as MCO-E. With prior coordination, FIS officials may be available (a fee may be required). CDRs of Continental United States (CONUS)-based installations having an airfield, airbase, or air station, which is used as a first CTUS port of entry, will become familiar with the requirements of this program by contacting the CBP.
 - (2) For a listing of L-AOEs see the <u>DoD Foreign Clearance Guide</u> at https://www.fcg.pentagon.mil/. L-AOEs can be found in the FCG by typing "United States" in the search function, selecting "Go", and scrolling to Section VIII: Miscellaneous.
- d. DoD components operating aircraft into the CTUS are responsible for the establishment and management of the procedures at all R-AOEs and L-AOEs to ensure compliance with the provisions of this regulation.
- e. CDRs of R-AOEs and L-AOEs will:
 - (1) Establish local procedures to ensure all entry and departure requirements for aircraft, crew members, passengers, and cargo specified in this regulation and the Foreign Clearance Guide are met. Quarterly meetings are recommended between CBP Port Directors and the CDR of the Airports of Entry.

- (2) Designate a functional element or official to furnish advance notice of aircraft arrivals and departures to the FIS.
- (3) Maintain an active liaison with local FIS officials.
- (4) Budget overtime charges for U.S. CBP agencies.
- (5) Facilitate the efficient and expeditious inspection and clearance of aircraft, crew members, passengers, and cargo by U.S. CBP officials.
- (6) Provide office and inspection facilities for CBP activities.
- (7) In coordination with U.S. CBP Agencies; provide briefings on U.S. CBP requirements for crew members and other personnel traveling on DoD-owned/controlled aircraft.

E. ENTRY PROCEDURES FOR DOD-SPONSORED PASSENGERS, CREWS, AND ACCOMPANIED BAGGAGE

- 1. Clearance Requirements.
 - a. CBP officers and/or MCO-Es will inspect aeromedical evacuation crews, attendants, and patients in such a manner as to expedite patient movement. Expeditious inspection does not preclude steps to detect prohibited articles prior to departure.
 - b. Passengers will be required to complete a CBP Form 6059B, Figure 502-2, CBP Form I-94
 Arrival/Departure Record Figure 502-4, or I-94W, Nonimmigrant Visa Waiver
 Arrival/Departure Record, Figure 502-5, depending on the status of the traveler, provided by
 the TSP on the aircraft, and will go through CBP procedures at the first U.S. port of entry.
 Entry of Immigrant Visa holders to the CTUS is permitted only at a recognized port of entry,
 where CBP officers will process them. Reentry of DoD-sponsored personnel into the CTUS
 will be coordinated with CBP. CBP will be notified of all Immigrant Visa holder entries into
 the CTUS as soon as the entry or potential entry is detected. Whenever possible, advanced
 notification of an Immigrant Visa holder will be given not less than 24 hours prior to the time
 of arrival in the CTUS. In all cases, notification will occur no more than 4 working hours
 from the time of arrival in the CTUS.
 - c. CBP performs inspections and examinations to prevent entry into the CTUS of prohibited and restricted articles, with particular attention to drugs and narcotics, firearms, plant and animal products, and undeclared articles.
 - d. Personal Examination. MCO-Es are not authorized to conduct personal examinations. In all cases where physical personal examination is deemed necessary, MCO-Es will contact the base law enforcement personnel and CBP.
 - e. Accompanied Baggage:
 - (1) MCO-Es will normally inspect or examine all accompanied baggage in the passengers or crew member's presence.
 - (2) Each passenger or crew member will make their accompanied baggage available for inspection or examination with the exception of patients (whose baggage will be made available by medical crew or attendant).
 - (3) If, while inspecting or examining baggage, a MCO-E suspects a customs violation has occurred, the MCO-E will call for the assistance of base law enforcement officials and CBP. These officials will accept responsibility for the individual and any contraband and, prior to further questioning, will advise the individual regarding their constitutional

rights. If the violation involves narcotics, the violation will be reported to the CBP and military law enforcement personnel.

- 2. Immigrant Visa Holders. Except in cases of emergency evacuations, Immigrant Visa Holders will be routed through normal CBP-staffed airports of entry for clearance and CBP processing.
- 3. When DoD-sponsored personnel arrive at a DoD-controlled Military Air (MILAIR) terminal, CBP officials must be provided a legible copy of the passenger manifests for personnel on the vessel or aircraft. Operators of MILAIR and water terminals within the CTUS will establish coordination with the local CBP Port Director and local CBP representatives and will prepare and provide border clearance entry documentation. Although these procedures are generally applicable, local practices may vary to a degree.
- 4. For specific passenger requirements, see the <u>DoD Foreign Clearance Guide</u> (<u>https://www.fcg.pentagon.mil/</u>).

F. U.S. ENTRY PROCEDURES FOR DOD-OWNED CARGO

- 1. Clearance of Inbound Cargo through CBP. U.S. Public Law, 19 United States Code (USC), requires all imported articles, with few exceptions, are subject to either formal or informal entry procedures, depending on the commodity and its value. The law requires all articles entering the United States be subject to examination or inspection. To satisfy these requirements, it is mandatory that all DoD-sponsored cargo be:
 - a. Properly documented
 - b. Free of contraband, pests of agricultural and natural ecosystems
 - c. Declared to the CBP inspector at the first port of entry
 - d. Available for border clearance inspection when requested by the CBP authority.
- 2. In general, when a shipment reaches the United States, the importer of record (i.e., the owner, purchaser, freight forwarder, or licensed customs broker designated by the owner, purchaser, or consignee) will file entry documents for the goods with the CBP Port Director at the port of entry. In the case of DoD-owned cargo, the commercial TSP, acting as the agent, will file the Duty-Free Entry (DFE) on behalf of the DoD, using a combined TSP's certificate issued IAW 19 CFR 141.11(a)(4), Evidence of Right to Make Entry for Importations by Common Carrier, and a copy of the bill of lading (BL), airway bill, shipping receipt, or other comparable document.
- 3. DoD-owned shipments may be eligible for DFE under certain tariff provisions in the <u>Harmonized Tariff Schedule of the United States</u>, <u>Annotated (HTSA)</u>. DoD cargo entry procedures vary depending on whether the entry is accomplished by a DoD-controlled transportation or by commercial transportation activity. When cargo is entered through the commercial transportation system, more documentation is required to ensure DoD-owned cargo is clearly differentiated from commercially or privately owned material, which may be subject to duties and taxes. Documentation requirements for each method of entry are outlined in the following paragraphs.
- 4. When DoD-sponsored cargo arrives at a DoD-controlled military air or water terminal, CBP officials must be provided a legible copy of the cargo manifests for material on the vessel or aircraft. Operators of military air and water terminals within the CTUS will establish coordination with the local CBP Port Director and will prepare and provide CBP entry documentation. Although these procedures are generally applicable, local practices may vary to a degree.

- 5. When DoD-sponsored cargo arrives on a commercial TSP, at a commercial air or water terminal, the following documentation is required:
 - a. When articles (other than military scrap or surplus) belonging to the DoD are imported for further use by the DoD as returned products of the United States under a free entry classification in the HTSA, a <u>Certificate in Lieu of Other Entry Documentation Covering Articles of Returned U. S. Products for Use by the DoD, Figure 502-6, prepared on the letterhead of the agency or office importing the articles, will be used for those shipments (See 19 CFR 10.103, <u>American Goods Returned</u>) in addition to a copy of the Ocean Bill of Lading. All military scrap or surplus must meet USDA/APHIS standards for freedom from soil and pests.</u>
 - b. Commercial air shipments.
 - (1) On the airway bill, the shipper block must identify the sponsoring DoD component command or Service, followed by the shipper unit name and address. The consignee block will also lead with the sponsoring component command, followed by the recipient name and address. This is especially critical on shipments consigned to commercial contractors and vendors.
 - (2) The commercial invoice (CI) will be printed on command letterhead. Shipper and consignee information will both reflect the sponsoring DoD component or Service as indicated in the previous paragraph, and contain a clear, detailed description of the item being shipped, its value and a statement of ownership (e.g., "Property of the United States Air Force"). See 19 CFR 141.85, Pro Forma Invoice.
 - (3) Types of DoD-Owned Cargo:
 - (a) United States Government Property (USGP). Shipments belonging to the U.S. Government (USG) returned to the United States without having been advanced in value or improved in condition by any means while abroad, entered by the USG or a contractor to the USG, and certified by the importer as USGP.
 - 1 Reference 19 CFR 10.103, 9801.00.11, Harmonized Tariff Schedule of the United States (HTSUS).
 - 2 The DoD would be a USG agency or office eligible for duty-free treatment under 9801.00.11, HTSUS, provided the product returned is not military scrap belonging to the DoD.
 - Required documents for movement of USGP. Documentary requirements from 19 C.F.R. § 10.103 would be the applicable requirements for subheading, 9801.00.11, HTSUS, except with regard to showing that the USGP is a product of the United States. For example, this would include filing a certificate upon entry providing information about the article (e.g., a description of the article, carrier and shipment information, the port and date of entry, and the government agency that owns the article), and certifying that it was returned to the United States without having been advanced in value or improved in condition while abroad, and that it belongs to and is for further use of a government agency or office, among other requirements. Similarly, the certificate would have to be executed by an individual authorized to execute such a certificate for that government office or agency as indicated by § 10.103(c).
 - 4 See sample certification on the letterhead of the DoD Agency or Service, Figure 502-6.

- (b) American Goods Returned (AGR) statement. Shipments belonging to the DoD that are entering the United States that are imported for further use by the DoD require an AGR certificate. Such articles may be admitted free of duty under a tariff classification in the HTSA upon the filing of a certificate on the letterhead of the agency or office in lieu of other entry documentation. The certificate may be executed by any military installation TO having knowledge of the facts or by any other officer or official specifically designated or authorized.
- (c) AGR certification may be included on the CI. See 19 CFR 10.103 for format and content requirements of the AGR. See <u>Figure 502-7</u> for an example of a combined AGR and CI.
- (4) For material procured from foreign sources that is imported for the sole purpose of transiting the CTUS to another point outside the CTUS, CBP Form 7512, <u>Transportation Entry and Manifest of Goods Subject to CBP Inspection and Permit, Figure 502-8</u>, will be initiated at the port of arrival and will be provided to the CBP officials at the U.S. port from which the shipment is subsequently exported.
- 6. Agriculture Requirements. Policies and procedures for meeting agricultural standards on DoD shipments entering the CTUS are found in Chapter 505. USDA mandates agricultural inspections at Outside CONUS (OCONUS) locations for cargo returning to the United States. See Chapter 506 for details on requirements, procedures, and information on establishing a Senior Agricultural Agent program.
- 7. Classified Shipments. If FIS personnel at CTUS ports of entry request to inspect or examine classified cargo, access will be granted only after FIS security clearances have been validated. FIS personnel assigned or performing duties at military terminals normally have had their security clearances previously validated. A cleared representative of the DoD Component, or other Agency to which the cargo belongs, will be present when the shipment is inspected by cleared FIS personnel.
- 8. CBP Inspection or Examination. All DoD cargo or personnel entering the CTUS are subject to inspection or examination by CBP at the first port of entry. The degree of inspection is the prerogative of CBP officials. Examination of goods and documents may be necessary to determine, among other things:
 - a. The value of the goods for customs purposes and their dutiable status
 - b. Whether the goods must be marked with their country of origin or require special marking or labeling and, if so, whether they are marked in the manner required
 - c. Whether the shipment contains prohibited articles
 - d. Whether the goods are correctly invoiced
 - e. Whether the goods are in excess of the invoiced quantities or a shortage exists
 - f. Whether the shipment contains illegal narcotics.
- 9. Prior to the release of the property, the CBP Port Director will designate representative quantities for examination by CBP officers under conditions that will safeguard the goods. Some kinds of goods must be examined to determine whether they meet special requirements of the law. For example, food and beverages unfit for human consumption would not meet the requirements of the Food and Drug Administration.
- 10. Immediate delivery. TSPs participating in the Automated Manifest System can receive conditional release authorizations after leaving the foreign country and up to 5 days before landing in the United States. If the application is approved, the shipment is released following

arrival. A CBP Form 7501, Entry Summary, Figure 502-9, must then be filed in proper form, either on paper or electronically, and estimated duties deposited within 10 working days of release. Immediate delivery release using CBP 3461, Figure 502-1, is limited to certain types of merchandise, including shipments consigned to or for the account of any agency or officer of the USG.

11. For greater detail on CBP procedures and the addresses for Field Operations Offices, CBP Port Directors, and CBP Offices in foreign countries, go to the CBP Web page at http://www.cbp.gov/.

G. U.S. ENTRY REQUIREMENTS FOR VENDOR (COMMERCIAL CONTRACTOR) SHIPMENTS

- The DoD Customs DFE process and application is administered by the Defense Contract Management Agency (DCMA) Duty Free Entry (DFE) Team 1222 Spruce Street, Room 9.300, St. Louis, MO 63103-2812. The DCMA DFE Team works DoD new overseas procurement dutyfree issues.
- 2. The entities involved in the process are the contractor, the DCMA Administrative Contracting Officer (ACO) or the Procuring/Procurement Contracting Officer (PCO), the CBP, customs house brokers, foreign suppliers, TSPs, and the DCMA Transportation Customs Team.
- 3. The contractor is awarded a DoD contract containing the DFE clause. The contractor then determines if he/she is going to purchase/sub-contract OCONUS. It is the responsibility of the contractor to notify the ACO or PCO of his/her decision. The ACO or PCO will approve or deny the contractor's DFE entitlement request using the DCMA DFE Tool application.
- 4. Upon shipment of the materiel to the CONUS, a broker is involved only when the shipment is consigned to a private sector entity.
 - a. The broker is responsible for the preparation and filing of the CBP 3461, Figure 502-1. Imported supplies purchased pursuant to a DoD contract are supplies entitled to be released under the immediate delivery release program. A bond (continuous or single transaction) is required when the shipment is consigned to a private sector entity.
 - b. The broker is responsible for submitting the original shipping documents, including the invoices, BLs, or other pertinent entry documents, as well as one legible reproduction of CBP Form 7501, Entry Summary, Figure 502-9, prepared by the broker to the DCMA Transportation Customs Team using the DCMA e-tools DFE portal.
 - c. For information on registration and access to the DFE e-tool, go to http://www.dcma.mil/Customers/.
 - d. For submitting documents, users should go to http://www.dcma.mil/WBT/dfe/. After receipt of the duty-free entry certificate from the DCMA Transportation Customs Team, the broker will submit the original certificate to the CBP Port Entry allowing for the entry to be liquidated as entered. If a duty-free certificate is not submitted to CBP in a timely manner or an extension is not requested, CBP will notify the party and entry will be liquidated at the correct rate of duty.
 - e. After receipt of a Letter of Denial from the CBP Team, the broker will notify the client of the denial and inform the client, if corrective action is not taken, duty will be paid. The denial letter will indicate the reason for denial.
- 5. For materiel going to a military installation, the CBP Ports will:
 - a. Release the material to the TSP for delivery directly to the military installation when the consignee is a military activity.

- b. Forward all entry documentation to the DCMA Transportation Customs Team. The documentation will include an entry number (EN) assigned by the port. The ENs will start with the filer code "P99". Each port is assigned a block of ENs by CBP.
- c. Liquidate the entry when they receive a CBP Form 7501, <u>Figure 502-9</u>, from the DCMA Transportation Customs Team.
- 6. The DCMA Transportation Customs Team is the most significant player in the DFE process and the only organization authorized to certify supplies as being entitled to DFE. The Transportation Customs Team inbox is NewYorkCustomsTeam-DFE@dcma.mil if additional assistance is required.
- 7. Shipping documentation and exterior packages will be marked IAW DFARS 252.225-7013, <u>Duty-Free Entry</u>. This indicates to the CBP it's a DoD shipment claiming DFE.
- 8. Additional detail on these procedures can be found at the DCMA e-tools duty free entry portal (http://www.dcma.mil/WBT/dfe/). A process flowchart is shown at Figure 502-10.
- 9. Additional References:
 - a. FAR Subpart 52.225-8, <u>Duty-Free Entry</u>.
 - b. 19 CFR 10.101, Immediate Delivery.
 - c. 19 CFR 142, Entry Process.

H. PERSONAL PROPERTY (UNACCOMPANIED BAGGAGE [UB] AND HOUSEHOLD GOODS [HHG])

- 1. For HHG and UB to enter the CTUS, the customer must complete (with the assistance of the origin TO) and sign a DD Form 1252, <u>US Customs and Border Protection (CBP) Declaration for Personal Property Shipments</u>, <u>Part I</u>, <u>Figure 502-11</u>. A copy of the members' orders will accompany the DD Form 1252. The member's/employee's full Social Security Number (SSN) must be shown on the DD Form 1252 to satisfy CBP customs clearance requirements.
- 2. If the shipment contains firearms, the customer must complete DD Form 1252-1, <u>US Customs and Border Protection (CBP) Declaration for Personal Property Shipments</u>, Part II, Figure 502-12. The member's/employee's full SSN must be shown on the DD Form 1252-1 to satisfy CBP customs clearance requirements. A copy of any supporting importation documents (e.g., ATF Form 6-Part II, <u>Application and Permit for Importation of Firearms</u>, <u>Ammunition and Defense Articles</u>, <u>Figure 502-13</u>, for members and ATF Form 6-Part I, <u>Application and Permit for Importation of Firearms</u>, <u>Ammunition and Defense Articles</u>, <u>Figure 502-14</u>, for employees) will be attached to all copies. See Chapter 503 for firearms import requirements.
- 3. Commingling of personal property or baggage with other military cargo is prohibited. CBP requires that personal property be kept separate from other military cargo.
- 4. Inspection.
 - a. All personal property shipments are subject to inspection by CBP officials upon entry to the CTUS. DoD members/employees are responsible for removing any prohibited articles from the HHG or UB prior to shipment. See Paragraph I for a list of restricted and prohibited articles.
 - b. The MCO program for OCONUS locations is no longer recognized by the CBP and has been canceled. However, all personnel involved in the shipment of personal property will be aware of the requirements in this regulation in order to advise the customer and to not allow the shipment of unauthorized articles.

c. DoD members/employees are also responsible for inspecting their personal property prior to shipment to ensure agricultural requirements are met (free of soil and pest infestations). USDA mandates agricultural inspections at OCONUS locations.

I. RESTRICTED AND PROHIBITED ARTICLES

U.S. border clearance laws and regulations prohibit importation of certain items or restrict importation to certain specific conditions or prescribed quantities. Such laws and regulations are for the protection of public health, plant and animal life, or otherwise serve the welfare of the people of the United States. The following lists encompass only those articles most commonly available in oversea areas and represent only a partial listing. More detailed information on specific prohibitions and restrictions is contained in numerous pamphlet and pamphlet-type publications available from the U.S. border clearance agencies. In addition, items classified as war trophies/souvenirs can only be imported IAW regulations issued by the Secretary of Defense at the Unified CDRs direction and IAW U.S. Border Clearance laws and regulations.

1. Restricted Articles:

- a. These items may be imported under the conditions specified. Although such items may be imported upon conditions being met for U.S. border clearance agencies, members/employees must still comply with Service shipping regulations.
 - (1) Firearms, ammunition, and dangerous devices, as specified in Chapter 503.
 - (2) Trademark items (articles produced outside the United States, bearing marks or names copying or simulating U.S. trademarks or trade names that have been recorded by the CBP), provided they fall within limited numbers permitted under blanket policies by some trademark or trade-name owners, or are accompanied with written consent of the owners of the trademarks or trade names, or if the trademarks or trade names have been removed or obliterated.
 - (3) Foreign reprints of U.S. copyrighted material, provided that they are intended for personal use.
 - (4) A switchblade knife is any knife that has a blade which opens automatically by hand pressure applied to a button or device in the handle of the knife, or any knife with a blade which opens automatically by operation of inertia, gravity, or both. Importation of switchblade knives is permitted by 19 CFR 12.98, Importations Permitted by Statutory Exceptions, and 15 USC 1244, Exceptions, when:
 - (a) Imported pursuant to contract with a branch of the Armed Forces of the United States.
 - (b) Imported by a branch of the Armed Forces of the United States or any member or employee thereof acting in the performance of his duty; or
 - (c) A switchblade knife, other than a ballistic knife, having a blade not exceeding 3 inches in length is in the possession of and is being transported on the person of an individual who has only one arm
 - (5) Liquor or alcoholic beverages and tobacco products, as permitted by the laws of the United States state of destination and may be shipped duty free into the CONUS pursuant to HTSA, Chapter 98, Subchapter V. <u>Personal Exemptions Extended to United States Personnel and Evacuees</u>, Section 9805.00.50.
 - (6) Prescription drugs provided they are hand-carried.

- (7) Wildlife and wildlife parts and products may be imported if specifically permitted by federal law and U.S. Fish and Wildlife Service, USDA, and CBP requirements if documentation (permits and certificates) is obtained and procedures followed. Border clearance agencies will be contacted prior to shipment.
- (8) Elephant ivory, elephant parts, and products made thereof are prohibited unless from legally taken hunting trophies (hunting permits required) or antiques over 100 years old (documentation required).
- (9) Bonsai plants and tatami mats may only be shipped with a proper USDA permit (see Paragraph I.3.b).

2. Prohibited Articles:

- a. The import into the CTUS of articles in the following categories is specifically prohibited except in those cases where a license to import said items, such as for scientific, educational, or military use, is obtained from a USG agency.
 - (1) Any controlled substance as defined by U.S. Federal Law (including narcotics, hallucinogenic drugs, amphetamines, barbiturates, marijuana, hashish, peyote, opium, cocaine, and other dangerous drugs) or drug paraphernalia.
 - (2) Goods made by convict labor, forced labor, or indentured labor under penal sanctions (includes goods, wares, articles, and merchandise that has been mined, produced, or manufactured wholly, or in part, in any foreign country by the above type labor).
 - (3) Articles originating in embargoed countries, unless the articles are accompanied with special import licenses issued by the Department of Treasury, are prohibited. Updated lists of embargoed countries may be found at https://www.pmddtc.state.gov/ddtc public?id=ddtc public portal country landing.
 - (4) Destructive devices (e.g., explosive caps, hand grenades, tear gas projectiles, artillery simulators).
 - (5) Explosives and flammables, substances or articles.
 - (6) White phosphorous matches.
 - (7) Counterfeits of coins, securities, obligations, postage or revenue stamps, and color illustrations of postage stamps of the United States or foreign governments.
 - (8) Lottery tickets and advertisements of any lottery.
 - (9) Obscene and immoral articles, books, pictures, films, or publications. CBP defines obscene pictorial (photos, films, cassettes) material as pictorial matter devoted to the portrayal of sexual acts (oral, anal, or coital penetration) in any manner, including those with an animal. The CBP definition does not include the mere exposure of the genitals, even in a grossly offensive manner.
 - (10) Federal Law and the Convention on International Trade in Endangered Species of Wild Fauna and Flora prohibit certain wildlife and wildlife parts and products. Border clearance Agencies will be contacted prior to shipment.

3. Agricultural Restrictions and Prohibitions:

a. Certain agricultural items may be imported into the CTUS only under specific conditions.
 Many items that require a permit must be consigned to an USDA plant inspection station or an approved establishment. Because restricted agriculture products must be inspected by CBP at a CTUS commercial port of entry to determine whether the product meets all

requirements for importation, transport of restricted agricultural products by aircraft will severely limit entry points into the CTUS.

- (1) Animal and Poultry Products. USDA restricts entry of animals, poultry, birds' eggs, wild bird feathers, poultry products and byproducts, and animal products and byproducts, to include meat extracts, secretions (including milk and cheese), untanned hides, untanned skins, wool, hair, bone, and horns. (There are no USDA restrictions on animal trophies that are fully-finished for display. There are, however, U.S. Fish and Wildlife Service restrictions and prohibitions on the importation of mounted birds and animals, including elephant ivory, elephant parts, and products thereof.) Importers contemplating entry into the CTUS of the above will obtain detailed requirements from the Veterinary Services, Animal and Plant Health Inspection Service, U.S. Department of Agriculture, Riverdale, MD 20737-1232, prior to leaving the country of origin.
- (2) Pets. Due to the multitude of restrictions on the importation of pets (including dogs, cats, and birds) from various oversea areas, specific information on their importation is not included herein. Pet birds require a permit and must be quarantined on return to CTUS (contact USDA for full requirements). Dogs (other than working herd dogs) and cats must meet U.S. Code and Public Health restrictions. Pet owners must consult the local TO or write the Veterinary Services as above.
- (3) Plants and Plant Products. The following plants and plant products may not be imported as such: fresh fruits and vegetables; trees, shrubs, and herbaceous plants; bulbs, roots, cuttings, or other parts of plants, and seeds for or capable of propagation; dried or undried grasses; various grains, to include hay and straw; and leaves of plants, forest litter, and soil (such as that likely to be on vehicles, lawnmowers, and similar items used outdoors). Importation of animals and insects that present a hazard to the indigenous U.S. life is also prohibited.
- b. Application for permits to import these items or to obtain information may be made to the USDA, APHIS, Plant Protection and Quarantine (PPQ) Permit Unit, 4700 River Road, Riverdale, MD 20737-1232. This permit may specify entry conditions by personal baggage, mail, or freight through any one of several inspection stations in the United States to the destination. Additional information and PPQ Form 587, <u>Application for Permit to Import Plants or Plant Product</u>, <u>Figure 502-15</u>, can be downloaded from http://www.aphis.usda.gov/ppq/permits/.
- c. Unrestricted. Commercially dried, cured, or processed fruits and vegetables, such as cured figs and dates or dried peas and beans, are unrestricted.
- 4. Restriction against Shipping Alcoholic Beverages and Tobacco Products. Liquor/alcoholic beverages and tobacco products are restricted and may be shipped separate from the rest of the member's/employee's personal property. Limited quantities may enter duty free if accompanied by the customer. Unaccompanied shipments are subject to duty payments. The Government is not responsible for any fee or customs charges and certain charges may or may not be reimbursable.

J. PRIVATELY OWNED VEHICLES (POV)

1. To import POVs into the CTUS, the vehicles must have been manufactured in compliance with both the Department of Transportation (DOT) motor safety standards and U.S. Environmental Protection Agency (EPA) emission control standards in effect at the time of manufacture, or the vehicles must be modified to comply with such standards. Additionally, POVs equipped with

- catalytic converters or other emission control devices must meet emission test requirements and standards. All POVs must be free of soil to meet USDA requirements.
- 2. Safety Standards. All vehicles, foreign or domestic, manufactured on or after 1 January 1968, must conform to the U.S. motor vehicle safety standards in effect on the date of manufacture. Certification for all vehicles, to include motorized bikes and motor scooters manufactured on or after 1 January 1969, being imported into the CTUS is accomplished on a DOT Form HS-7, Importation of Motor Vehicles and Motor Vehicle Equipment Subject to Federal Motor Vehicle Safety, Bumper and Theft Prevention Standards, Figure 502-16. The completed form will be attached to the original DD Form 1252, Figure 502-11, which was completed for the vehicle.
 - a. U.S. Specification POV. The original manufacturer's certification label affixed to the vehicle door post or frame of motorized bike or motor scooter is the best evidence of conformance. The label must show the date of manufacture and the Vehicle Identification Number (VIN). For multipurpose passenger vehicles, the type of vehicle must also be shown.
 - b. Non-U.S. Specification POV.
 - (1) Effective 31 January 1990, Public Law (PL) 100-562, Imported Vehicle Safety
 Compliance Act of 1988, and its implementing regulations require that POVs which are
 not certified by their original manufacturer to be in conformity with U.S. Federal Motor
 Vehicle safety, bumper, tires, and theft prevention standards, be imported into the CTUS
 only through importers registered with the DOT National Highway Traffic Safety
 Administration (NHTSA). Non-U.S. specification vehicles must be brought into
 conformity with all Federal motor safety standards proscribed by PL 100-562 within a
 reasonable time after importation. Members/employees will contact the NHTSA for a
 current listing of Registered Importers applicable to their POV.
 - (2) In addition to customs requirements, importers of such vehicles must furnish a DOT conformance bond, in the amount of three times the value of the vehicle, on DOT Bond Form HS-474, Bond to Ensure Conformance with Motor Vehicle Safety and Bumper Standards, Figure 502-17.
- 3. EPA Emission Standards. Under the provisions of the Clean Air Act, 42 USC § 7522, Prohibited Acts, passenger cars, light-duty trucks, and four-wheel drive vehicles, both foreign and domestic manufacture, 1968 gasoline fueled models and later, 1975 diesel fueled models and later, 1976 diesel fueled light-duty truck models and later, and motorcycles manufactured after 1 January 1978, must conform with Federal emission control standards in effect at the time of manufacture. Certification for all vehicles, to include motorized bikes and motor scooters, being imported into the CTUS is accomplished on an EPA Form 3520-1, Importation of Motor Vehicles and Motor Vehicle Engines Subject to Federal Air Pollution Regulations, Figure 502-18. Depending upon the state (e.g., California), POVs may have to conform to more stringent state emission standards.
 - a. U.S. Specification POV. A U.S. Specification POV will bear an EPA emission control label in the English language. The label will generally be found attached to the vehicle engine, radiator fan shroud, or the underside of the hood. The label must show the engine family identification assigned by EPA to the original manufacturer during certification, and an unconditional statement of compliance with the model year EPA emission regulations.
 - b. U.S. Specification POV with Removed or Damaged Catalytic Converter or Oxygen Sensor. A U.S. Specification POV with a removed or damaged catalytic converter or oxygen sensor at the time of entry into the CTUS must be brought into conformity with EPA requirements by the customer (POV owner). This is accomplished by reinstallation or replacement of the catalytic converter and oxygen sensor or replacement of the fuel neck if the fuel neck

restriction is missing or has been rendered inoperative. No bond is required for a U.S. Specification POV imported for this purpose.

- c. Non-U.S. Specification Vehicles.
 - (1) Vehicles not built to U.S. emission requirements must be imported through an Independent Commercial Importer (ICI) that holds a valid certificate of conformity from EPA. The ICI bears responsibility for ensuring that the vehicle is properly modified to conform to U.S. emission requirements. The EPA will not accept ICI work performed outside the United States. Vehicles demonstrated to be at least 21 years of age are exempted from the EPA emission requirements and are not required to be imported through an ICI.
 - (2) The makes or models that an ICI can import are limited. EPA cautions that an ICI's capability of bringing a vehicle into conformity with U.S. emission requirements does not guarantee that in individual cases the ICI will agree to accept the vehicle or that the work will be performed properly or in a timely manner.
 - (3) Vehicles previously modified to meet U.S. emission requirements are considered to be U.S. specification vehicles by EPA if the vehicle is labeled by an EPA-authorized ICI as meeting all U.S. emission requirements at the time of modification, or the customer has a letter from EPA stating that the vehicle was modified to meet EPA requirements.
 - (4) Additional information on the specific model vehicle that ICIs can import may be obtained from the U.S. Environmental Protection Agency, Certification and Compliance Division (6405-J), Attn: Imports, 1200 Pennsylvania Avenue, NW, Washington, DC 20460 (Commercial: 202-564-9660).
- 4. Motorcycles, Motor Scooters, and Mopeds. The inclusion of motorcycles, motor scooters, or mopeds in a HHG shipment does not change, reduce, or eliminate any federal emission control or safety requirement in effect for that model year vehicle. Motorcycles, motor scooters, or mopeds in HHG shipments will be treated in the same manner as any other vehicle. DOT and EPA documentation must be completed and included as part of the shipping documentation just as if the motorcycle, motor scooter, or moped was to be shipped as a separate POV.

K. WAR TROPHIES/SOUVENIRS

- 1. Under certain circumstances, some enemy articles captured on the battlefield may be removed from the theater of operations and returned to the United States or another location outside the area of responsibility (AOR).
- 2. Unit war trophies. These articles are generally pieces of military equipment that have been captured from the enemy and returned to unit museums, static displays, etc. Early in contingency operations, the theater CDR will implement procedures consistent with 10 USC, Chapter 153, § 2579, War Booty: Procedures for Handling and Retaining Battlefield Objects, and political/military objectives. For any unit war trophy, two pieces of documentation are required.
 - a. A memorandum, on command letterhead, from the theater CDR's designated approval authority stating that the article may be removed from the AOR. This memorandum will provide an item description and list identifying serial numbers.
 - b. A memorandum, on unit letterhead, from the receiving unit which provides:
 - (1) Authorizing references
 - (2) Purpose for removing the artifact (e.g., museum piece, command section display)

- (3) Demilitarization instructions (whether the item should be demilitarization prior to transfer)
- (4) Instructions for transfer of accountability of the artifact upon receipt.
- c. Further guidance can be found in Army Regulation 870-20, <u>Army Museum Enterprise and Army Artifact Collection Army</u>.
- 3. Personal war souvenirs. If possible, before the beginning of hostilities, theater commands will establish criteria for allowable individual war souvenirs in general orders specific to an operation. These policies will ensure that the political objectives of the operation are considered relative to what items are allowed and do not blemish the conduct of combat operations or result in the mistreatment of enemy personnel, the dishonoring of the dead, distraction from the conduct of operations, or other unbecoming activities. The criteria and procedures will ensure that service members who have obtained battlefield souvenirs in a manner consistent with military customs, traditions, and regulations have a reasonable opportunity to obtain possession of such souvenirs, consistent with the needs of the DoD. These articles may include, for example, such items as:
 - a. Helmets and head coverings
 - b. Uniforms and uniform items such as insignia and patches
 - c. Canteens, compasses, rucksacks, pouches, and load bearing equipment
 - d. Flags
 - e. Military training manuals, books, and pamphlets
 - f. Posters, placards, and photographs
 - g. Other items that clearly pose no safety or health risk, and are not otherwise prohibited by law or regulation.

This list may be modified by the theater CDR IAW the broader guidance established in 10 USC, Chapter 153, § 2579. Weapons, munitions, and items of military equipment are not authorized as individual war souvenirs. For authorized personal items, no specific documentation is required unless required by another regulation. All personnel who desire to retain a war souvenir will complete a DD Form 603-1, War Souvenir Registration/Authorization, Figure 502-19. A war souvenir is acquired if it is captured, found abandoned, or obtained by any other lawful means. "Abandoned" means property left behind by the enemy (does not include museum pieces).

- 4. Reviewing officers of DD Form 603-1 will apply the following criteria in evaluating a war souvenir:
 - a. Intelligence requirements for enemy materials captured or found abandoned in the theater of operations will take priority over personnel retention of a war souvenir.
 - b. Retention of items will be consistent with military customs, traditions, and regulations.
 - c. Items that will not be approved for retention include:
 - (1) Items taken from the dead, or from prisoners of war or other detained individuals, including items bought or traded
 - (2) Weaponry
 - (3) Other prohibited items
 - (4) Items deemed to be of value for an occupied nations future defense force
 - (5) Items that pose safety or health risks

- (6) Firearm mounted on a plaque.
- 5. All personnel are subject to these policies.

L. HUMAN REMAINS AND PERSONAL EFFECTS

- 1. <u>Human Remains (HR)</u>. DoD mortuary facilities outside of the United States are responsible for ensuring that HR and transfer case/containers are examined and certified by mortuary affairs personnel to prevent introduction of narcotics, drugs, and other contraband items during processing and movement of remains to the CTUS.
 - a. The mortuary affairs individual present during the preparation and inspection of remains will ensure that each HR and transfer case/container is examined for prohibited and restricted items prior to closure of the transfer case/container.
 - Mortuary affairs certifies completion of the examination by annotating and signing the following statement on the DD Form 1384, <u>Transportation Control and Movement</u> <u>Document</u>, <u>Figure 502-20</u>, "The attached HR transfer case contains no prohibited items or commodities.
- 2. <u>Personal Effects (PE) of Deceased, or Missing in Action Service Members or DoD Affiliated Civilians</u>. PE must be free of narcotics, drugs and other contraband items prior to movement to a CONUS Joint Personal Effects Depot or family members/next of kin.
 - a. For PE shipped to Joint Personal Effects Depot (JPED) by mortuary affairs personnel: Very strict security protocols are in place at the JPED. PE of eligible decedents are delivered to a mortuary affairs collection point. A mortuary affairs NCO will conduct an inspection/examination of the PE, ensure the containers are sealed, and will affix a DD Form 2855, U.S. Military Agriculture Inspection Form, Figure 506-1, label to the PE shipping container to certify as cleared of any prohibited items. The PE will be shipped to the JPED by the mortuary affairs personnel through the military transportation system or official US Mail. Current CBP Prohibited and Restricted Items are listed at https://www.cbp.gov/travel/uscitizens/know-before-you-go/prohibited-and-restricted-items.
 - b. For PE NOT shipped to JPED by mortuary affairs personnel: Personal effects not eligible for preparation by the JPED must be inspected and cleared of prohibited items before being shipped to home station personal effects inventory officer, employing company representatives, or directly to family. The shipper is responsible for scheduling the Geographic Combatant Command's Senior Agriculture Agent (SAA) (i.e., Provost Marshall) to ensure PE shipments are free of the contraband items listed in Paragraph I of this chapter (see CBP Prohibited and Restricted Items at https://www.cbp.gov/travel/us-citizens/know-before-you-go/prohibited-and-restricted-items). If a SAA conducts an inspection/examination of the PE, the SAA will affix a DD Form 2855, Figure 506-1, label to the PE shipping container. Commercial carrier, defense transportation system, or U.S. Mail procedures will be utilized if the combatant command does not have a SAA program. CBP will be responsible for completing customs clearance at the first CONUS arrival port.
- 3. Personal Effects (PE) of Injured Service Members, DoD Civilian employees, or DoD contractors evacuated from a Theater of Operation. PE must be free of narcotics, drugs and other contraband items prior to movement to the injured member's location, family members, or next of kin. The unit supply sergeant, company human resources representative, or other shipper is responsible for scheduling the Geographical Combatant Command SAA (i.e., Provost Marshall), to ensure PE shipments are free of the contraband items listed in Paragraph I of this chapter (see CBP Prohibited and Restricted Items at https://www.cbp.gov/travel/us-citizens/know-before-you-go/prohibited-and-restricted-items). If a SAA conducts an inspection/examination of the PE, the

- SAA will affix a DD Form 2855, Figure 506-1, label to the PE shipping container and seal the container. Commercial carrier, defense transportation system, or U.S. Mail procedures will be utilized if the combatant command does not have a SAA program. CBP will be responsible for completing customs clearance at the first CONUS arrival.
- 4. Additional guidance on the movement of HR and Personal Effects (PE) can be found in Army Techniques Publication (ATP) 4-46/ Marine Corps Reference Publication (CRP) 3-40G.3/ Navy Tactics, Techniques, and Procedures (TTP) 4-06/ Air Force TTP 3-2.51, <u>Multi-Service Tactics</u>, Techniques, and Procedures for Mortuary Affairs in Theaters of Operations.

M. FORMS

- 1. Compliance with provisions of this regulation will require use of other federal agency forms and publications. Specific forms and publications are described in chapters in this regulation.
- 2. Forms required by this regulation and pamphlets pertinent to implementation of its technical aspects may be obtained through normal publications supply channels IAW Service regulations.
- 3. Service publication and distribution centers will coordinate supply and stock of other federal agency forms and publications with the following:
 - a. U.S. Customs and Border Protection. DHS/CBP, National Distribution Center, 6482 Corporate Drive, Indianapolis, Indiana 46278-5000.
 - b. U.S. Department of Agriculture. Animal and Plant Health Inspection Service (APHIS), Information Division Room 1143, South Building, U.S. Department of Agriculture, Washington, DC 20250-5000.
 - c. Environmental Protection Agency. Public Information Center (PM-215), Environmental Protection Agency, Washington, DC 20460-5000.
 - d. Bureau of Alcohol, Tobacco, Firearms and Explosives. Bureau of Alcohol, Tobacco, Firearms and Explosives Distribution Center, 3800 South Four Mile Run Drive, Arlington, VA 22206-5000.
 - e. U.S. Fish and Wildlife Service. Department of the Interior, U.S. Fish and Wildlife Service, Washington, DC 20240-5000.
 - f. Department of Transportation. National Highway Traffic Safety Administration, Office of Vehicle Safety Compliance NEF-32, 400 Seventh Street, S. W., Room 6115, Washington, DC 20590.

N. IMPORTER SECURITY FILING (ISF) 10+2

- 1. ISF 10+2 is a DHS program to prevent the importation of terrorist weapons into the United States. Per 19 CFR Part 149, Importer Security Filing, commercial vessel TSPs bringing containerized cargo (including personal effects/HHG/UB) into the United States are required to provide CBP additional shipment information pertaining to the cargo prior to lading the cargo at foreign ports of entry. The importer (shipper) provides the 10 data elements described below in Paragraph N.3 for ISF 10+2 submission, while the TSP provides two additional data elements (vessel stow plan and Container Status Message). DoD-owned/sponsored cargo and DoD-sponsored personal effects/HHG/UB shipments entering the United States aboard commercial sealift vessels are not exempt from ISF requirements.
 - a. DoD shipments exempt from ISF 10+2:
 - (1) Bulk cargo

- (2) Cargo entering the United States by any mode other than commercial sealift vessel
- (3) Cargo entering the United States aboard DoD-owned or -chartered vessels.
- b. Procedures for submitting ISF 10+2 DoD ISF data are submitted to CBP in the following manner:
 - (1) DoD-sponsored HHG shipments: ISFs are submitted to CBP by the TSP on behalf of the service customer.
 - (2) DoD cargo shipped under SDDC Universal Service Contract (USCXX): ISFs are submitted to CBP by means of a SDDC contractor.
- c. All other DoD cargo shipments: ISFs can be transmitted to CBP via AMS (Automated Manifest System) or ABI (Automated Broker Interface). Information for creating an AMS or ABI account can be found at http://www.cbp.gov/trade/acs/catair.

NOTE: Select Letter of Intent Instructions.

- (1) ISFs can also be transmitted to CBP via third-party service contract.
- 2. To establish an ABI or AMS account, CBP requires an "IMPORTER NUMBER". The DoD importer number is EIN 13-254626186
- 3. ISF "10+2" data elements must be provided to CBP prior to vessel loading at the overseas seaport. CBP will accept the following 10 data elements for DoD cargo and DoD-sponsored personal effects:
 - a. Importer of Record:
 - (1) Personal Effects/HHG/UB: Name/Address of TSP port agent
 - (2) Cargo: Use EIN 13-254626186.
 - b. Consignee Number (e.g., IRS, EIN):
 - (1) Personal Effects/HHG/UB: Employee Identification Number/Internal Revenue Service (IRS) number, or CBP assigned number of the firm(s), logistics provider, or the logistics provider's intermediary agent in the United States on whose account the merchandise is shipped.
 - (2) Cargo: Use EIN 13-254626186.
 - c. Seller:
 - (1) Personal Effects/HHG/UB: Member's/employee's name/origin pick-up address
 - (2) Cargo: Use EIN 13-254626186.
 - d. Buyer:
 - (1) Personal Effects/HHG/UB: Member's/employee's name/origin pick-up address
 - (2) Cargo: Use EIN 13-254626186.
 - e. "Ship To" Party:
 - (1) Personal Effects/HHG/UB: Actual delivery address or destination Transportation Office address
 - (2) Cargo: Enter name/address of the destination unit and military installation.

f. Manufacturer:

- (1) Personal Effects/HHG/UB: Member's/employee's name/origin pick-up address
- (2) Cargo: Enter name/address of the origin unit and military installation arranging the shipment.
- g. Commodity (Harmonized Tariff Schedule [HTS] Number):
 - (1) Personal Effects/HHG/UB: Use applicable HTS code: 9805.00.50
 - (2) Cargo: Use applicable HTS code(s):
 - (a) 980100: U.S. goods exported for temporary use abroad American Goods Returned (AGR)
 - (b) 930190: Other Military weapons NSPF (not specifically provided for).

NOTE: The vast majority of DoD cargo returning to the United States is AGR (980100). If there are concerns regarding the actual HTS classification, please contact SDDC for assistance.

h. Country of Origin:

- (1) Personal Effects/HHG/UB: Country where shipment is originating
- (2) Cargo: Enter name/address of the origin unit and military installation.
- i. Container stuffing location:
 - (1) Personal Effects/HHG/UB: Name and address of commercial TSP and stuffing location
 - (2) Cargo: Enter location where the containers were stuffed.
- j. Consolidator (stuffer name/address):
 - (1) Personal Effects/HHG/UB: Name of TSP's agent performing stuffing
 - (2) Cargo: Enter name and address of the company that arranged for stuffing.



DEPARTMENT OF HOMELAND SECURITY U.S. Customs and Border Protection

OMB APPROVAL NO. 1651-0024 EXPIRES: 04-30-2023 ESTIMATED BURDEN: 20 MIN.

ENTRY/IMMEDIATE DELIVERY

19 CFR 142.3, 142.16, 142.22, 142.24, 149.3 HEADER INFORMATION 1. PORT OF ENTRY: 3. IMPORTER NUMBER: ☐ Single Transaction Bond ☐ Continuous Bond ☐ IRS ☐ SSN ☐ CBP Assigned No Bond Required 4. IMPORTER NAME AND ADDRESS: Name (Last, First, Middle Initial): Street Address: City: State: Zip Code: 5. ENTRY NUMBER: 6. BOND VALUE: 8. CES: 7. ENTRY VALUE: 9. ENTRY TYPE: 10. ORIGINATING WHSE ENTRY NUMBER (For Entry Type 22 Only): 11. SURETY CODE: 12. PORT OF UNLADING: 13. MODE OF TRANSPORTATION: 14. LOCATION OF GOODS (FIRMS): Air Ocean Rail Truck ☐ Hand Carry ☐ Pipeline ☐ Other 16. CONVEYANCE NAME/FTZ ZONE ID: 15. G.O. NUMBER: HEADER REFERENCE INFORMATION 17. REFERENCE ID CODE: 18. REFERENCE ID NUMBER (max of 50 characters): HEADER PARTIES (MUST APPLY TO ENTIRE ENTRY; IF NOT, SKIP TO LINE INFORMATION) 21. HEADER ID # (if applicable): 20. HEADER PARTY TYPE NAME (Last, First, Middle Initial) AND ADDRESS: Manufacturer ☐ IRS Name: SSN Consignee Street Address: Buying Party CBP Assigned City: State: Zip Code: Selling Party Manufacturer Name: SSN Consignee Street Address: Buying Party CBP Assigned City: State: Zip Code: Selling Party Manufacturer IRS Name: Consignee SSN Street Address: Buying Party CBP Assigned City: Zip Code: State: Selling Party ☐ IRS Manufacturer Name: Consignee SSN Street Address: Buying Party ☐ CBP Assigned City: State: Zip Code: Selling Party 22. CERTIFICATION 23. CBP USE ONLY CBP examination required. I hereby make application for entry/immediate delivery. I certify that the Other agency action required, namely: above information is accurate, the bond is sufficient, valid, and current. and that all requirements of 19 CFR Part 142 have been met. SIGNATURE OF APPLICANT: Entry rejected, because: PHONE NUMBER: DATE: SIGNATURE: BROKER OR OTHER GOVT. AGENCY USE DELIVERY AUTHORIZED:

CBP Form 3461 (5/20) Page 1 of 3

DATE:

Figure 502-1. CBP Form 3461, Entry/Immediate Delivery

24.	LINE INFORMATION							
	LINE 1 HTS CODE:		HTS / COMME	RCIAL / DESCRIPTION	DN:	LINE ITEM QUAN	ITITY:	VALUE:
	1.		HTS	Commercial/Invoice				1.
	2.		Description:			FTZ FILING DATE	₽	2.
	COUNTRY OF ORIGIN	:		ZONE STATUS: [7 P D	N .		
1	LINE PARTY TYPE:	LINE NAME	E // and First Midd	le Initial) AND ADDRE		·-	LUNE	ID NUMBER (if applicable):
	Manufacturer		E (Last, First, Miloo	ie initiai) AND ADDRE	:55:		LINE	
	Consignee	Name:						SSN
	Buying Party	Street Add City:		tate:	Zip Code	-		CBP Assigned
	Selling Party	City.						
	LINE 2 HTS CODE:			RCIAL / DESCRIPTION Commercial/Invoice		LINE ITEM QUAN	IIIIY:	VALUE:
	1.		-	Commercialinivoice		FTZ FILING DATE	2	1
	2		_ Description: _					2
2	COUNTRY OF ORIGIN	:		ZONE STATUS:	_ P _	N		
2	LINE PARTY TYPE:	LINE NAME	E (Last, First, Midd	l le Initial) AND ADDRE	SS:		LINE	E ID NUMBER (if applicable):
	☐ Manufacturer	Name:						
	Consignee	Street Add	ress:					SSN Assissed
	☐ Buying Party ☐ Selling Party	City:	St	tate:	Zip Code	5		CBP Assigned
_	LINE 3 HTS CODE:		HTS / COMME	RCIAL / DESCRIPTION	DN:	LINE ITEM QUAN	TITY:	VALUE:
	1.			Commercial/Invoice				1.
	2.		Description:			FTZ FILING DATE	2	2.
	COUNTRY OF ORIGIN	l:		ZONE STATUS:	7 P	N		1
3	LINE PARTY TYPE:	LINE NAME	E // and First Midd	le Initial) AND ADDRE			LUNIT	EID NUMBER (if applicable):
	Manufacturer		E (Last, First, Mildu	ie Iriliai) AND ADDRE	.55.			
	Consignee	Name: Street Add	roce:					SSN
	☐ Buying Party ☐ Selling Party	City:		tate:	Zip Code	5		CBP Assigned
$\overline{}$	LINE 4 HTS CODE:	<u> </u>	I .	RCIAL / DESCRIPTION		LINE ITEM QUAN	TITY:	VALUE:
	1.		-	Commercial/Invoice		FTZ FILING DATE		1.
	2		Description:			FIZFILING DATE	-	2.
	COUNTRY OF ORIGIN	l:	'	ZONE STATUS:	⊐Р П∣	N		'
4	LINE PARTY TYPE:	LINE NAME	F (Last First Midd	le Initial) AND ADDRE			LIME	E ID NUMBER (if applicable):
	Manufacturer	Name:	_ (200, 1 110, 11100					
	Consignee	Name: Street Add	ress:					SSN
	☐ Buying Party	City:		tate:	Zip Code	c		CBP Assigned
BII	Selling Party L OF LADING INFOR	MATION (L	Jse additional b	lock below for a se	econd Bill	of Ladina)		
	□ Non-AMS 26.□		27. BOL TYPE:				28. SC/	AC/CARRIER ID:
		эрік Бііі		Master House				
29.	IN-BOND NUMBER:		30. BOL NUMBER	₹	31. QUA	ANTITY:	32. UNI	T OF MEASURE:
	SECOND BILL OF LAI	DING	BOL TYPE:				SCAC/0	CARRIER ID:
IN-	BOND NUMBER:		BOL NUMBER:	Master House	QUANT		UNITO	F MEASURE:
22	VOYAGE/FLT/TRIP:		24.04	ONVEYANCE:			25 ADD	RIVAL DATE:
33.	VOTAGE/FLI/TRIP:		34.00	UNVETANUE:			30. ARI	TIVAL DATE:
CBP	Form 3461 (5/20)							Page 2 of

Figure 502-1. CBP Form 3461, Entry/Immediate Delivery (Cont'd)

DHS PRIVACY ACT STATEMENT

OMB 1651-0024 CBP Forms CBP 3461 and 3461 ALT, Privacy Act Statement
This Privacy Act Statement serves to inform you of why DHS is requesting the information on this form.

AUTHORITY:

CBP Forms 3461 and 3461 ALT are provided for by 19 CFR 142.3, 142.16, 141.22, and 141.24.

PURPOSE

CBP is requesting this information for imports into the United States, which are subject to examination before entering the commerce of the United States. The information collected on CBP Forms 3461 and 3461 ALT allow CBP Officers to verify that the information regarding the consignee and shipment is correct and that a bond is on file with CBP. CBP also uses these forms to close out the manifest and to establish the obligation to pay estimated duties in the time period prescribed by law or regulation.

ROUTINE USES:

The information requested on this form may be shared externally as a "routine use" with appropriate federal, state, local, tribal, or foreign governmental agencies, or multilateral governmental organizations, to assist DHS in investigating or prosecuting the violations of, or for enforcing or implementing, a statute, rule, regulation, order, license, or treaty or when DHS determines that the information would assist in the enforcement of civil or criminal laws. A complete list of the routine uses can be found in the system of records notice associated with this form, "DHS/CBP-001 Import Information System." The Department's full list of system of records notices can be found on the Department's website at http://www.dhs.gov/system-records-notices-sorms.

CONSEQUENCES OF FAILURE TO PROVIDE INFORMATION:

Providing this information will enable importers and brokers to obtain the release of the merchandise from CBP custody. Failure to provide the information may prevent the release of the merchandise.

PAPERWORK REDUCTION ACT STATEMENT

An agency may not conduct or sponsor an information collection and a person is not required to respond to this information unless it displays a current valid OMB control number and an expiration date. The control number for this collection is 1651-0024. The estimated average time to complete this application is 15 minutes. If you have any comments regarding the burden estimate you can write to U.S. Customs and Border Protection, Office of Regulations and Rulings, 90 K Street, NE, Washington DC 20229.

CBP Form 3461 (5/20) Page 3 of 3

Figure 502-1. CBP Form 3461, Entry/Immediate Delivery (Cont'd)



Figure 502-2. CBP Form 6059B, U.S. Customs and Border Protection Customs Declaration



DEPARTMENT OF HOMELAND SECURITY U.S. Customs and Border Protection

OMB APPROVAL NO. 1651-0002 EXPIRATION DATE 04/30/2020 ESTIMATED BURDEN 5 MIN

GENERAL DECLARATION (Outward/Inward) GRICHLTURE CUSTOMS IMMIGRATION AND PUBLIC

AGRICULTU	RE, CUSTOMS, IMMIGRATION, A 19 CFR 122.43,122.52,122.54,122.73,1	
Owner or Operator		
Marks of Nationality and Registration	Flight N	lo. Date
Departure from	Arrival at	
(P	lace)	(Place)
("Place" C	FLIGHT ROUTING olumn always to list origin, every en-route	stop and destination)
PLACE	TOTAL NUMBER OF CREW	NUMBER OF PASSENGERS ON THIS STAGE (1)
		Departure Place:
		Embarking
		Through on
		same flight
		Arrival Place:
		Disembarking
		Through on same flight
		NUMBER OF SED's AND AWB's
		SED's AWB's
Declaration of Health		For official use only
Persons on board known to be suffering fr of accidents, as well as those cases of illn	om illness other than airsickness or the effec ess disembarked during the flight:	ts
Any other condition on board which may le	and to the spread of disease.	
Any other condition on board which may it	add to the spread of disease.	
	atment (place, date, time, method) during the out during the flight give details of most recent	
Signed, if required		
(Sign in ink) I declare that all statements and particulars consupplementary forms required to be presented and true to the best of my knowledge and that a continued on the flight.	with this General Declaration are complete, exact	SIGNATURE Authorized Agent or Pilot-in-Command (Sign in ink)
1) Not to be completed when passenger manife	ests are presented.	
CBP Form 7507 (4/19)		Page 1 of 2

Figure 502-3. CBP Form 7507 General Declaration (Outward/Inward) Agriculture, Customs, Immigration, and Public Health

GENERAL DECLARATION

Notes and Specifications

- NOTE 1. An arrival-departure card (CBP Form I-94) for each passenger on board shall be presented to the immigration officer at the port of first arrival.
- NOTE 2. List surname, given name and middle initial of each crew member in the column headed "Total Number of Crew."
- NOTE 3. Air cargo manifests shall be attached hereto.
- NOTE 4. If copies of air waybills/consignment notes are attached, their numbers shall be entered on separate cargo manifest CBP Form 7509 to be attached hereto. If copies of air waybills/ consignment notes are not attached to this form, a separate cargo manifest CBP Form 7509 completed to show the full information required shall be furnished.
- NOTE 5. If the airline or operator consolidates a shipment with other shipments, or encloses the goods in other wrappers or containers, either separately or with other goods, the changes in packing and/or marks and numbers must be clearly stated in the air way-bill/consignment note.
- NOTE 6. Declaration of Health (U.S. Public Health Service requirements):
 This section is to be completed only as directed by the U.S. Centers for Disease Control and Prevention (CDC) in the event of a public health emergency.

Conveyance operators should follow established procedures for reporting deaths/ill persons onboard an aircraft as required by 42 CFR Part 71.

Third item.- If entry is duplicated, it is to be (a) initialed by person signing the general declaration or (b) signed by his authorized agent having knowledge of measures applied.

NOTE 7. This General Declaration and/or attached manifests or air waybills should not bear erasures or corrections except those approved by the proper public authorities concerned nor contain interlineations or several listings on the same line. As many extra sheets may be added as necessary.

The information requested by the official General Declaration may be furnished on ICAO Annex 9, Appendix 1, provided the form approximates (but does not exceed) 8 1/2" x 14", and is printed on white paper of appropriate quality.

This form may be printed by private parties provided it conforms to official form in size, wording, arrangement, and quality and color of paper.

Paperwork Reduction Act Statement: An agency may not conduct or sponsor an information collection and a person is not required to respond to this information unless it displays a current valid OMB control number and an expiration date. The control number for this collection is 1651-0002. The obligation to respond is mandatory. The estimated average time to complete this application is 5 minutes. If you have any comments regarding the burden estimate you can write to U.S. Customs and Border Protection, Office of Regulations and Rulings, 90K Street, NE, Washington DC 20229.

CBP Form 7507 (4/19) Page 2 of 2

Figure 502-3. CBP Form 7507 General Declaration (Outward/Inward) Agriculture, Customs, Immigration, and Public Health (Cont'd)

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Figure 502-4. I-94 Arrival/Departure Record

Applicant's Name	Primary	
Date Referred	_ Time	Insp. #
INTUITU		-
	Keason	Referred
212A PF	Visa	Parole LIO TWOV
Other		
End Secondary		Inspection
Time		Insp. #
Dispositi on		
22. Occupation		23. Waivers
24. CIS A Number		25. CIS FCO
A-		
26. Petition Number		27. Program Number
28. Bond		29. Prospective Student
		ency may not conduct or sponsor an informati to this information unless it displays a current va is collection is 1651-0111. The estimated avera respondent. If you have any comments regarding t and Border Protection, Asset Management, I3-
Paperwork Reduction Act State collection and a person is not requested to complete this application is person by the control number. The control time to complete this application is pennsylvania Avenue, NW, Washin Warning A nonimmigrant who a Important Retain this permit in you reauthorized to stay in the U without permission from Departme Surrender this permit when you! By sea or air, to the transportal - Across the Canadian border, to - Across the Mexican border, to	accepts unautho ur possession; I try into the U.S. S. only until the nt of Homelande leave the U.S.: tion line; a Canadian Of a U.S. Official U.S. within 30 prior to surrer	nized employment is subject to deportation. you must surronder it when you leave the U.S. in the future. e date written on this form. To remain past this d Security authorities, is a violation of the law. Ricial: days to return to the same school, see "Arriv
Paperwork Reduction Act State collection and a person is not requested to the control number. The control time to complete this application is burden estimate you can write to Penmsylvamia AV enue, NW. Washin Warning A nonimmigrant who a Important Retain this permit in yo Failure to do so may delay your end you are authorized to stay in the U without permission from Departme Surrender this permit when you I by sea or air, to the transportation of the Canadian border, to Students planning to renter the V Students planning to renter the V	accepts unautho ur possession; I try into the U.S. S. only until the nt of Homelande leave the U.S.: tion line; a Canadian Of a U.S. Official U.S. within 30 prior to surrer	rized employment is subject to deportation. you must surronder it when you leave the U.S. in the future. e date written on this form. To remain past this d Security authorities, is a violation of the law. Ricial: days to return to the same school, see "Arrivaldering this permit.

Figure 502-4. I-94 Arrival/Departure Record (Cont'd)

U.S. Customs and Border Protection		Welcome to the Uni	ted States
I-94W Nonimmigran	t Visa Waiver Arriva	I/Departure Record	OMB HO. 1881-0111 CBP Form I-94W (12/16)
ARRIVAL RECORD Visa Waiver Instructions This form must be completed by every nonimmigrant is a national of one of the countries enumerated in current list of eligible countries. Type or print legibly with pen in ALL CAPITAL LETTER This form is in two parts. Please complete both the Departure Record (Items 1 through 4). The reversi Children under the age of fourteen must have their	8 CFR 217. The airline can provide you with the RS. USE ENGLISH. The Arrival Record (Items 1 through 8) and the e side of this form must be signed and dated.	Admission Number	This Space For Official Use Only
Applicant Information Applicant Name (Please print, ALL CAPS) Family Name	First (Given) Name	4 Contact Information E-mail Address	
Are you known by any other names or allose? Other Names/Alloses	Yes No	Telephone Humber Country Code/Number	
Family Name	First (Given) Name	Home Address Address Line 1	Apartment Number
Family Name	First (Given) Name	Address Line 2 State/Province/Region	City
Birth Date (DD/MM/YY) City of Birth		(Optional) Please enter information associated of Provider	with your online presence. Social Media Identifier
Country of Birth		5 Emergency Contact Information	
Gender (Male or Female)		Emilipanos Combet Family North Tologitona Number Courtey Code/Number	First (Given) Name
2 Passport Information Passport Number		E-mail Address	
Passport issuing Country Issuance Date (DD/MM/YY)	Expiration Data (DD/MM/YY)	6 Travel Information Is your travel to the U.S. occurring in transit to a Address while in the United States	nother country? Yes No
Country of Citizenship		Address Line 1	Apartment Number
National Identification Number		State	
Citizenship Information Are you now a citizen or national of any other cou	ntry? Yes No	Are you a member of CBP Global Entry? Please provide your Pass ID number. Yes	Мо
If yes, what countries?			SEE OTHER SIDE OMB NO. 1651-0111
How did you acquire citizenship?		Admission Number	This Space For Official Use Only
Have you ever been a citizen or national of any oth if yes, what countries?	har country? Yas No	0000FP00000	
Have you ever been issued a passport or national other country? If yes, what is the document number?	Identity cord for travel by any Yes No Expiration Date	DEPARTURE RECORD Visa Waiver Family Name (Please print, ALL CAPS)	
Additional document number	Expiration Data	2 First/Biven Name	
If you need more space to answer any of the ques	itions please add it here.	3 Birth Date (DD/MM/YY)	
		4 Country of Citizenship	
			CBP Form I-94W (12/16)
			ann as traits

Figure 502-5. I-94W Nonimmigrant Visa Waiver Arrival/Departure Record

U.S. Customs and Border Protection					
-		Do any of the following analy	sterned (Assume Verse Me)		
7 U.S. Point of Contact Information U.S. Point of Contact		Do any of the following apply	al disorder; or are you a drug abuser or addict;	w	
		or do you currently have any oft	he following diseases (communicable diseases on 361(b) of the Public Health Service Act)?	105	NO
Address Line 1	Apartment Number	Cholera	Yellow Fever		
	_	Diphtheria	Viral Hemorrhagic Fevers, including Ebola, Lassa, Marburg, Crimean-Congo		
Address Line 2	City	Tuberculosis, infectious Plague	Severe acute respiratory illnesses capable		
State		Smallpox	of transmission to other persons and likely to cause mortality.		
		2 Have you ever been arrested o	r convicted for a crime that resulted in serious	Yes	No
Telephone Number Country Code/Number		damage to property, or serious h	arm to another person or government authority?	_	
			related to possessing, using, or distributing	Yes	No
8 Employment Information		illegal drugs?			
Do you have a current or previous employer?	Yos Ho	Do you seek to engage in or espionage, sabotage, or genoo	have you ever engaged in terrorist activities,	Yes	No
Employer Name	-				
			or misrepresented yourself or others to obtain a or entry into the United States?	Yes	No
Address Line 1	Apartment Number	_			
		previously employed in the Un	ployment in the United States or were you ited States without prior permission from the	Yes	No
Address Line 2	City	U.S. government?			
State/Province/Region	Country		U.S. visa you applied for with your current or ou ever been refused admission to the United	Yes	No
		States or withdrawn your applica	tion for admission at a U.S. port of entry? If yes,		
Telephone Number Country Code/Number		when?	where?		
		Have you over stayed in the long granted to you by the U.S. gove	nited States longer than the admission period	Yes	No
Job Title		-\\\\\\			
_		Syna, or Yemen, on or after Ma It yes was it for	present in, Iran, Iraq, Libya, Somalia, Sudan, roh 1, 2011?	Yes	No
5 U.S.C. § 552a(e)(3) PRIVACY ACT NOTI is required by Title 8 of the U.S. Code, inc and 8 CFR 235.1, 264, and 1235.1. The the terms of admission and document the aliens to the U.S. The information solicite to other government agencies for law entin determining your admissibility. All nonin the U.S., unless otherwise exempted, mu provide this information may deny you en your removal. PAPERWORK REDUCTION ACT STATEM sponsor an information collection and a this information unless it displays a cu control number for this collection is 1653.	sluding the INA (8 U.S.C. 1103, 1187) purposes for this collection are to give arrival and departure of nonimmigrant d on this form may be made violable forcement purposes or to at sist DHS mmigrant aleans seeking admires about st provide this information. Fallum's to stry to the United States and result in ENT: An agency may not conduct or person is not required for respond to rerert valid OMB control number. The -0.011.1. The estimated average time to	Myes, when? IMPORTANT: If you answered "Yes BEFORE you travel to the U.S. since WAIVER OF RIGHTS: I hereby wais Protection officer's determination an application for asylum, any actic CERTIFICATION: I certifythat I have	a Visa Walver Program country " to any of the above, please contact the Am- you may be refused admission into the United e any rights to review or appeal of a U.S. Custs as to my admissibility, or to contest, other than	States. oms and on the b	Border basis of
complete this application is 16 minutes. If burden estimate you can write to U.S. Cus Regulations and Rulings, 90 K Street, NE,	stoms and Border Protection, Office of	X			
Departure Record IMPORTANT: Retain this permit in your possession Failure to do so may delay your entry into the U.S. in You are authorized to stay in the U.S. only until the date without permission from Department of Homels Surrender this permit when you leave the U.S.: By see or sir, to the transportation line; Across the Canadian border, to a Canadian Offici Across the Mexican border, to a U.S. Official. WARNING: You may not accept unauthorized emploinformation media during your visit under this progrid days or less. You may not apply for: 13 a change of temporary or permanent resident, unless eligible un of stay. Visiation of these terms will subjectlyou to de induding having previously overstayed on this progri in a finding of inadmissibility as outlined in Section 2 Port Data Carrier	in the future. e date written on this form. To remain past this and Security authorities, is a violation of the law. ial; ial; yment; or attend school; or represent the foreign am. You are authorized to stay in the U.S. for 90 non-immigrant status; 2) adjustment of status to der section 201(b) of the INA; or 3) an extension spectration. Any previous violation of this program, and without proper DHS authorization, may result				
Flight No./Ship Hame					

Figure 502-5. I-94W Nonimmigrant Visa Waiver Arrival/Departure Record (Cont'd)

I hereby certify:		
1. That the following articles imp	orted in the	(Name of Carrier) at the port of
(Port) on(Date) consist	of returned products wh	ich are the growth, produce, or manufacture of
		ates without having been advanced in value or
		ther means, and that no drawback has been or
		ntly belonging to and are for the further use of
(Agency or Office)		
Number of containers	Bill of lading No ¹ .	General description of articles
2. That the shipment does not con	itain military scrap.	
3. That the shipment is entitled to	entry under subheading	9801.00.11, Harmonized Tariff Schedule, of the
United States Annotated (HTSA)	free of duty.	
4. That I am a military installation	n transportation officer ha	aving knowledge of the facts involved in this
certificate.		
	Or	
I am an officer or official authorize	zed by(A	agency or Office) (Whichever is applicable) to
execute this certificate.	,	, , , , , , , , , , , , , , , , , , , ,
(Name)		
(Rank and branch of service or A	gency or Office)	
	5 (1111)	
¹ If shipment arrives in the United Sta	ates on a commercial carrier	c.
		·-

Figure 502-6. Certificate in Lieu of Other Entry Documentation Covering Articles of Returned U.S. Products for Use by the DoD



DEPARTMENT OF THE NAVY

NAVAL SUPPLY SYSTEMS COMMAND NAVSUP WEAPON SYSTEMS SUPPORT 1837 MORRIS STREET SUITE 600 NORFOLK, VIRGINIA 23513

SUBJECT: AMERICAN GOODS RETURNED

I HEREBY	CERTI	FY THAT:						
Flight m growth, value or	umber) a product improv	rticle(s) returned to the Custo at the port of , or manufacture, of the Unite ed in condition by any proces and that the articles belong to	d States, and are being of or manufacture or b	n ng returned to oy other mear	o the United as, and that r	States without or drawback	ist of produc out having b has been or	will be claimed
The ship	ment do	es not contain any military so	rap.					
3. The ship (HTSUS	pment is S). 19 C	entitled to duty free entry FR § 10.103 and 22 CFR §12	under s ubheading 9 6.4 applies.	801.00.11, H	Harmonized	Tariff Sch	edule of th	e United States
	l is delay	ed on the below Commercial red at the United States Custo cial.						
	nilitary i	nstallation transportation offic	er having knowledge	e of the facts	involved in	this certifica	ite.	
OR I am an c	officer o	r official authorized by			(Age	ency or Offic	ce) to execut	e this certificate.
		-						
Name, Rank, a	and Title			Signature				
Commercial T	elephone l	Number		Email Addres	ss / Group Emai	l Address		
			COMMERCI	AL INVOICE				
INTERNAT	TONAL A	IR WAYBILL NO. / BILL OF LAD	NG NO			N	OTE: All shipp	nents must be
2/12/2/21	IONALA	ER WATERLE NO. 7 BILLS OF EAD.	210 110.					an international waybill
DATE OF E	TUDODITA	TION		PURORT REF	EDENICE AT	ORDER NO.	OR DELOCE	
DATE OF E	XPORTA	HON		EXPORT KEP	ERENCE (LE.	OKDER NO.	OK INVOICE I	NO.)
SHIPPER/EX	XPORTE	R (COMPLETE NAME AND ADDR	ESS)	CONSIGNEE	(COMPLETE	NAME AND A	IDDRESS)	
COUNTRY	OF EXPO	RT		IMPORTER II	F OTHER THA	N CONSIGNE	E (COMPLET	E NAME AND
COUNTRY	OF MAN	TIPAC'TTIPE		ADDRESS)				
COUNTRY	OF ULTE	MATE DESTINATION						
OF O	YPE)F KGS	FULL DESCRIPTION OF GOODS		QUANTITY	UNIT OF MEASURE	WEIGHT	UNIT VALUE	TOTAL VALUE
TOTAL				·		TOTAL		TOTAL VALUE THIS INVOICE

Figure 502-7. Combined American Goods Returned Certificate and Commercial Invoice (Sample)

	U.S. Customs an TRANSPORTATION EN	nd Border Protection	ST OF	EXPIR ESTIM	APPROVAL NO. 1861-000 ATTON DATE 01/31/2021 IATED BURDEN 10 MIN
Entry No.	GOODS SUBJECT TO CBI	P INSPECTION AND	PERMIT	Entry No	
	19 CFR 1	10.60, 10.61		Class of Entry	
Port	PORT FIRST	T U.S. PORT		(I.T.) (T.E.) (WD.	1E) (Drawback, etc.
Date	PORT FIRS' CODE NO. OF	UNLADING			
·	PORT OF			DATE	
Entered or imported by		Importer/I	RS#		to be shippe
					consigned
n bond via (C.H.L number	r) (Vessel or carrier)	(Car number and Initial)	(Dier or station)	
CBP Port Director		Final foreign destir	nation	/For exportat	ions only\
Consignee	(At C			(i or exportati	ione oray)
	(At C	BP port of exit or destination)		5	
Foreign port of lading	(Above Information to be furnished	3/L No. only when merchandise is im:	ported by vessel)	_ Date of sailing	
Imported on the	Flag ssel or carrier and motive power)				
)	(Last foreign port)
Exported from	on(Date)	Goods now at	/Name n	f warehouse, station,	nior atc.)
			· · · · · · · · · · · · · · · · · · ·	Т	pia, eu.)
Marks and Des Numbers of Packages (De	scription and Quantity of Merchandise Number and Kind of Packages escribe fully as per shipping papers)	Gross Weight in Pounds	Value (Dollars on	lv) Rate	Duty
G.O. No.	☐ Check if withdrawn for Ve	essel supplies (19 U.S.C	C. 1309)		
CERTIFICATE OF LADING AND/OR LADING WITH THE EXCEPTIONS NO		essel supplies (19 U.S.C I truly declare that the correct to the best of Entered or withdrawn	e statements my knowledg	ge and belief.	
CERTIFICATE OF LADING AND/OR LADING	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port)	I truly declare that the correct to the best of	e statements my knowledg	ge and belief.	
WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOOD! Delivered to the Carrier named above, for delivery to	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port) OTED ABOVE, THE S WERE: Laden on the—	I truly declare that the correct to the best of	e statements my knowledg	ge and belief.	
CERTIFICATE OF LADING AND/OR LADING WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOODS Delivered to the Carrier	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port) OTED ABOVE, THE S WERE: Laden on the—	I truly declare that the correct to the best of Entered or withdrawn	e statements my knowledg n by	ge and belief.	
WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOODS Delivered to the Carrier named above, for delivery to the CBP Port Director at destination sealed with CBP seals Nos.	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port) OTED ABOVE, THE S WERE: Laden on the— (Vessel, vehicle, or aircraft) which cleared for—	I truly declare that the correct to the best of	e statements my knowledg n by	ge and belief.	
WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOOD! Delivered to the Carrier named above, for delivery to the CBP Port Director at destination sealed with CBP seals Nos. or the packages (were) (were	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port) OTED ABOVE, THE S WERE: Laden on the— (Vessel, vehicle, or aircraft) which cleared for—	I truly declare that the correct to the best of Entered or withdrawn	e statements my knowledg n by	ge and belief.	l be disposed of
WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOODS Delivered to the Carrier named above, for delivery to the CBP Port Director at destination sealed with CBP seals Nos.	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port) OTED ABOVE, THE S WERE: Laden on the— (Vessel, vehicle, or aircraft) which cleared for on	I truly declare that the correct to the best of Entered or withdrawn To the Inspector: The Received from the Po	e statements my knowledg n by e above-descr	ribed goods shall For the Port Direc f the above CBP	I be disposed of stor
WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOOD! Delivered to the Carrier named above, for delivery to the CBP Port Director at destination sealed with CBP seals Nos. or the packages (were) (were not) labeled, or corded	(Port) OTED ABOVE, THE SWERE: Laden on the— (Vessel, vehicle, or aircraft) which cleared for	I truly declare that the correct to the best of Entered or withdrawn To the Inspector: The	e statements my knowledg n by e above-descr ort Director of ed in this mai ody of the CB	ribed goods shal For the Port Direc f the above CBP nifest for transpo BP officers at the	I be disposed of ctor Iocation the vitation and port named
WITH THE EXCEPTIONS NO WITHIN-DESCRIBED GOOD: Delivered to the Carrier named above, for delivery to the CBP Port Director at destination sealed with CBP seals Nos. or the packages (were) (were not) labeled, or corded	FOR TRANSPORTATION IN BOND FOR EXPORTATION FOR (Port) OTED ABOVE, THE S WERE: Laden on the— (Vessel, vehicle, or aircraft) which cleared for on (Date)	I truly declare that the correct to the best of Entered or withdrawn To the Inspector: The Received from the Preschandise describ delivery into the cust	e statements my knowledg n by e above-descr ort Director of ed in this mai ody of the CB	ribed goods shal For the Port Direc f the above CBP nifest for transpo BP officers at the	I be disposed of ctor Iocation the vitation and port named

Figure 502-8. CBP Form 7512, Transportation Entry and Manifest of Goods Subject to CBP Inspection and Permit

INSTUCTIONS

Consult CBP officer or Part 18, Customs Regulations, for the appropriate number of copies required for entry, withdrawal, or manifest

For the purpose of transfer under the cartage or lighterage provisions of a proper bond to the place of shipment from the port of entry, extra copies bearing a stamp, or notation as to their intended use may be required for local administration.

As the form is the same whether used as an entry or withdrawal or manifest, all copies may be prepared at the same time by carbon

process, unless more than one vessel or vehicle is used, in which case a separate manifest must be prepared for each such vessel or

Whenever this form is used as an entry or withdrawal, care should be taken that the kind of entry is plainly shown in the block in the upper right-hand corner of the face of the entry.

This form may be printed by private parties provided that the supply printed conforms to the official form in size, wording arrangement,

and quality and color of paper. RECORD OF CARTAGE OR LIGHTERAGE Delivered to Cartman or Lighterman in apparent good condition except as noted on this form Conveyance Quantity Delivered Received Received (Inspector) (Cartman or Lighterman) (Inspector) (Inspector) (Cartman or Lighterman) (Inspector) (Cartman or Lighterman) (Date) (Inspector) (Inspector) (Warehouse proprietor) CERTIFICATES OF TRANSFER. (If required) INSPECTED I certify that within-described goods were trans-I certify that within-described goods were transferred by reason of ferred by reason of (Date) and seals found and sealed with or seals and sealed with , and that goods were in same apparent condition as noted on goods were in same apparent condition as noted on original lading except original lading except Inspector. Inspector, Conductor, or Master Inspector, Conductor, or Master If transfer occurs within city limits of a CBP port or station, CBP officers must be notified to supervise transfer. INSPECTOR'S REPORT OF DISCHARGE AT DESTINATION Station TO THE PORT DIRECTOR: Delivering line Condition of car , of seals Arrived , of packages (Date) Date of Delivery to Importer, or Gen. Order No. and Kind of Entry Bonded Truck Packages Conditions, Etc. or General Order or Lighter No. I certify above report is correct.

PAPERWORK REDUCTION ACT NOTICE: The Paperwork Reduction Act says we must tell you why we are collecting this information, how we will use it, and whether you have to give it to us. We ask for the information in order to carry out the laws and regulations administered by U.S. Customs and Border Protection. These regulations and form apply to carriers and brokers who are transporting merchandise in-bond from a port of importation to another CBP port prior to final release of the merchandise from CBP custody. It is mandatory. The estimated average burden associated with this collection of information is 10 minutes per respondent depending on individual circumstances. If you have any comments regarding the burden estimate you can write to U.S. Customs and Border Protection, Office of Regulations and Rulings, 799 9th Street, NW, Washington, DC 20229.

CBP Form 7512 (1/21) Page 2 of 2

Figure 502-8. CBP Form 7512, Transportation Entry and Manifest of Goods Subject to CBP Inspection and Permit (Cont'd)

	DEPARTMENT O								E	MB APPROVAL NO XPIRATION DATE STIMATED BURDS	01/31/2021
Thu st	ENTE	RY SUMI	MARY		1. Filer Cod	e/Entr	y No.	2. Ent	ry Type	3. Summa	ry Date
					4. Surety No.	5. Bo	ond Type	6. Por	t Code	7. Entry D	ate
8. Impor	ting Carrier		9. Mode	of Transport	10. Country	of Ori	gin			11. Import	Date
12. B/L d	or AWB No.		13. Man	ufacturer ID	14. Exportin	ng Cou	ntry			15. Export	t Date
16. I.T. N	No.	17. I.T. Da	ate	18. Missing Docs	19. Foreign	Port o	f Lading		20. U.S	Port of Unla	ding
21. Loca	ation of Goods/G.O. N	o. 22. C	onsignee l	No.	23. Importer	r No.			24. Refe	erence No.	
25. Ultim	nate Consignee Name	and Addres	55		26. Importer	r of Re	cord Nan	ne and	Address		
City		Zip	City				State	Zip			
27.	28.1	ndise	32.		A. HTSU	33. JS Rate		34 Duty and I.F	-		
Line No.	29. A. HTSUS No. B. ADA/CVD No.	A. Entered V B. CHGS C. Relations		B. ADA/ C. IRC F D. Visa I	Rate	ate	Dollars	Cents			
	B. ADAGVD No.	D. Mai	ifest Qty.	HTSUS Units	o. Itelations		D. VISA	10.			
Other Fe	ee Summary for Block		. Total Ent	ered Value	A. LIQ COD		_Y B. Asce	rtained	Duty	37. Duty	
		\$ Tot	al Other F	005	REASON CO)DE	C. Asce	rtained	Tay	38. Tax	
20 050	NAPATION OF IMP	\$					D. Asce			39. Other	
OR PUR	CLARATION OF IMP	ORIZED AG	SENT								
1	that I am the Impo er, or consignee for CBP		e actual owner, cove, OR owner			E. Asce	ertained	Total	40. Total		
	aser or agent thereof. If	_	_	_				_			
to value	or price are true to the bo owledge and belief the t	est of my kno	wledge and	belief. I also declare th	at the statemen	nts in th	e docume	nts herei	n filed fully	disclose to the	e best
goods or	services provided to the nediately furnish to the a	seller of the	merchandis	e either free or at reduo	ed cost are fully	disclos	sed.		ine true uni	ooneot, and	
	LARANT NAME	ppropriate Of		TLE		GNAT				DATE	
42. Brok	er/Filer Information (N	number)	43. Broker/Importer File No.								
						Гр	anorwo-l	. Dode	ction Act	Notice	
CDD Form	7501 (2/18)		1	aperwon	. Read	caon Act	House	Page 1 of 5			

Figure 502-9. CBP Form 7501, Entry Summary

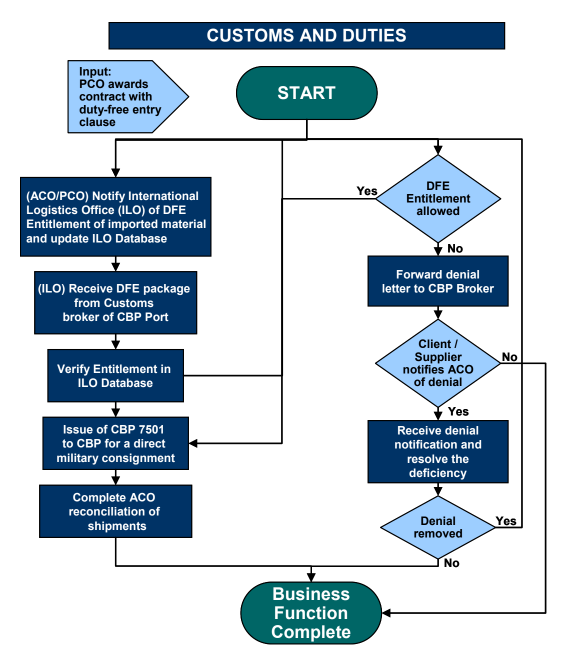


Figure 502-10. Illustration of DFE Process for Vendor Shipments to the United States

US CUSTOMS AND BORDER PROTECTION (CBP) DECLARATION FOR PERSONAL PROPERTY SHIPMENTS	subjects the ship	y false statement or willfu oment to seizure and forf nalty equal to its value as	eiture or any per	rson				
	'	JE DDIVACY ACT OF 40	274					
	KEMOIKED BY II	HE PRIVACY ACT OF 19	014					
AUTHORITY: 19 U.S.C. 1498. PRINCIPAL PURPOSE(S): To declare shipments of household Section A - Owner CBP declaration for type of shipment and rest ROUTINE USE(S): (1) Use of your Social Security Number is prosecution if contraband or undeclared articles, for which CBP has been properly processed. Copy will be destroyed when no DISCLOSURE: Voluntary; however, failure to provide your SSN identification.	ason for shipment. S proof of identification in fees are due, are fou longer required. I and other requested	ection B - Överseas Port shi that person processing throu and in shipment. (2) Origin to personal information may c	pment data.	impostor and also assists in criminal er retains a copy as proof that shipment essing through CBP, pending positive				
PARTI - HOUSEHOLD GOODS,	UNACCOMPANIE			ED VEHICLES				
TO: (Overseas POE/APOE) 2. FROM: (Transportation Officer) SECTION A - OWNER'S CBP DECLARATION (Attach copy of orders)								
	WNER'S CBP DE	CLARATION (Attach cor	•					
3. NAME (Last, First, Middle Initial) (Print or type)			4. GRADE	5. SOCIAL SECURITY NUMBER				
6. UNIT ADDRESS OVERSEAS (Include APO number)		7. ADDRESS IN UNITI	L ED STATES (Inc.	 ude ZIP Code)				
8. DECLARATION FOR: (X appropriate item) (Attach copy HOUSEHOLD GOODS 9. I DECLARE THAT: (1) All items in this shipment to the Ulhave been residing with me; (2) The shipment contains no prohi	uNACCON nited States consist of ibited items; (3) Any a	articles which are (a) Restric	my personal use or ted or (b) In exces	s of the quantities entitled to free entry				
under the law and regulations thereunder are listed and identifie those not entitled to free entry) or if there are none, I have writts States as an accommodation for others or for sale, barter, or ex (6) Total quantities of alcohol beverages and cigars included in Cigars (State number); and (7) I have been serving	en the words "No Exc change; (5) This dec this and other sets of	eptions," in that space; (4) N laration is made for me and CBP declaration forms: Alc	lone of the items a for <i>(State number)</i> ohol beverages <i>(Si</i>	re to be taken or shipped to the United members of my family; tate number);				
a. Assigned to permanent duty overseas.								
b. Required to perform temporary duty overseas for 140	days or more.							
c. Assigned to temporary duty overseas under orders wi	-	ation to be 140 days or more	ə.					
d. Directed from one overseas duty station to another overseas indicated in supplemental instructions to orders.	verseas duty station a	and return of my personal pro	operty to the United	d States has been approved				
e. Directed to evacuate myself, family, or personal prope	erty to the United Stat	tes.						
f. Directed to ship personal property in advance of the is	suance of travel orde	ers.						
10. THE STATEMENTS ABOVE ARE MADE WITH FUI PART V AND OVERSEAS INSTRUCTIONS.	LL KNOWLEDGE	OF THE APPLICABLE F	PROVISIONS OF	F DOD REGULATION 4500.9-R				
a. SIGNATURE OF OWNER			b	DATE (YYYYMMDD)				
11. REMARKS				OF US CBP OFFICERS				
	ON B - OVERSEA	S PORT SHIPMENT DA						
13. NAME OF CARRIER				4. VOYAGE OR FLIGHT NO.				
DD FORM 1252, FEB 2006	PREVIOUS FOIT	TON IS OBSOLETE.		Adobe Professional 7.0				
COPY DESIGNATION (X one): 1 Attach to Manifes 2 Place in envelope	st	3	Origin Transporta Owner					

Figure 502-11. DD Form 1252, US Customs and Border Protection (CBP) Declaration for Personal Property Shipments, Part I

US	CUSTO	MS AND BORDER PE	ROTECTION		: Any false state			CBP DECLARATION NO.		
	((CBP) DECLARATION	N		e shipment to se a penalty equal					
FO		ONAL PROPERTY S		prosecution		to its value as w	ven as to cililina	'		
 			DATARE		THE PRIVACY	ACT OF 1974				
ΔΙΙΤ	ORITY: 10	U.S.C. 1498.	DATAKE	KOINED DI	THE FRIVACTA	C O 1914				
PRING	IPAL PUR	POSE(S): To declare shipment	s of household god	ods, unaccomp	anied baggage, ar	d pr <u>i</u> vately owned	vehicles for which	free entry is claimed.		
Section	n A - Owne	r CBP declaration for type of sh	ipment and reason	for shipment.	Section B - Overs	eas Port shipment	data. Pis not an impost	free entry is claimed. or and also assists in criminal ns a copy as proof that shipment		
prose	cution if con	traband or undeclared articles,	for which CBP fees	are due, are f	found in shipment.	(2) Origin transpo	ortation officer retai	ns a copy as proof that shipment		
nas be	en properiv	/ processea. Copy will be destr	oyea wnen no iona	er requirea.				through CBP, pending positive		
	ication.			_ Janon request				, 1911 ODI , positive		
			PART	ΓΙΙ - FIREAR	MS AND AMMU	INITION				
1. TO	D: (Overse	as POE/APOE)			2. FROM: (Transportation Of	ficer)			
		SE	CTION A - OWN	ER'S CBP D	ECLARATION (Attach copy of c	orders)			
3. N	AME (Last,	First, Middle Initial) (Print or typ				4. GRADE		AL SECURITY NUMBER		
6. UI	NIT ADDR	ESS OVERSEAS (Include A	PO number)		7. ADDRES	L S IN UNITED S	TATES (Include 2	ZIP Code)		
" -	,		o namen,		//22//23			5545)		
<u> </u>	VEOL 4 D =	THAT: (4) AND		1011		1.5	1	,		
								ny personal use; (2) The shipment		
		lo surplus military firearm excep						· -		
		letermined by the Department o ing under orders for (or to): (X a			low. I have	nave not bee	en serving oversea	s under U.S. Government orders		
		• , , ,			n					
-		CS to the United States or enro		sea uuty Statio	,,,					
-		ne United States from overseas.								
-		overseas to a restricted overse		•						
	d. PCS to th	e US from a permanent duty st	ation abroad to a p	ermanent duty	station in the Unite	ed States or for rel	lease from active d	uty.		
	e. PCS from a combat area or a combat zone to the United States.									
1	f. TDY to the United States from overseas.									
	COMPLETE DECLARATION BELOW									
9. DI	9. DECLARATION CONCERNING IMPORTATION OF FIREARMS OR AMMUNITION PREVIOUSLY TAKEN OUT OF THE UNITED STATES									
Ur	Under penalty of perjury I hereby declare that my present address is									
an	and that I departed from the United States (Including possessions thereof) at (Place of exit)									
on	or about (YYYMMDD)	and took wit	h me as part o	of my personal prop	erty, the firearm(s	and ammunition	which I previously possessed		
in	the United	States. Indicate as code "A" in	description below.							
10. F	REARMS	OR AMMUNITION ACQUI	RED DIRECTLY	FROM A LIC	ENSED US FIR	EARMS DEALE	R OR THROUG	H AN AUTHORIZED ROD		
		CLUB OR THROUGH MILIT				Y FOR THE ME	EMBER.			
		ode "C" in description below. E		·						
		OR AMMUNITION ACQUI						-1		
		e as code "D" in description bel		Release and F	Receipt of Imported	i Firearms (ATF F	orm 6A) (Firearms)	should be attached if available.		
		ION OF FIREARMS OR AM		addžianal firaa	rma/ammunitian in	Domarka on bas	6.)			
	REARMS	ON OF FIREARMS OR AM	INDIA I I I ON (LIST	addicional lifea	rrns/arrinnumidon in	Remarks, on bac.	K.)			
ITEM	CODE	MANUFACTURER	COUNTRY OF MA	NUFACTURE	CALIBER SIZE OR	GAUGE	MODEL	SERIAL NUMBER		
(1)										
(2)										
(3)			1							
(4)			+				+			
	-		+							
(5)	-		+							
(6)	MANUEUTIC	<u> </u>								
b. A	MMUNITIO CODE		YPE	Т		QUANTITY	Г	CALIBER		
(1)	5552	<u>'</u>				GOV STILL	-	O LIDER		
				-						
(2)	-									
(3)	-									
(4)										
(5)										
(6)										
		MENTS ABOVE ARE MAD		NOWLEDG	E OF THE APPL	ICABLE PROV	ISIONS OF DO	REGULATION 4500.9-R		
		ID OVERSEAS INSTRUCTI	ONS.							
a. S	IGNATURE	OF OWNER						DATE (YYYYMMDD)		
l										
חם	FORM 1	252-1, FEB 2006	PR	REVIOUS FD	ITION IS OBSO	LETE.		Adobe Professional 7.		
	O I KIVI I	,,				· - ·	Reset			

Figure 502-12. DD Form 1252-1, US Customs and Border Protection (CBP)
Declaration for Personal Property Shipments, Part II

16. REMARKS 15. VOYAGEPLIGHT NO. 16. REMARKS DD FORM 1252-1 (BACK), FEB 2006 Reset		SECTION B - OVERSEAS PORT SHIPMENT DAT	Ā	
	14. NAME OF CARRIER		15. VOYAGE/FLIGHT NO.	
DD FORM 1252-1 (BACK), FEB 2006	16. REMARKS			
DD FORM 1252-1 (BACK), FEB 2006				
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Figure 502-12. DD Form 1252-1, US Customs and Border Protection (CBP) Declaration for Personal Property Shipments, Part II (Cont'd)

U.S. Department of Justice

Bureau of Alcohol, Tobacco, Firearms and Explosives

OMB No. 1140-0006 (08/31/2022)

Application and Permit for Importation of Firearms, Ammunition and Defense Articles

	For use by Members of the United States Armed Forces (Submit in triplicate)											
	TF use only											
Permi	t No.						r 12 months at	fter the date of	approval (ii	tem 20 below)		
1 D	eturn Approved Permit to (Enter name	a address	and 7IP Co		ction I - Appl		nt's Name and	Address (Inc	hiding 710 (Code)		
	plicant's)	e, address (ana zar Co	ae y ayjerer	ii iriiri	2. Applica	nt s ivame and	Addless (Mi	maing zur (coue)		
						Telephone Number						
						E-mail Addr						
2 37	ame and Address of Seller					4 Vame v	nd Address of	Chimner				
3. 19	ame and Address of Sener					4. Ivanie al	uu Auuless vi	smpper				
5. Pr	resent or Last Foreign Duty Station					Country	of Exportatio	n				
7. Des	cription of Firearms , Ammunition an	d Impleme	nts of War	(For firearm	s, enter (SG)-	Shotgun; (RI)	Rifle; (PI)-Pis	tol; (RE)-Revo	iver)			
	Name and Address	Type	Caliber	Quantity	Unit	U.S. Muni-	Model	Length	Overall	Serial	New	
	of Manufacturer	(Frame, Receiver, SG, RI, PI, RE)	Gauge or Size	(Each type)	Cost (U.S. Currency)	tions Import List Category		of Barrel (Inches)	Length (Inches)	No.	(N) or Used (U)	
	a	ь	с	d	e	f	g	h	i	j	k	
Firearms												
							Description					
Defense Articles												
8 A									portation (l	Us e additional sheets	i, if	
elem							necessar	y)				
g		(Bail Wad-										
initi		cutter,										
Ammunition		Shot)										
4												
9. A	re you now or have you been on active	duty outsi	ide the Uni	ted States wit	hin	10. Place	of Residence	in the United	States			
	e 60-day period immediately preceding				Yes	No	1 50 .		D			
II. D	ate of Assignment to Duty Station with	un United	States			12. Branc	ch of Service	15.	Date of Bi	πh		
	penalties of law, I declare that I have e											
	orrect, and complete, that the transport sed above, would not constitute any vi											
Safe S	treets Act of 1968 (U.S.C. Title 18, Ap	pendix, Se	ctions 120	1-1203) or as	ny State law o	r local ordinan	ce, that the fin	earms and/or a				
	ed for my personal use and that no fire	arm is a su		-		described in 26				1.5.5		
14. N	ame of Applicant (Printed)		MINEN	ignature of A	Applicant		10.	Rank		17. Date		
		Sect	ion II - Fo	r ATF Use C	nly (Please	make no entrie	s in this sectio	n)				
18. T	he application has been examined and											
	Approved Withdrawn by Applicant Without Action											
	Partially Approved for the Reason In				r			rned for Addi		nation		
	Disapproved for the Reason Indicate				100		No l	Permit Require	Date			
MINEN	19. Signature of Director, Bureau of Alcohol, Tobacco, Firearms and Explosives 20. Date											
										rm 6 - Part II (5330.3E	3)	
									Revised	l April 2019		

Figure 502-13. ATF Form 6-Part II (5330.3B), Application and Permit for Importation of Firearms, Ammunition and Defense Articles

Detach Instructions Before Filing. Instruction Sheet for ATF Form 6 Part II (Submit in triplicate)

General Information

- The Director, Bureau of Alcohol, Tobacco, Firearms and Explosives may issue a permit authorizing the importation of a firearm, ammunition or defense articles into the United States to the place of residence of any military member of the U.S. Armed Forces who is on active duty outside the United States within the 60-day period immediately preceding the intended importation, provided:
 - (a) that such firearm or ammunition is generally recognized as particularly suitable for sporting purposes; excluding surplus military firearms;
 - (b) that such firearm, ammunition or defense articles intended for the personal use of such member; and
 - (c) that such importation would not constitute a violation of any provision of the Gun Control Act of 1968, Title VII of the Omnibus Crime Control and Safe Streets Act of 1968, as amended (82 Stat. 236; 18 U.S.C. Appendix), or of any State law or local ordinance at the place of the member's residence.
- A person not meeting the above criteria may engage the services of a Federal firearms licensee to effect the importation, provided that the firearm is importable.
- 3. A permit is not required for a firearm or ammunition brought into the United States or any possession thereof by any person who can establish to the satisfaction of Customs and Border Protection (CBP) that such firearm or ammunition was previously taken out of the United States or any possession thereof by such person.
- 4. No permit will be issued to import a surplus military firearm or, a firearm or ammunition which is not generally recognized as particularly suitable for sporting purposes, or a firearm as defined in 26 U.S.C. 5845(a) (e.g., machinegun, silencer, destructive device, short-barreled rifle or short-barreled shotgum, etc.).
- Application for permission to import firearms, ammunition and defense articles
 by military members of the United States Armed Forces must be filed
 on ATF Form 6-Part II (5330.3B). Commercial firms (i.e., firearms
 importers, dealers, DOD civilians, military dependents, etc.) must use ATF
 Form 6-Part I (5330.3A) to apply for permission to import firearms,
 ammunition, and defense articles.
- The use or sale of firearms (including antique firearms) or ammunition is taxable in certain situations. This tax will probably apply to the sale or use of firearms or ammunition in any business that you conduct. This Federal tax is in addition to any CBP duties. This tax does NOT apply to:
 - (a) The personal use of firearms or ammunition which you had in the U.S. before.
 - (b) Firearms or ammunition (domestic or foreign) that were sold and used in the U.S. anytime after 1918.
 - (c) Firearms or ammunition which an individual acquired for use for example, shooting or protection) during a stay outside the U.S. AND used during the stay.
 - (d) Parts for firearms or ammunition. However, tax does apply to a complete firearm or to ammunition in knockdown condition (for example, kits).
 - (e) Firearms or ammunition of a nonresident that are temporarily imported for use in a specific event or action (for example, any lawful sporting purpose, official law enforcement, or repair).
- If firearms or ammunition are brought into the U.S. that do not meet these
 conditions, this tax may apply to their use or sale. Contact the Alcohol and
 Tobacco Tax and Trade Bureau (TTB), National Revenue Center, 550 Main
 Street, #8002, Cincinnati, OH 45202, Telephone 1-877-882-3277 for help
 and forms.

Preparation of ATF Form 6 - Part II

- Item 1. Name and address of person designated, in writing, by a member to
 effect the release of the articles from CBP custody or to handle the shipment
 from the duty station outside the United States.
- 9. Item 7. The application must show a detailed description of each firearm, ammunition or defense articles to be imported. The description must establish that the firearm or ammunition is generally recognized as particularly suitable for sporting purposes and meets the other criteria for importation. More than one firearm, ammunition or defense articles may be included on a single application. Failure to supply complete information will delay processing and may cause denial of the application.
- Item 14. Sign all copies of the application in ink. All other entries must be printed in ink or be typewritten.

Number of Copies and Mailing of ATF Form 6 - Part II

- The form must be submitted, in triplicate, to:
 Director, Bureau of Alcohol, Tobacco, Firearms and Explosives (Attention: Firearms and Explosives Imports Branch)
 244 Needy Road
 Martinsburg, WV 25405
- Any questions concerning the application should be referred to the Imports Branch at the above address or telephone (304) 616-4550.
- The application should be submitted approximately 60 days prior to the intended importation.

Approval

- 14. The Director will approve the application or advise the applicant of the reason for the disapproval. In some cases it may be necessary to request additional information to determine the import status of the firearm, ammunition or defense articles.
- 15. The permit is valid for 12 months from the date of approval. The approved application will serve as the permit to import the article(s) described on the form.
- 16. After approval, the Director will retain two copies and forward the original to the member or his designated agent, along with copies of ATF Form 6A, Release and Receipt of Imported Firearms, Ammunition and Defense Articles.
- 17. No photographic or other copy may be used, unless certified by the Director, to effect release of the firearms, ammunition or defense articles from CBP. No amendments or alterations may be made to an approved permit, except by the Director.

Release from CBP

18. The ATF Form 6A, with Section I completed, the approved permit, and any other necessary documents, must be presented to the CBP officials handling the importation to effect release of the firearms, ammunition or defense articles.

> ATF Form 6 - Part II (5330.3B) Revised April 2019

Figure 502-13. ATF Form 6-Part II (5330.3B), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

Privacy Act Information

The following information is provided pursuant to Section 3(a)(3) of the Privacy of 1974:

- Authority. With respect to the importation of firearms, ammunition, and defense articles, the information requested on ATF Form 6 Part II (5330.3B) is mandatory pursuant to 18 U.S.C. 925.
- 2. Purpose. To determine if the article(s) qualifies for importation by the applicant.
- 3. Routine Uses. The information will be used by ATF to make determinations set forth in paragraph 2. In addition, information may be disclosed to other Federal, State, foreign and local law enforcement and regulatory agency personnel to verify information on the application and to aid in the performance of their duties with respect to the enforcement and regulation of firearms and/or ammunition where such disclosure is not prohibited by law. The information may further be disclosed to the Justice Department if it appears that the furnishing of false information may constitute a violation of Federal law. Finally, the information may be disclosed to members of the public in order to verify the information on the application when such disclosure is not prohibited by law.
- 4. Effects of not Supplying Information Requested. Failure to supply complete information will delay processing and may cause denial of the application.

Paperwork Reduction Act Notice

This request in accordance with the Paperwork Reduction Act of 1995. This information collection is mandatory pursuant to 18 U.S.C. 925, 26 U.S.C. 5844, and 22 U.S.C. 2778. The purpose of this information collection is to allow ATF to determine that the article(s) described on the application qualifies for importation by the importer, and to serve as the authorization for the importer.

The estimated average burden associated with this collection of information is 30 minutes 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 Reports Management Officer, Document Services, Bureau of Alcohol, Tobacco and Firearms and Explosives, Washington, DC 20226.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

ATF Form 6-Part II (5330.3B) Revised April 2019

Figure 502-13. ATF Form 6-Part II (5330.3B), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

U.S. Department of Justice Bureau of Alcohol, Tobacco, Firearms and Explosives OMB No. 1140-0005 (12/31/2022)

Application and Permit for Importation of Firearms, Ammunition and Defense Articles

Not fo	oot for use by Members of the United States Armed Forces.													
For A	TF Use Only					F	or Applicant's O	ptional Use						
Permi	t No. (Valid for 24 months f	rom the da	ite appearii	ng in Item	19 below.) N	IPR No. In	nternal Control/Re	eference #		E-m	ail Address (Option	al)		
Sectio	n I - Application (Submit i	n triplicat	е) - Foт А <u>г</u>	plicant Us	e									
	l. Fede	ral Fiream	ns License	(If Any)			2. Telephone N		Country	of Exportat	ion			
Licen	se No. (x-xx-xxx-xx-xx-xx-xx)		Expiratio	n Date		Extension No	1.)						
4. N	ame and Address of Custom	s Broker (Including I	Zip Code)			Applicant	's Name and A	Address (Inclu	ding Zip Co	ode)			
					_									
C	heck here if permit is to be r	eturned to	Customs I	Broker.			Check here if permit is to be returned to applicant.							
N	ame and Address of Foreign	Seller, if	any				Name and	l Address of F	oreign Shipper					
	cription of Firearms and An		(For firean	ms, enter (SG)-Shotgun	; (RI)-Rifle	; (PI)-Pistol; (RE)-Revolver; (I	DD)-Destructiv	e Device; (MG)-Machinegun)			
N	ame and Address of Manufa City and State	cturer	Type	Caliber	Quantity	Unit	U.S. Muni-	Model	Length	Overall	Serial	New (N)		
	or		(Frame, Receiver,	Gauge	(Each type)	Cost (U.		(required	of Barrel	Length	No.	10 The TT		
	City and Country		SG, RI, PI,	or Size		Currenc	-		(Inches)	(Inches)		Used (U)		
			RE,DD,MG) b.	c.	d.	e.	Category f.	g.	h.	i.	j.	k.		
	a.		o.											
Firearms														
168														
12.														
	See Attachment													
Defense Articles								Description						
Ĕ														
26								9. Certifica	tion of Origin.	The items	sought for importat	ion		
- Ja								in block	8:					
Ω											ts produced by or			
	See Attachment										ontain parts or com- ulitary technical			
		Core	(Ball						ssistance.		annay tecameta			
		Material	Wad-					b. Contain	parts or compo	nents produ	aced by or for the			
UO.		(Lead,	cutter,								nts manufactured			
Ammunition		Steel etc.)	Shot, AP, Tracer)						. military techi					
Ē			(Rounds)								aced by or for the afactured with U.S.			
~											ere sold abroad			
										mmercial S	ale licensed by the			
10.5	See Attachment	L				150		_	ent of State.					
10. S	pecific Purpose of Importation	on, includi	ng rmai R	ecipient, If	known (Use	e aaattona	u sneets, if necess	ary)						
11 A	re You Registered as an Imp	orter Dures	ant to The	Arms Evry	ort	12 If "V	es," Give Importe	r's Registratio	n No. and Evr	iration Date	(4-m-m-m)			
	ol Act of 1976			No 🔲			, GITT Maporte				(12 AM AMA AMAN)			
Under	the penalties provided by la				d this applie	ation, inch	ding the docume	nts submitted	in support of it	and, to the	best of my knowled	dge and		
	it is true, correct, and comp				- appare	and a	b are documen			,, 10 440	- I am a man man			
13. N	ame of Applicant (Printed)		1	4. Signatu	re of Applica	ant		15. Title			16. Date			
				THE REAL PROPERTY.										
Sectio	n II - For ATF Use Only (Please ma	ke no entri	s in this se	ection)						1			
	7. The Application Has Been Examined and the Importation of the Firearms, Ammunition, and Defense Articles Described Herein is:													
A	pproved				for the Reaso				tion for Addition	ral C	onditionallyApprov	ed		
	artially Approved for the Re				tached Letter			mation						
	adicated Here or on Attached				y Applicant \		thon No I	ermit Require	ed.					
18. S	ignature of the Director, Bur	eau of Alo	ohol, Toba	cco, Firear	ms and Expl	osives					19. Date			
Previo	us Editions Obsolete										ATF Form 5330.3A Revised December 2			

Figure 502-14. ATF Form 6-Part I (5330.3A), Application and Permit for Importation of Firearms, Ammunition and Defense Articles

Firearins (Continued)										
Name and Address of Manufacturer	Type (Frame,	Caliber	Quantity (Each type)	Unit	U.S. Muni-	Model	Length	Overall	Serial	New (N
City and State or	Receiver,	Gauge or Size	(Each type)	Cost (U.S. Currency)	tions Import List	(required)	of Barrel	Length (Inches)	No.	or Used (U
City and Country	SG, RLPI, RE,DD,MG			Curency	Category		(Inches)	(Inches)		Usea (U
a.	b.	c.	d.	e.	f.	g.	h.	i.	j.	k.
									ATF Form 5330.3A (Revised December 20	(6 part 1)
									Revised December 20	019

Figure 502-14. ATF Form 6-Part I (5330.3A), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

Defense Articles (Continued)					
Name and Address of Manufacturer	Description	Caliber or Gauge	Quantity	Unit Cost	U.S. Munitions Import List
City and State or		or Size	(Each type)	(U.S. Currency)	Category
City and Country	,		_		
a.	b.	C.	d.	e.	£
					IF Form 5330.3A (6 part 1) svised December 2019

Figure 502-14. ATF Form 6-Part I (5330.3A), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

Ammunition (Continued)						
Name and Address of Manufacturer City and State	Core Material (Lead,	Description (Ball, Wadcutter; Shot, AP, Tracer	Caliber or	Quantity (Each type)	Unit Cost (U.S. Currency)	U.S. Munitions Import List
or	Steel etc.)	(rounds)	Gauge or Size	(Each ()pe)	(C.S. Currency)	Category
City and Country a.	b.	c.	d.	e.	£	
a.	0.	C.	a.	€.	-	g.
					A	FF Form 5330.3A (6 part 1) vvised December 2019
					Ra	vised December 2019

Figure 502-14. ATF Form 6-Part I (5330.3A), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

Instruction Sheet for ATF Form 6 Part I (5330.3A)

(Submit in triplicate) (Detach this instruction sheet before submitting your application)

Paperwork Reduction Act Notice

This request is in accordance with the Paperwork Reduction Act of 1995. The purpose of this information collection is to allow ATF to determine if the article(s) described on the application qualifies for importation by the importer, and to serve as the authorization for the importer. This information is mandatory (18 U.S.C. 925(d), 26 U.S.C. 5844, 22 U.S.C. 2778).

The estimated average burden associated with this collection of information is 30 minutes per respondent or recordisceper, depending on individual circumstances. Comments concerning the accuracy of this burden estimate and suggestions for reducing this burden should be addressed to Reports Management Officer, Document Services, Bureau of Alcohol, Tobacco, Firearms and Explosives, Washington, DC 20226.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. Confidentiality is not assured.

General Information

- An approved ATF Form 6 Part I (5330.3A) is required to import firearms, ammunition, and defense articles into the United States or any possession thereof, except for certain exempt importations prescribed in 27 CFR Parts 447, 478 and 479. A military member of the U.S. Armed Forces who is on active duty outside the U.S., or who has been on active duty outside the U.S. during the 60-day period immediately preceding the intended importation, should complete ATF Form 6 - Part II (5330.3B) to import sporting type firearms or ammunition for his personal use.
- 2. Any person engaged in the business of importing firearms or ammunition for resale must be licensed as an importer under the Gun Control Act of 1968 and, if he is importing firearms, ammunition, firearms parts or defense articles (other than sporting shotgans, shotgan shells, or shotgan parts) he must also be registered as an importer under the Arms Export Control Act of 1976. No permit to import such articles for resale will be issued until the importer is properly licensed and registered.
- 3. A Federal firearms licensee, other than an importer, may make an occasional importation of sporting firearms or ammunition (accluding susplus military) for himself or an unlicensed person in the licensee's State, provided that the firearms and ammunition are intended for personal use of the person for whom imported and not for resale. ATF Form 6 Part I (5330.3A) is used to obtain approval for such importation.
- 4. A permit is not required for a firearm or ammunition brought into the United States or any possession thereof by any person who can establish to the satisfaction of U.S. Customs and Border Protection (CBP) that such firearm or ammunition was previously taken out of the United States or any possession thereof by such person.
- A permit is not required for the return of a repaired firearm, or replacement firearm of the same kind and type, to the person in the United States who sent the defective firearm out of the United States for repair.
- 6. If you are a nonimmigrant alien, do not complete this form. A nonimmigrant alien entering the U.S. temporarily needs to submit an ATF Form 6NIA (3330.3D) (Application and Permit for Temporary Importation of Firearms and Ammunition by Nonimmigrant Aliens) to temporarily import his personally owned firearms.
- 7. An unlicensed person may obtain a permit to import sporting type ammunition (excluding tracer or incendiary) and firearm parts (other than frames, receivers, or actions) without engaging the services of a Federal firearms licensee, provided that the importation is for his personal use and not for resale.
- 8. A nonresident U.S. citizen returning to the United States or a nonresident alien immigrating to the United States, from a permanent residence outside of the United States, may complete and forward the enclosed ATF Form 6 Part I permit application without having to utilize the services of a federally licensed firearms dealer. The nonresident should include a statement, either on the application form or on an attached sheet, that the firearms are being imported for his personal use and nor for resale, the date of return and that he is a nouresident U.S. citizen returning to the United States, or is a nouresident alien.

immigrating to the United States. The firearms must accompany the nouresident U.S. citizen or nonimmigrant alien immigrating to the United States on entry into the United States, since once he is in the United States, and has acquired residence in a State, he may not directly import a firearm. He must engage the services of a federally licensed firearms dealer in his State of residence to import the sporting firearms (excluding NEA and surplus military) for him.

- Under Arms Export Control Act of 1976 regulations in 27 CFR 447.41(c), a permit is not required for the importation of:
 - a. U.S. Munitions Import List articles from Canada not subject to 27 CFR. Part 478 and 479, except articles enumerated in Categories I, II, III, IV, VI(e), VIII(a), XVI, and XVÇ and nuclear weapons, strategic delivery systems, and all specifically designed components, parts, accessories, attachments, and associated equipment thereof.
 - b. Minor components and parts of Category I(a) firearms, except barrels, cylinders, receivers (frames) or complete breech mechanisms, when the total value does not exceed \$100 wholesale in any single transaction.

Preparation

- 10. The applicant shall prepare this form in triplicate. Required signatures must be in ink on all copies. Other entries must be in ink or be typewritten.
- The application should be submitted approximately 60 days prior to the intended importation. All copies shall be submitted to:

Director

Bureau of Alcohol, Tobacco, Firearms, and Explosives 244 Needy Road Martinsburg, WV 25405 Attention: Firearms and Explosives Imports Branch

- Any questions concerning the application should be referred to the Imports Branch at the above address or telephone (304) 616-4550.
- 13. If a licensee is applying to import an article for subsequent transfer to a known final recipient (e.g., an individual, commercial entity, or government agency), the licensee must complete items 1 through 16, and identify the final recipient by name and address in item 10.
- 14. Item 9, Certification of Origin: The purpose of this certification is to determine whether items sought for importation require retransfer authorization from the Department of State. Applicants should check block 9a if the articles sought for importation were produced for the civilian market and were not associated with the U.S. military. Applicants should check block 9b if the articles sought for importation contain parts or components produced by or for the U.S. military or manufactured with U.S. military technical data or assistance, and the articles were provided by the U.S. government to a foreign government through a grant or foreign military sales program. Applicants should check block 9c if the articles sought for importation contain parts or components produced by or for the U.S. military or manufactured with U.S. military technical data or assistance, and the articles were sold abroad pursuant to an export license issued by the Department of State authorizing a Direct Commercial Sale (DCS). NOTE: If block 9b is checked, a written retransfer authorization from the Department of State must be attached to the application or the application will be denied. NOTE: If block 0c is checked, either a copy of the export license authorizing the DCS or a written retransfer authorization from the Department of State must be attached to the application or the application will be denied.

Approval

15. The Director will approve the application or advise the applicant of the reason for the disapproval. In some cases it may be necessary to request additional information or to have the firearm or ammunition sent to ATF for examination to determine the import status.

(INSTRUCTIONS CONTINUED ON REVERSE)

ATF Form 5330.3A (6 part 1)

Revised December 2010

Figure 502-14. ATF Form 6-Part I (5330.3A), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

- 16. The permit is valid for 24 months from the date of approval. The approved a application will serve as the permit to import the article(s) described on the form.
- After approval, the Director will retain one copy and forward the original to the applicant or his designated agent, along with copies of ATF Form 6A, Release and Receipt of Imported Firearms, Ammunition and Implements of War

Release From Customs

- No amendments or alterations may be made to an approved permit, except by the Director.
- An approved ATF Form 6 Part I (5330.3A) which is unused, expired, suspended or revoked shall be returned immediately to the Director, Bureau of ATF, 244 Needy Road, Martinsburg, WV 25405 Attention: Firearms and Explosives Imports Branch.
- 20. For non-commerical imports, the ATF Form 6A, in duplicate with Section I completed, the approved permit, and any other necessary documents, must be presented to CBP officials handling the importation to effect release of the articles.

Prohibited Persons Under U.S. Law

21. The importer of a firearm should be familiar with the provisions of law governing who may lawfully possess a firearm in the United States. Generally, 18 U.S.C. 922 prohibits the shipment, transportation, receipt, or possession in or affecting interstate commerce of a firearm by one who has been convicted of a crime pumishable by imprisonment for a term exceeding one year; by one who is a fingitive from justice; by one who is a mulawful user of, or addicted to, marijuana, or any depressant, stimulant, or narcotic drug, or any other controlled substance; by one who has been adjudicated mentally defective or has been committed to a mental institution; by one who has been discharged from the Armed Forces under dishonorable conditions; by one who has renounced his or her U.S. citizenship; by one who is an alien illegally in the United States or is a non-immigrant alien admitted to the United

- States under a visa; by one who is subject to certain restraining orders; or by one who has been convicted of a misdemeanor crime of domestic violence. Furthermore, section 922 prohibits the shipment, transportation, or receipt in or affecting interstate commerce of a firearm by one who is under indictment or information for a crime punishable by imprisonment for a term exceeding one year.
- For commerical imports, the CBP copy of the form 6A will be transmitted to
 CBP electronically through the Automated Commerical Environment (ACE).
 For more information on how to use ACE, visit the Trade Resoure Center at
 www.irds.gov or contact a CBP client representative at 1-571-468-5500.
- Licensed importers and AECA registrants are still required to file their copy of the form 6A with AIF within 15 days of release from CBP custody. This copy will have Section I and III completed. Section II is not required.

Forms

24. Federal firearms licensees must retain this form as part of their ATF required records permanently as prescribed by 27 CFR 478.129(d). Importers registered under the Arms Export Control Act who do not also hold a Federal firearms license must retain this form as part of their ATF required records for at least the 6-year period prescribed by 27 CFR 44.34(b).

Additional Forms are available from:

ATF Distribution Center 1519 Cabin Branch Drive Landover, MD 20785-3816

Or by accessing the ATF website at http://www.atf.gov

Privacy Act Information

The following information is provided pursuant to Section 3 of the Privacy Act of 1974 (5 U.S.C. § 552(a)(e)(3)).

- Authority. Disclosure of the information requested on ATF Form 6 Part I (5330.3A) is mandatory pursuant to 18 U.S.C. 925 and Section 38 of the Arms Export Control Act of 1976 (22 U.S.C. 2778, 26 U.S.C. 5844) to obtain a permit to import firearms, ammunition, and implements of war.
- 2. Purpose. To determine if the article(s) qualifies for importation by the applicant.
- 3. Routine Uses. The information will be used by ATF to make determinations set forth in paragraph 2. In addition, information may be disclosed to other Federal, State, foreign and local law enforcement and regulatory agency personnel to verify information on the application and to aid in the performance of their duties with respect to the enforcement and regulation of firearms and/or ammunition where such disclosure is not prohibited by law. The information may further be disclosed to the Justice Department if it appears that the furnishing of false information may constitute a violation of Federal law. Finally, the information may be disclosed to members of the public in order to verify the information on the application when such disclosure is not prohibited by law.
- 4. Effects. Failure to supply complete information will delay processing and may cause denial of the application

ATF Form 5330.3A (6 part 1) Revised December 2019

Figure 502-14. ATF Form 6-Part I (5330.3A), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

						Clear Form
valid OMB control number. The valid (act of 1995, an agency may not conduct or spo DMB control number for this information coll the time for reviewing instructions, searching	ection is 0579-0049. The time req	ulred to complete this i	nformation collection i	is estimated to	OMB APPROVED 0579-0049 EXP: 03/2022
UNITED STATES DEPAR ANIMAL AND PLANT HEA PLANT PROTECTION APPLICATION FOR PER	TMENT OF AGRICULTURE LITH INSPECTION SERVICE ON AND QUARANTINE RMIT TO IMPORT PLANTS PRODUCTS	INSTRUCTIONS: PLEASE: CLEARLY, PERMITS ARE P.O. BOXES. READ THE E APPLICATION BEFORE CO ATTACH ADDITIONAL SHE IF MORE SPACE IS NEEDE	NOT ISSUED TO NTIRE OMPLETING. ETS OF PAPER	FORWARD COUSDA-APHIS- Permit Unit 4700 River Ro Riverdale, MD 1-877-770-598	PPQ oad, Unit 133) 20737-1236	APPLICATION TO
1. NAME AND UNITED STATE	S ADDRESS OF U.S. RESIDENT/	LEGAL ALIEN:	MAILING ADDR	ESS (If different	t than physic	al address):
APPLICANT'S NAME:						
ORGANIZATION NAME:						
U.S. ADDRESS (Include City,	State, and Zip Code):					
PHONE: ()	FAX: () E-I	MAIL:				
. Plants or Plant Products to	be Imported:					
Country of Origin (Province or Territory, if applicable)	Scientific Names of Plants	or Plant Products	Plant P (seeds, cutting plants, bulbs,	s, rhizomes,		Port or Ports of Arrival
Intended use: Plants	for planting (Nursery stock)	Small lots of seed	Fruit and vegetal	oles Othe	г	
. Means of importation:	Mail or Express carrier	Cargo shipment Per	sonal baggage or	car		
. SIGNATURE OF APPLICAN	T:	6. PRINTED NAME OF	APPLICANT:		7. DATE	:
	gery, or unauthorized use of this ,000, or imprisonment of not mor			to \$250,000 (7	U.S.C.s 7734	(b)) or punishable
Q FORM 587 (MD) AY 2014						

Figure 502-15. PPQ Form 587 (MD), Application for Permit to Import Plants or Plant Products

Instructions for completing PPQ Form 587 Application for Permit to Import Plants or Plant Products

Please TYPE or PRINT legibly to complete. You must complete all of the boxes.

- Enter the name and street address of the person responsible for the importation. The applicant
 must be a United States resident. Enter the organization or company name, if applicable. A
 physical address of the facility or business is required. You may include a post office box address
 in addition to the street address for mailing purposes. Enter your daytime telephone number,
 including the Area Code. Enter your facsimile number, including the Area Code. Enter your e-mail
 address if applicable.
- 2. In the first column, enter a country or countries (if from Canada include Province, if from Mexico include State) from which you want to import the plants or plant products (the term "various" will not be accepted). In the second column, enter the scientific (Latin) name of each plant. If you do not know the scientific name(s), try to find out from the exporter. As a last resort, enter the English common name(s). In the third column, enter the type of plant parts you plan to import for each species. In the fourth column, enter the City and State of the preferred port(s) of arrival. If you do not know the port, enter "N/A." (Check your permit when you receive it for the approved ports.)
- 3. Check the appropriate box. Select "Plants for planting", if the plants/plant parts you want to import will be planted or sold for planting. Select "Small lots of seed" if you want to import under the small lots of seed program (see below*). Select "Fruits and Vegetables" if you are importing fruits and vegetables for consumption or resale. Select "Other" if the article you want to import does not fall into any of the other categories. List the category or additional information needed to describe the article (i.e., Cut flowers, broomcorn, etc...). * Special instructions for small lots of seed: Small lots of eligible seed may be imported without a phytosanitary certificate with a written permit. See the permit unit website (http://www.aphis.usda.gov/import_export/plants/plant_imports/ smalllots_seed.shtml) for help in determining eligibility. In part #2 list the seed species and countries from which you want to ship each species. If the list of species and/or countries of origin is long, you may enter "eligible taxa." By using this option, you are accepting responsibility for determining the eligibility of the seeds. A permit is issued for taxa that are enterable with no restrictions beyond port of entry inspection. If port of entry inspectors find prohibited or restricted seeds in your shipment, they will remove the ineligible kinds.
- 4. Check the appropriate box or boxes that apply to the means of importation.
- 5. The applicant named in box #1 must sign the form.
- 6. Printed name of person who signed the form.
- 7. Enter the date the form is completed and signed.

If you attach additional sheets of paper, type or print PPQ Form 587, the applicant's name, and the company name at the top of each page.

Send the completed application by facsimile to (301) 734-5786, or mail to:

USDA-APHIS-PPQ Permit Unit 4700 River Road, Unit 133 Riverdale, MD 20737-1236

Call our automated phone number at 1-877-770-5990 if you have questions.

Figure 502-15. PPQ Form 587 (MD), Application for Permit to Import Plants or Plant Products (Cont'd)

OVER 75124 -M34d

PO	RT OF ENTRY	CUSTOMS PORT CODE	CU.	STOMS ENT	RY NO				ENTRY D	ATE		
ЛA	KE OF VEHICLE	MODEL	YE	AR VI	EHICLE ID	E IDENTIFICATION N		NUMBE	R (VIN)			
25	OICTEDED IMPORTED NAME AND NUT	SA REGISTRATION NUMBER (Required when		N / f f 0	1 1		LI	1 1	VEHICLE	I I	L L L	1
			BOX S	s is checked)				1	VEHICLE	ELIGIBIL	IIY NO.(2	30x 3)
DE:	SCRIPTION OF MERCHANDISE IF MOTO	R VEHICLE EQUIPMENT										
1. 2A.	applicable Federal Motor Vehicle Safety Stands Date of manufacture: The vehicle of equipment tem conforms to all a (or the vehicle does not comform solely beau statched to it before it is offered for sale to be au- statched, and Bumper and The E Prevention St effect permanently affixed by the original manu	[591.5(ii)] pplicable Federel Midor Vehicle Safety Standards se readily attachable equipment items that will be annaled, and beers a certification label or tag to that facturer to the vehicle or affixed by the manufacturer in accordance with applicable hostional Highlighten.	□7.	Vehicle Sa	dards, but is ns or training strictions on i dministrator and of the pe trsA permis y owned sub fety Standar	being im g, or comp importers with docu eriod for v sion lette sidiary th	ported so petitive ra s of such r umentary which the er if the im nereof) the	lely for the icing even merchand proof of e vehicle he porter is reat are cert	e purpose or ts, and I sta ise as speci xport or des as been adn not an origin ified to confi	research, te that I will fied in 49 C truction no nitted into to al manufac orm to all a	investigation I comply with FR 591.7 at I later than the United Some turer of mo pplicable Fo	ns, th the and I will a 30 days tates. tor vehiclederal Me
2B.	vehicle safety standards and its original manufa applicable U.S. Federal Motor Vehicle Safety, E conforms to all such standards except for the la or 120, and/or the specifications of Standard vehicle is not a salvage motor vehicle, a repair's vehicle is not a salvage motor vehicle, a repair's vehicle, and I am importing it for personal use.	sumper, and Theft Prevention Standards (or that it beling requirements of Standards Nos. 101 and 110 o. 108 relating to daytime running lamps), and the dd salvage motor vehicle, or a reconstructed motor (591.5(g));		are certified the purpose purpose the the vehicle final dispose) or (2)]; statement de an original d to conform e for which t at makes su or equipme sition (and di r which it is i	manufact to all ap he vehicl ch use no nt item or sposition	urer of mo plicable F e or equip ecessary, n the publicate) of the	otor vehicle MVSS. If coment iten state the lic roads is the vehicle	es (or a who use on the p is imported estimated p is necessary	olly owned oublic road d, the state eriod of tim , and state	subsidiary t s is an integ ment shall o e during wi the intende	hereof) t gral part o describe nich use d means
3.	Attachment: Copy of manufacturer's confirmat The vehicle does not conform to all applicable F	ion letter. ederal Motor Vehicle Safety and Bumper Standards,	□8.	The vehicle w	t to the Fed	eral Moto	r Vehicle	Safety, B	umper, and	Theft Prev	ention Stan	dards or
	but does conform to applicable Federal Theft P because NHTSA has determined that the mode eligible for importation into the United States, as reconstructed motor vehicle, and I have furnish	revention Standards, but I am eligible to import it il and model year of the vehicle to be imported is nd the vehicle is not a salvage motor vehicle or a ed a bond, which is attached to this declaration, in		equipment ite motor vehicle Attachment:	m is not a sy equipment s Importer's s	vstem, pa subject to statement	irt, or com the Fede t substant	iponent of eral Motor tiating that	a motor vel Vehicle Saf the vehicle	nicle and the ty Standa was not m	ius is not ar rds. [591.5 anufactured	n item of (a)] d for use
	an amount equal to 150 percent of the entered of the Treasury. If the Administrator of NHTSA conformity with all such standards within 120 de such vehicle to the Secretary of Homeland Sec	value of the vehicle as determined by the Secretary determines that the vehicle has not been brought into ays after importation, then I state that I will deliver unity for export, or abandon it to the United States	□9.	the public roa is not an item The vehicle or	of motor vet r equipment	nicle equi item requ	ipment. (6 uires furth	591.6(a)] ier manufa	cturing ope	rations to	oerform its i	ntended
	suspended and has not been revoked; or	o 49 CFR Part 592 and such registration is not		function, other and rim asser is required to standard. [59]	nblies, or mi be marke	nor finish	ing opera	ations such	as painting	, and any	part of such	vehicle
	 b. I have executed a contract or other agreeme importer who has registered with NHTSA and been revoked. [591.5(f)] Attachments: Copy of DOT Bond; and 	ant, which is attached to this declaration, with an d whose registration is not suspended and has not		Attachment: vehicle manu applicable Fer issued by the	ifacturer, pro deral Motor '	viding gu Vehicle S	uidance or Safety Sta	n complet ndards (F	ing the vehic MVSS). Fo	le so that i an equipr	t conforms nent item, a	to all statem
4.	Copy of Contract with a Regis	stered Importer, if applicable, all applicable Federal Motor Vehicle Safety, Bumper		conform and of function. [591	describing th .6(b)].	e further	manufact	turing requ	uired for the	item to per	form its inte	ended
4.	and Theft Prevention Standards, but is intended	all applicable redetal mixed vertices salety, bumper d solely for export and is labeled for export on the ny container of the vehicle or equipment item bears	□ 10.	The vehicle do but is being in all applicable	nported sole	ly for the	purpose	of show a	nd display, a	and I state	that I will co	mply wi
5.	The vehicle or equipment does not conform to a and Theft Prevention Standards, but I am eligib	all applicable Federal Motor Vehicle Safety, Bumper le to import it because all of the following conditions		Attachment:								
	United States; I am temporarily importing the vehicle for per not sell it during that time; and I will export it not later than the end of 1 year number and country of issue. [591.5(d)]	the vehicle is registered in a country other than the resonal use for a period not to exceed 1 year, and will relate entry, and the declaration contains my passport	□ 11. □ 12.	The equipment the requirement The vehicle do Prevention Sta. I am a memb. I am importic. I will not sel	ents of 49 CF bes not confo andards, but ber of the ar ing the vehicle I the vehicle	R Part 5 orm to all t I am elig med force de on a to to any po	41. [591. applicabl gible to im ces of a fo emporary	5(k)] e Federal iport it bed reign cou basis, and	Motor Vehic ause all of t ntry on assi d for my per	de Safety, he followin anment in t sonal use;	Bumper, an g condition he United S	d Theft s exist: states;
6.		ry of Issue Federal Motor Vehicle Safety, Bumper, and Theft It it because all of the following conditions exist:		d. I will export e. I have attac	hed a copy	upon dep of my offi	icial order	United S s. [591.5(I	tates at the n((2)]	condusion	of my tour	of duty;
	Secretariat of a public international organizations immunities Act, and within the class of been authorized by the Department of State, b. I am importing the vehicle on a temporary bit the Office of Foreign Missions of the Department of State, b. I will not sell the vehicle to any person in the a vehicle under this paragraph; (I will not be mission from the Office of Foreign Mission of the Mi	usis for my personal use, and will register it through ment of State. United States, other than a person eligible to import ans of the State Department, before departing the uty, an ownership title to the vehicle good for export	1 3.	Attachment: The vehicle de but does confine because I ar suspended an petitioned, the NHTSA has go for of NHTSA has go for of NHTSA has go fentry, then Homeland Sedismissal, derentry if I fail petition, then I abond, in an Secretary of the fore experted or significant or secretary of the secret	pes not conform to applic orm to applic m registered id has not be at agency to ranted me pe dismisses m betition or I fa I state that I curity for exp iial, or withdi to submit a I state that I I state that the amount equi- me Treasury, the all application in the I freasury.	corm to all cable Feed with Ni een revolute of the emission of	I applicable deral The HTSA pur wed; I have leat the vel n in writing, n, or decident a petil er such v. pandon it my petition n coverin days from percent o he vehicle eral Motor d, or will d	It Preventi- rsuant to e informed nicle to be g to impor- des that th tion coveri- ehicle, unl to the Uni n, as appr g the vel- the date to the destro Vehicle Seleliver the	on Standard 49 CFR P 9 NHTSA th- imported is t the vehicle se vehicle is ng the vehic ess it is des ted States, i opriate, or v idea. If the that I am no red value of yed, to ensu vehicle to the	is, and I an art 592 an at 1 intend to eligible for for that pure the second of the se	n eligible to disuch region opetition, comportation proses. If the for importation for importation the Secretar says from the secretar says from the comportation of NHT to decision, in as determined and swithing the composition of the says from the composition of NHT and the composition of	import it stration in r I have n, and e Admini ation, or i m the da ry of e date of se date of SA grar will furn ined by t vehicle in n 120 da and Sect
				NHTSA with d		proof of	that destr	uction wit				
N	AME OF IMPORTER (Please type)		IMF	ORTER'S ADD				Zip Code)			
1000	AME OF DECLARANT (Please type)		0,000	CLARANT'S AD	SOMEOGRAPHICA INC.			,				
DE	ECLARANT'S CAPACITY		DE	CLARANT'S SI	GNATURE					DATI	ESIGNED	
		gines and nonroad vehicles/engines/equipment must al es under the laws administered by the United States Er										

Figure 502-16. DOT Form HS-7, Importation of Motor Vehicles and Motor Vehicle Equipment Subject to Federal Motor Vehicle Safety, Bumper and Theft Prevention Standards

HS-7 (Rev. 07-2014)

US Department of Transportation

National Highway Traffic Safety Administration

BOND TO ENSURE CONFORMANCE WITH MOTOR VEHICLE SAFETY AND BUMPER STANDARDS

OMB No. 2127-0002

PL100-562, 15 USC 1397, and 1916

Section 591.50(f) (To redeliver vehicle, to produce documents, to perform conditions of release, such as to bring vehicle Into conformance with all applicable federal Motor Vehicle Safety and Bumper Standards) Know All Men by These Presents That___ name of principal; if a corporation the State of Incorporation street address or post office box number, city, state, Zip Code Name, state of Incorporation, if any Name, state of Incorporation, if any as sureties, are held and firmly bound unto the UNITED STATES OF AMERICA in the sum of of _ ___), which represents 150% of the entered value of the following described motor vehicle as determined by the U. S. Customs Service: Model year, make, series, engine, and chassis number for the payment of which we bind ourselves, our heirs, executors, administrators, successors, and assigns (jointly and severally), firmly by these presents _____day of___ WITNESS our hands and seals this____ WHEREAS, motor vehicles may be entered under the provisions of section 108, National Traffic and Motor Vehicle Safety Act of 1966, as amended; and section 106 of the Motor Vehicle Information and Cost Savings Act; and WHEREAS, pursuant to 49 CFR Part 591, a regulation promulgated under the provisions of section 108, National Traffic and Motor Vehicle Safety Act of 1966, as amended, the above-bounden principal desires to import permanently the motor vehicle described above, which is a motor vehicle that was not originally manufactured to conform with the Federal motor vehicle safety standards, and bumper standards; and WHEREAS, pursuant to 49 CFR Part 592, a regulation promulgated under the provisions of section 108, National Traffic and Motor Vehicle Safety Act of 1966, as amended, the above-bounden principal has been granted the status of Registered Importer of motor vehicles not originally manufactured to conform with the Federal motor vehicle safety standards (or, if not Registered Importer, has a contract with a Registered Importer covering the motor vehicle described above); and WHEREAS, pursuant to 49 CFR 593, a regulation promulgated under the provisions of section, 108, National Traffic and Motor Vehicle Safety Act of 1966, as amended, the Administrator of the National Highway Traffic Safety Administration as determined that the motor vehicle described above is eligible for importation into the United States; and WHEREAS, the motor vehicle described above has been imported at the port ____ for consumption on entry No.___ _, dated __ NOW, THEREFORE, THE CONDITION OF THIS OBLIGATION IS SUCH THAT-(1) The above-bounden principal (the "principal", in consideration of the permanent admission into the United States of the motor vehicle described above (the "vehicle'7, voluntarily undertakes and agrees to have such vehicle brought into conformity with all applicable Federal motor vehicle safety and bumper standards within 120 days after such importation, as specified by the Administrator of the National Highway Traffic Safety Administration (the "Administrator"); (2) The principal shall then file, or If not a Registered Importer shall then cause the Registered Importer of the Vehicle to file, with the Administrator, a certificate that the vehicle compiles with each Federal motor vehicle safety standard in effect the year that the vehicle was manufactured and which applies in such year to the vehicle, and that the vehicle complies with the Federal bumper

standard (if applicable);
Form HS-474 (1-90)

Figure 502-17. DOT Bond Form HS-474, Bond to Ensure Conformance with Motor Vehicle Safety and Bumper Standards

(3) The principal, if a Registered Importer, shall not release custody of the vehicle to any person for license or registration for use on public roads, streets, or highways, or license or register the vehicle from the date of entry until 30 calendar days after it has certified compliance of the vehicle to the Administrator, unless the Administrator notifies the principal before 30 days that (s)he has accepted such certification and the vehicle and bond maybe released, except that no such release shall be permitted, before or after the 30th calendar day, if the principal has received written notice from the Administrator that an inspection of such vehicle will be required, or that there is reason to believe that such certification is false or contains a misrepresentation; (4) And if the principal has received written notice from the Administrator that an inspection is required, the principal shall cause the vehicle to be available for inspection; and the vehicle and bond shall be promptly released after completion of an inspection showing no failure to comply. However, if the inspection shows a failure to comply, the vehicle and bond shall not be released until such time as the failure to comply ceases to exist; (5) And if the principal has received written notice from the Administrator that there is reason to believe that the certificate is false or contains a misrepresentation, the vehicle or bond shall not be released until the Administrator is satisfied with the certification and any modification thereof; (6) And if the principal has received written notice from the Administrator that the vehicle has been found not to comply with all applicable Federal Motor vehicle safety and bumper standards, and written demand that the vehicle be abandoned to the United States, or delivered to the Secretary of the Treasury for the export (at no cost to the United States), the principal shall abandon the vehicle to the United States, or shall deliver the vehicle, or cause the vehicle to be delivered to, the custody of the District Director of Customs of the port of entry listed above, or any other port of entry, and shall execute all documents necessary for exportation of the vehicle from the United States, at no cost to the United States; or in default of abandonment or redelivery after proper notice by the Administrator to the principal, the principal shall pay to the administrator the amount of this obligation; Then this obligation shall be void; otherwise it shall remain in full force amd effect. Signed, sealed, and delivered in the presence of Name Address (SEAL) Name Address (Principal) Address (SEAL) Name Address (Surety) CERTIFICATE AS TO CORPORATE PRINCIPAL certify that I am the of the corporation named as principal in the within bond; that_ who signed the bond on behalf of the principal, was then_ of said corporation; that I know his/her signature, and his/her signature thereto is genuine; and that said bond was duly signed, sealed and attested for and in behalf of said corporation by authority of its governing body. (CORPORATE SEAL)

Figure 502-17. DOT Bond Form HS-474, Bond to Ensure Conformance with Motor Vehicle Safety and Bumper Standards (Cont'd)

(To be used when a power of attorney has been filed with NHTSA, and may be executed by secretary, assistant secretary, or other officer.)

Form HS-474 (1-90)

Form Approved OMB 2060-0717 Approval Expires June 30, 2023

United States Environmental Protection Agency Declaration Form

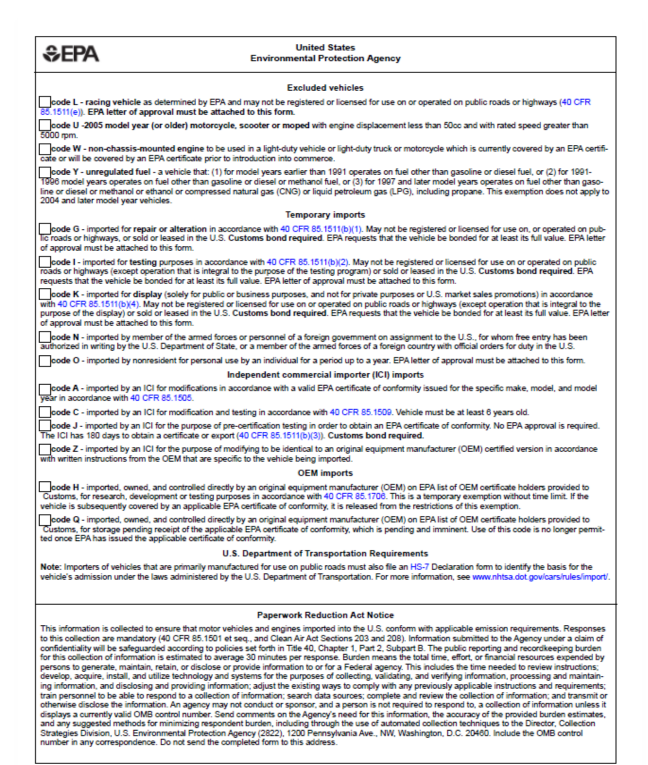
Importation of Motor Vehicles and Motor Vehicle Engines Subject to Federal Air Pollution Regulations U.S. E.P.A., Compliance Division, 2000 Traverwood Drive, Ann Arbor, MI 48105 www.epa.gov/otaq/imports Phone (734) 214-4100 Fax (734) 214-4676

This form must be submitted to the U.S. Customs and Border Protection (Customs) (42 USC 7522, 7601: 19 CFR 12.73) for each motor vehicle (including motorcycles, disassembled vehicles, kit cars, light-duty vehicle/motorcycle engines) imported into the U.S., except that this form is not required for motor vehicles that are imported by their original manufacturer and are new and are covered by an EPA certificate of conformity and bear an EPA emission control label. One form per shipment may be used, with attachments including all information required to fully describe each vehicle or engine as below. Check the box below indicating the provisions under which you are importing this vehicle or engine. Offroad vehicles/engines and heavy-duty engines must use form 3520-21. Note: Although only imports using codes G, I, K, L, M-3, and O require specific written authorization from EPA, Customs may request EPA review of importer documentation and eligibility for any import using this form. A nonconforming vehicle that is ineligible for the exemptions or exclusions listed below, must be imported through an independent commercial importer (ICI) under codes A, C, J, or Z. For codes A, C, J, and Z, EPA does not authorize the release to the vehicle owner.

prisoned for up to to \$44,539 per vel	renatives. Any person wind knowingly makes any laise of madulant scattering, or other scattering and card be lined up to \$22,000 of migroperity imports a motor vehicle (including a motorcycle) or engine may be fined up to \$44,539 per vehicle or engine (42 USC 7524), and may be subject to forfeiture of the entire importation bond, if applicable (40 CFR 85.1513), and the U.S.Customs Service may seize the vehicle or engine (19 CFR 162.21).									
Descript	ion and De	clarati	on of Motor Vehicle or	Motor Vehicl	le Engine (Note	: Heavy-duty Engines must use form 3520-21)				
1. Port code:	2. Entry da (mm/dd/yy)		3. Customs entry numb	er:	4. Vehicle Identi Family/Test Gro	ification Number (VIN), engine serial number, or Engine up Name:				
5. Manufacture da	te (mm/yyyy):	6. Manufacture (make):		7. Model:					
8. ICI imports only	8. ICI imports only, codes A, C, J, Z:				9. EPA Exempti	on Number, required for codes L, G, I, K, O:				
information, or for o	Names, Addresses, and Telephone Numbers of Relevant Parties Certification: I certify that I have read and understand the purpose of this form, the penalties for falsely declaring information, or for providing misleading information, or for concealing a material fact. The information I have provided is correct, and all required attachments are appended to this form. I authorize EPA Enforcement Officers to conduct inspections or testing permitted by the Clean Air Act. I am the owner, importer, or agent for the owner or importer.									
be certificate holder or their agent for shipments of new vehicles prior to introduction		11. O	wner:	12. Storage o	ontact:	13. Signature:				
into commerce; co J. Z: must be ICI):						14. Date:				
						15. Name, company and phone (type or print):				
code B - U.S	. certified ·	unmo		•	l "identical" vei mission control	hicles label in engine compartment (or on motorcycle frame)				
code F - U.S. or restrictor were ren re-installed or repl refilled with unlead	noved or dan aced after in ded gasoline	naged. portation (2) the	The importer attests that t on. If leaded gasoline wa	the catalyst and s used, the imp sors, if they we	d oxygen sensors corter attests that ere left on the veh	coept that the catalyst, oxygen sensors or fuel filler neck and fuel filler neck restrictor, as applicable, will be after importation (1) the fuel tank will be drained and nicle during use of the leaded gasoline, will be replaced, A approval is required.				
Tabel, registration 2) vehicle from a that the vehicle is	or title, or let ny country (identical to a	ter from with lett U.S. E	the U.S. or Canadian ma er attached to this form fr	anufacturer rep rom the manufa respect to emis	resentative on le acturer's U.S. rep asions. The impor	an vehicle (proof required e.g. Canadian emission control tterhead verifying manufacture for sale in Canada) or resentative on letterhead (not a dealer or mechanic) stating ter attests that vehicle is being imported for purposes other				
	code FF - Canadian "identical" models imported for resale or lease - Canadian vehicle as described above appearing on EPA list of Canadian "identical" models, imported for resale or lease. The importer attests that the importer will satisfy applicable labeling, warranty and CAFE requirements as specified by EPA.									
EPA exempted vehicles										
code M - miscellaneous exemption, either 1) Canadian vehicle as described above (proof required) and the importer is either permanently emigrating to the U.S. or will reside in the U.S. for greater than one year under a worker or student visa, or 2) Canadian vehicle received by U.S. resident through inheritance, or 3) EPA hardship letter based on unforseen and extraordinary circumstances is attached to this form.										
code E - vehicle at least 21 years old (calendar year of manufacture subtracted from year of importation) and in original unmodified configuration is either exempted or excluded from EPA emission requirements, depending on age. Vehicles at least 21 years old with replacement engines are not eligible for this exemption unless the replacement engine is the same model as originally installed, or an engine with any aftertreatment from a certified vehicle no older than the one being imported. Customs may require proof of vehicle age.										

EPA Form 3520-1 Page 1 of 2

Figure 502-18. EPA Form 3520-1, Importation of Motor Vehicles and **Motor Vehicle Engines Subject to Federal Air Pollution Regulations**



EPA Form 3520-1 Page 2 of 2

Figure 502-18. EPA Form 3520-1, Importation of Motor Vehicles and Motor Vehicle Engines Subject to Federal Air Pollution Regulations (Cont'd)

WAR SOUVENIR REGIST	RATION/AUTH	ORIZATION	
PRIVACY AC	T STATEMENT		
AUTHORITY: 10 U.S.C., Part IV, Chapter 153, Sec. 2579; DODD 5030.40 PRINCIPAL PURPOSE(S): To register and authorize an individual to retail ROUTINE USE(S): None. The DoD "Blanket Routine Uses" set forth at the ROUTINE USE	n a war souvenir and	d return item to th	
system. DISCLOSURE: Voluntary; however, without the requested information the authorized to retain the war souvenirs. Without the proof of authorization, i			
INSTRUCTIONS: This form will be prepared for all types of war souvenirs. issuing unit.	Original copy to Ov	wner; Copy 1 with	n the souvenir; Copy 2 retained by the
1. THEATER AND INCLUSIVE PERIOD OF SERVICE IN OVERSEAS CO	DMMAND		
2. NAME OF OWNER (Last, First, Middle Initial)	3. SSN		4. GRADE/RANK
5. UNIT/ORGANIZATION	6. PERMANENT	HOME ADDRES	S (Include ZIP Code)
4.5			
7. WAR SOUVENIR(S)			
a. ITEM DESCRIPTION		b. HOW ACQ	UIRED
(1)		**	
(2)			
(3)			
(4)			
(5)			
(6)			÷
(7)			
(8)	- Av allen alle - Av all Avis		
(9)			
(10)			
8. CERTIFICATION I, as Owner or Receiving/Reviewing Officer, do hereby certify that: (1) The above items have little or no intelligence value; (2) The retention of the above items is in compliance with military customs (3) The above retained items are non-lethal and relatively inexpensive, and (4) The retained items are not of value or serviceable for use; (5) The listed items are not unauthorized war souvenirs.	d are not otherwise p	orohibited by law;	
a. SIGNATURE OF OWNER b. SIGNATUR	RE OF RECEIVING/	REVIEWING OF	FICER c. DATE (YYYYMMDD)
d. TYPED NAME, GRADE AND ORGANIZATION OF RECEIVING/REVIE	WING OFFICER	e. STATION	
9. AUTHENTICATING OFFICIAL		-	
a. SIGNING AS (X one) COMPANY COMMANDER (O5+) CONTRACTING OFFI REPRESENTATIVE	b. SIGNATU	IRE	
DD FORM 603-1, MAY 2007 PREVIOUS EDIT	ION IS OBSOLETE.		Adobe Professional 7.0

Figure 502-19. DD Form 603-1, War Souvenir Registration/Authorization

				 K	ANSPOI	RTAT	NO.	SON	TRANSPORTATION CONTROL AND MOVEMENT DOCUMENT	NT DO	CUMENT						PAGE NO.	 -	
1. DOC	. DOC ID 2. TRLR CTR		3. CONSIGNOR				4.	COM	4. COMMODITY SPECIAL HANDLING	LING	5. AIR DIM 6. POE	6. P(JE .			7. POD			
8. MODE	DE 9. PACK		10. TRANSPORTATION		CONTROL NO.	L NO.	-	1. CO	11. CONSIGNEE		12. PRI		13. RDD 14. PROJ 15. DATE SHPD 16. ETA	15. D	TE SHPD	16. EI	Ā	17. TR ACCT	ACCT
18. C	18. CARRIER	-	19. FLIGHT-TRUCK-VO	K-VOY	Y-DOC NO.). 20. REF		21. REMARKS	MARKS					22. PIECES	ECES	23. W	23. WEIGHT	24. CUBE	w.
, ej	a. Transship Point	oint	b. Date Rec	-	c. Bay Whse d. Date Shpd	se d. D.	ate Shp		e. Mode Carrier f. Flig	ght-Truck-	f. Flight-Truck-Voy Doc No.		g. Ref h. Sto	h. Stow Loc i. Split	П	j. Cond	k. Signatu	k. Signature-Remarks	
25.																			
26.								-								-			
27.					100														
28. 0	28. CONSIGNEE	lw	29. DA	TE RE(CEIVED/C	OFFERE	iD (Sig	gn) 3(29. DATE RECEIVED/OFFERED (Sign) 30. CONDITION 31. I	31. REMARKS	s								
32.		34.	35.		36.VOY NO	37. 38		 	40.	-	41.	42.	43. REMARKS AND/OR	AND/OR		44. AI	44. ADDITIONAL REMARKS OR	REMARKS	OR
DOC	TRAILER - CON- TAINER	CONSIGNOR COMM ABBR OTHER	NOR COMMODITY R SPECIAL HANDLING		P. P.		FOOm FA	TYPE	TRANSPORTATION CONTROL NUMBER		CONSIGNEE	<u> </u>	RDD Proj a. b.	Stow Loc Shpd ETA c. d.	V Loc ETA Tac d. e.	c Pieces		Weight b.	Cube c.
																-			
8	DD FORM 1384, OCT 2000	384, 00	ST 2000	-	1	1	-	1	PREVIOUS EDITIONS MAY BE USED.	AAY BE L	JSED.]							

Figure 502-20. DD Form 1384, Transportation Control and Movement Document