

NCDOR Web-Fill 5-19 B-C-750 Report of Alcoholic Beverages Major Disaster

Legal Name			
Frade Name		Account ID	
Address		FEIN or SSN	
City	State Zip Code		
Contact Person	Phone Number for Contact Person	Return for Month of	
		(MM - YY)	
Type of Product (Malt Beverage, Fortified Wine, or Unfortified Wine)	Name of Product	Cases of Malt Beverage (Minimum 50)	Cases of Wine (Minimum 25)
Data of Varification			
Date of Verification	Place of Verification		
Describe How Verified			
Signature(s) of Wholesaler or Importer Representative(s)			
Signature:			e:
Signature(s) of Revenue Department Representative(s)			
Signature:			ie:

Instructions

You must file this report if you claim a deduction for a major disaster on your beer, fortified wine, or unfortified wine excise tax return. G.S. 105-113.81(a) sets out the exemption for a major disaster as follows:

Major Disaster. - Wholesalers and importers of malt beverages and wine are not required to remit excise taxes on malt beverages or wine rendered unsalable by a major disaster. To qualify for this exemption, the wholesaler or importer shall prove to the satisfaction of the Secretary that a major disaster occurred. A major disaster is the destruction, spoilage, or rendering unsalable of 50 or more cases, or the equivalent, of malt beverages or 25 or more cases, or the equivalent, of wine.

If less than 50 cases of malt beverages or 25 cases of wine are affected, it is not a major disaster and the losses are covered by the 2% discount provided in G.S. 105-113.85. A major disaster is caused by one event and an accumulation of products to reach the 50 cases or 25 cases threshold is not allowable.