



DEPARTMENT OF THE TREASURY
UNITED STATES CUSTOMS SERVICE

Approved through 09/30/97
OMB No. 1515-0022

APPLICATION FOR ALLOWANCE IN DUTIES

19 CFR 158.11, 158.13, 158.23

1. TO: (District or Port Director of Customs)		2. FROM: (Name and address of Importer or Agent)	
		3. ENTRY NO.	4. DATE

5. APPLICATION FOR ALLOWANCE IN DUTY BECAUSE OF:

A. Damage Destruction (*Casualty*) Lost or stolen while in Public Stores

B. Excessive moisture and impurities not usually found in or upon such or similar merchandise. (*Landed weight or gauge in excess of that invoiced is in itself not adequate evidence of excessive moisture or impurities.*)

C. Nonimportation of perishable merchandise. Goods to be segregated on pier at our place of business.

Complete columns 6, 7, 8, and 9 for Claims A and B, and columns 8 and 9 for Claim C.

INSTRUCTIONS: Columns 6 and 7 are self-explanatory. For column 8, the nature and normal content may be stated together, such as "2% moisture," or "No Sand," etc. When normal content is based upon a standard which the applicant contends is recognized and required by traders in a particular commodity, state the approximate length of time such standard has existed. For column 9, furnish results of laboratory test or other physical data obtained in support of this claim.

6. MARKS AND NUMBERS	7. DESCRIPTION OF MERCHANDISE	8. DESCRIBE CASUALTY, NATURE OF IMPURITY AND NORMAL CONTENT CONTENTED	9. LAB TEST RESULTS (<i>Attach Copy</i>)

10. IMPORTER	11. OWNER/IMPORTER NUMBER	12. CARRIER
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13. DATE, TIME, AND PLACE OF UNLOADING

14. COMPLETE APPLICABLE STATEMENT BELOW (*Letters match those above*)

A. I have personally inspected and examined the merchandise described and I hereby declare that same sustained damage above stated. The merchandise, to the best of my knowledge and belief, was Destroyed (*Casualty*) Lost or stolen while in the Public Stores

B. I have personally inspected and examined the merchandise described in the foregoing application and determine that the same contains excessive moisture, or other impurities, not usually found in or upon such or similar merchandise, as indicated above. This claim is based upon the following facts, if any, ascertained by me or under my direction.

C. We request permission to segregate the damaged goods with the agreement that all expenses in connection with the delivery under custody and the supervision of segregation at our place of business will be borne by us, and will be paid promptly.

15. DATE OF FILING	16. SIGNATURE AND TITLE OF APPLICANT/AGENT	
17. CUSTOMS ACTION <input type="checkbox"/> ACCEPTED <input type="checkbox"/> NOT ACCEPTED	18. DATE	19. SIGNATURE AND TITLE OF CUSTOMS OFFICER

Paperwork Reduction Act Notice: The Paperwork Reduction Act of 1980 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 this information to carry out the customs laws of the United States. This form is used by United States importers to apply for a duty allowance due to damaged or defective imported merchandise and by Customs to authorize such a duty allowance. It is required to obtain or retain a benefit.

Statement Required by 5 CFR 1320.21: The estimated average burden associated with this collection of information is 8 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 directed to U.S. Customs Service, Paperwork Management Branch, Washington DC 20229, and to the Office of Management and Budget, Paperwork Reduction Project (1515-0022), Washington DC 20503. **DO NOT send completed form(s) to either of these offices.**