CHAPTER A-401

GENERAL PERSONAL PROPERTY PROVISIONS

A. PURPOSE

This chapter prescribes procedures and guidance and assigns responsibilities for performing traffic management functions initiated or sponsored by Department of Defense (DoD) customers, United States (U.S.) Coast Guard (USCG) members and Nonappropriated Fund (NAF) employees for the movement and storage of personal property and mobile homes. This chapter does not apply to USCG civilian employees as their allowances are prescribed by the Federal Travel Regulation and Homeland Security policy.

B. PROCEDURES

- 1. The United States Transportation Command (USTRANSCOM), in conjunction with the Services/Agencies and theater commands, provides technical direction and supervision over all traffic management functions incident to DoD passenger, cargo, mobility, personal property movements, customs activities, and management of intermodal containers and System 463L pallet and net assets within the Defense Transportation System (DTS) during peace and time of war. Quality service to the customer is given primary emphasis in implementation and management of the personal property program.
- 2. Military air and ocean transportation resources, under the control of the Air Mobility Command (AMC) or the Military Sealift Command (MSC), must be used to the maximum extent.
- 3. The movement of household goods (HHG) by air is subject to the following considerations:
 - a. Personal property must be airlifted by AMC or commercial air Transportation Service Providers (TSP) and from those hard-lift areas designated by DoD Components.
 - b. Personal property shipments may be accomplished/made via AMC where Transportation Priority 4 (TP-4) tariff rates are available in other than hard-lift areas.
 - c. Commercial airlift as part of an International Through Government Bill of Lading (ITGBL) shipment may be used when both surface and AMC transportation between other than hard-lift areas do not satisfy the customer's shipment requirements.
- 4. Transportation shipment and cost data is captured in the Defense Personal Property System (DPS) and reported to USTRANSCOM annually on a fiscal year basis. Shipment and cost data is reported for Through Government Bill of Lading (TGBL) moves, Non-Temporary Storage (NTS), local drayage, Direct Procurement Method (DPM) contractual services/line-haul (LH), intratheater movements, and personally procured transportation payments. When shipments are transported via military airlift and sealift, such shipment and cost data must be included as well. Reports are due annually on 31 March. Shipment and cost data must, in turn, be provided by USTRANSCOM to the Services/Agencies and the Assistant Deputy Under Secretary of Defense (Transportation Policy) (ADUSD[TP]).
- 5. Change notification to all rate solicitations must be coordinated with the DoD Components when they affect operations, policy, procedures, and/or affect cost of the program.
- 6. DoD activities are required to use the DTS services outlined in this regulation except when they are Service-unique or theater-assigned transportation assets. Required DTS services, for the

purpose of this regulation, include all services provided by the Transportation Component Commands (TCC) and other agencies on their behalves.

- a. Deviations or exemptions will not be approved unless the user establishes that the Defense Transportation Regulation (DTR) does not provide workable methods or procedures. The DTR accommodates technological improvements; however, prior to tests of innovative procedures within selected segments of the DTS, the DTR Administration Office and all Agencies concerned must be advised. DTR users involved in the development of advanced logistics systems must establish liaison with the DoD DTR system administrator. In addition, Service, theater commands, and Agency mobility plans must recognize DTR documentation requirements.
- b. Maximum use will be made of Automated Information Systems (AIS), the Defense Switched Network (DSN), Electronic Data Interchange (EDI), electronic mail (e-mail), facsimile (fax), the World Wide Web (WWW), the Defense Message System, Automatic Identification Technology (AIT), and the Defense Data Network (DDN) to speed the exchange of DTR data. Services, agencies, and theater commands establish communications methods for clearance authorities, terminals, and related activities requiring DTR data.
- c. DTR documents are not classified unless the sponsoring Service assigns a security classification In Accordance With (IAW) DoD Manual (DoDM) 5200.01, <u>Information Security Program</u>, <u>Volume 1-4</u>. The General Services Administration (GSA) assigns a security classification IAW Office of the Administrator Publication 1025.2D, HB, <u>Classified National Security Information</u>. When so classified, the integrity of the classification is protected within the DTS. Classified cargo must be moved IAW procedures in DTR Part II, <u>Cargo Movement</u>, Chapter 205.

C. DTR PROGRAM ADMINISTRATION

- 1. To streamline the process for making changes to this regulation, the coordination and publication of changes to DTR 4500.9-R, <u>The Defense Transportation Regulation</u>, are accomplished IAW Department of Defense Directive 4500.09, Transportation and Traffic Management.
- 2. DTR Action Officer (AO) Working Group members will submit proposed changes via e-mail after coordination through their Service channels, as applicable, to the USTRANSCOM DTR administrator using a Comment Resolution Matrix (CRM). The body of the e-mail will contain:
 - a. Subject: Include DTR part number.
 - b. Issue: Explain the issue in detail.
 - c. <u>Systems Impact/Resource Implications</u>: Identify the known impacts on automated systems and interfaces, whether additional funding will be required to support systems changes, and the estimated timeline for implementation of systems changes. Identify any other known resource costs associated with the proposed change.
 - d. As described in the instructions included in the CRM, the proposed wording for the regulation will appear in the "comment" block and the "rationale" will include known advantages and disadvantages of the proposed change.
- 3. The DoD DTR administrator is responsible for staffing proposed changes via e-mail. Proposed changes will be submitted to the USTRANSCOM DTR point of contact (POC) via e-mail, utilizing the format identified in Paragraph C.2, above.
 - a. Unless the proposed change is of a critical, time-sensitive nature, the proposed change will be held until the next anticipated update for that specific part of the DTR.

- b. Upon approval, formal changes will be released in one of three different formats: a completely revised/reissued publication, an interim update, or an "expedited change." The coordination process is the same for revised/reissued publications and interim updates and is addressed in Paragraph C.3.c, below. Expedited changes are addressed in Paragraph C.3.d.
- c. AO group members will be notified by e-mail of a proposed change package. E-mail will provide a link to the coordination website established exclusively for staffing the proposed change. The AO group members will be able to access all files required for reviewing the proposed changes to include comment matrices. AO group members will have 45 calendar days to respond to the proposed change package. If an individual Service/Agency AO group member feels the proposed change package requires internal coordination within his or her Service/Agency or with a field activity, the individual may perform the coordination, provided the additional input is consolidated into a single Service/Agency response. The 45-calendar day window should be adhered to in order to expedite the change process. When AO coordination has been obtained, this process will be essentially repeated with the Oversight Working Group utilizing a 30-calendar day window. Upon approval, USTRANSCOM will publish the change.
- d. If a proposed change is critical or time-sensitive, it may be coordinated as an "expedited" change at the AO and then the Oversight Working Group levels, as outlined above. Unlike a formal change, an expedited change will typically address only one specific issue (e.g., an issue involving safety) and may be coordinated under an accelerated time frame, provided all parties agree.
- 4. DTR Oversight Working Group and AO Working Group members are established for each of the individual parts of the DTR.
 - a. The Working Groups are composed of members from the Office of the Deputy Assistant Secretary of Defense Transportation Policy (DASD-TP), United States Army (USA) G4, United States Air Force (USAF) A4, United States Navy (USN) N4, and the United States Marine Corps (USMC) (LPD).
 - b. As necessary, members may also include the Joint Staff (JS) Logistics Directorate (J4), Combatant Commands, USCG, Defense Logistics Agency (DLA), Defense Contract Management Agency (DCMA), Defense Travel Management Office (DTMO), GSA, Department of Homeland Security's Customs and Border Protection (CBP) and Transportation Security Administration (TSA), United States Department of Agriculture's (USDA) Animal and Plant Health Inspection Service (APHIS), and other Defense/Federal agencies as needed.

D. INDIVIDUAL MISSIONS, ROLES, AND RESPONSIBILITIES

For individual missions, roles, and responsibilities refer to https://www.ustranscom.mil/dtr/individual missions roles and responsibilities.pdf.

E. ASSIGNMENT OF AREA OF RESPONSIBILITY (AOR)

1. This paragraph applies to all DoD-sponsored personal property shipments worldwide, but does not apply to the processing of claims for loss or damage to personal property. For claims procedures, see regulations of the Service/Agency concerned.

2. DoD Components:

a. Establish or transfer the AOR in coordination with the Commander, USTRANSCOM.

- b. Review and coordinate the Memorandum of Understanding (MOU) with the military staff Agencies' controlling manpower, resources, and funding.
- c. Serve as the POC for activities and installations under their jurisdiction to resolve problems concerning the assignment of the AOR.
- 3. Transportation Officers (TO) (Personal Property Shipping Offices [PPSO]/Personal Property Processing Offices [PPPO]):
 - a. Coordinate through Service/Agency command channels on all matters relating to the assignment of the AOR.
 - b. Develop and process, through command channels, information required for the preparation and processing of a MOU.
 - c. Initiate a MOU.
- 4. AORs are established in the Continental United States (CONUS) and Alaska, as well as all overseas areas, except as otherwise designated in the Personal Property Consignment Instruction Guide (PPCIG). The PPCIG can be found at https://dps.move.mil/cust.
- 5. Installation Transfer, Activation, and Deactivation Procedures
 - a. Deactivation or Transfer of an Installation's Assigned AOR.
 - (1) When responsibilities are to be transferred from one installation or activity to another, the losing installation or activity must prepare a MOU/Interservice Support Agreement (ISSA). A joint MOU/ISSA must be executed between the gaining and the losing installation or activity and a copy provided to the Service/Agency Headquarters (HQ). When an agreement cannot be reached at the local level, the matter must be referred to the Service/Agency HQ.
 - (2) The Service/Agency HQ must notify USTRANSCOM when agreements are final concerning the transfer of functional responsibility from one installation to another, the transfer of AOR, or the activation or deactivation of an installation. The notifications must be timely to allow updating of this regulation and the PPCIG and the establishment of overall operational procedures.
 - (3) All records and files must be transferred from the deactivated installation to the new responsible installation.
 - (4) Interservice and interdepartmental logistic support must follow the basic policies and principles prescribed in DoD policies.
- 6. <u>Budget and Funding</u>. Each Service/Agency is assigned specific AOR for providing program-related services to all customers, regardless of their Service/Agency affiliation. Within these AOR, each Service/Agency must provide administrative and operational support to the other Services/Agencies as a common service. Such common servicing does not apply to industrial fund activities that provide service only on a seller-buyer basis. In these cases, the direct costs arising from the acquisition of services, including contract storage, bills of lading (BL), and packing and containerization must be provided on a cross-servicing basis IAW regulations of the Service/Agency.

F. REQUIRED SUPPORTING DOCUMENTATION

- 1. Customer's orders, entitlement extension letters or other authority. Copies of the customer's orders are not required when a shipment is requested using dependent's travel authorization that references the customer's orders (including special order number, issuing HQ, and date of issue).
- 2. One copy of the DD Form 1797 <u>Personal Property Counseling Checklist</u>, <u>Figure 401-1</u> signed by the customer and the counselor or a saved digitally signed copy.
- 3. One copy of the the DD Form 1299, Application for Shipment and/or Storage of Personal Property, Figure 401-2 signed by the customer or a saved digitally signed copy, and one copy of the group or pre-counseling worksheet (if applicable).
- 4. For shipments of firearms, any forms or certificates prescribed by the customer or sponsoring DoD Component or other regulatory agency (see this regulation, Part IV, Chapter 409). In addition, for shipment of firearms into the United States, see this regulation, Part V, Chapter 502.
- 5. Copies of POA and any other documents required.
- 6. Customs documents to effect duty-free clearance of personal property shipments for those areas where specific customs documents are required such as:
 - a. DD Form 1252, <u>US Customs and Border Protection (CBP) Declaration for Personal Property Shipments (Part I)</u>, <u>Figure A-401-3</u>.
 - b. DD Form 1252-1, <u>US Customs and Border Protection (CBP) Declaration for Personal Property Shipments (Part II)</u>, <u>Figure A-401-4</u>.
 - c. Alcohol, Tobacco, Firearms and Explosives (ATF) Form 6 Part I (for civilian employees), Application and Permit for Importation of Firearms, Ammunition and Defense Articles, Figure A-401-5. This form is required unless firearms are exempt IAW DTR Part V, Chapter 503.
 - d. ATF Form 6 Part II (for military members), <u>Application and Permit for Importation of Firearms</u>, <u>Ammunition and Defense Articles</u>, <u>Figure A-401-6</u>. This form is required unless firearms are exempt IAW DTR Part V, Chapter 503.
 - e. USEUCOM Form 30-3A(R), <u>Agriculture Inspection Certificate</u>, <u>Figure A-401-7</u>, and USEUCOM Form 30-3B(R), <u>Shipper's Personal Property Certification</u>, <u>Figure A-401-8</u>, applies only to shipments originating within the United States European Command (USEUCOM) Theater.
 - f. DD Form 1434, <u>United Kingdom (UK) Customs Declaration for the Importation of Personal</u> Effects of U. S. Forces/Civilian Personnel on Duty in the UK, <u>Figure A-401-9</u>.
 - g. Department of Transportation (DOT) Form HS-7, <u>Declaration, Importation of Motor Vehicles and Motor Vehicle Equipment Subject to Federal Motor Vehicle Safety, Bumper and Theft Prevention Standards, Figure A-401-10, and Environmental Protection Agency (EPA) Form 3520-1, <u>Importation of Motor Vehicles and Motor Vehicle Engines Subject to Federal Air Pollution Regulations, Figure A-401-11</u>, are required when motorcycles, motor scooters, or mopeds are included in a HHG shipment destined for the United States. The DOT FORM HS-7 and EPA Form 3520-1 must be completed and included as part of the shipping documentation. Motorcycles, motor scooters, or mopeds with less than 50cc engine capacity are generally exempt from DOT/EPA requirements. Reference DTR Part V Chapter 502 for more information.</u>

- 7. Mail-In Application. Upon receipt of a shipment application (DD Form 1299), orders, and supporting documents, the PPSO/PPPO must review the documents to ensure the requested shipment and services are authorized and in the customer's or Government's best interest. For example, the PPSO/PPPO should confirm with the customer the potential of excess cost when shipment is to an unauthorized location or when a member retiring/separating from service is requesting shipment to a final destination without a delivery address in lieu of NTS.
- 8. <u>Distribution of the DD Form 1299 and Supporting Documents:</u>
 - a. Provide a copy of the DD Form 1299 to the customer.
 - b. Retain one signed copy of each document for local files. Digital signatures are acceptable.
 - c. Mail-Out Applications. Forward the completed DD Form 1299 and copies of all supporting documents to the responsible servicing PPSO. Mail-out or electronic transmission is acceptable.
 - d. On all iHHG/UB shipments from the CONUS or Alaska to overseas destinations or between overseas areas, the following documents must be provided to the TSP for customs clearance:
 - (1) Clearance forms required by the host government.
 - (2) A copy of DD Form 1299.
 - (3) A copy of customer's Permanent Change of Station (PCS) or Temporary Duty (TDY)/Temporary Additional Duty (TAD) orders.
- 9. On all iHHG/UB shipments from overseas areas to the Customs Territory of the United States (CTUS), the following documents must be provided to the TSP for customs clearance:
 - a. A copy of DD Form 1299.
 - b. A copy of customer's PCS or TDY/TAD orders.
 - c. A copy of applicable DD Form 1252.
 - d. A copy of DD Form 1252-1 (if applicable).
 - e. ATF Form 6-Part I (for military members) (if applicable).
 - f. ATF Form 6-Part II (for civilian employees) (if applicable).
 - g. USEUCOM Form 30-3A(R) (if applicable).
- 10. <u>Lost Weight Tickets</u>. The PPSO will ensure the TSP has made every reasonable effort to obtain certified true copies of lost weight tickets prior to authorizing the use of constructed weights (refer to DTR Part IV, Appendix B).

G. PPSO REQUIRED REGULATIONS

Appendix K contains a list of publications considered essential for a successful program at a PPSO. PPSO requirements for these publications must be submitted through their established publications distribution channels.

H. FORMS SUPPLY

Any reference to forms in this regulation applies to the specific form discussed or an authorized automated version. Unless otherwise specifically stated, all forms discussed in this regulation are available through normal forms supply channels and/or generated in the personal property automated system.

I. PERSONAL PROPERTY ADVISORY (PPA)

A PPA identifies information to facilitate day-to-day operations. USTRANSCOM issues a PPA to identify particular areas of interest to PPSOs and Industry. PPSOs must determine the applicability of a PPA to their operation and take appropriate action. Services and/or TSPs may request USTRANSCOM to publish a PPA. USTRANSCOM must assess the appropriateness of issuing a PPA and obtain the required coordination with the Services prior to issuance. USTRANSCOM will publish PPAs and disseminate them to Services and Industry.

J. CSS

- 1. BLUEBARK shipments are excluded from this required policy.
- 2. Required Policy. The completion of a CSS for each stage is required. message or email) from the Customer Satisfaction Survey Contractor to provide feedback on each stage of their shipment (i.e., counseling, origin/destination services, and claims (submitted and/or transferred to the Military Claims Office (MCO)). All customers are sent their first MMS and/or e-mail notification within 12 hours of the Contractor receiving an order to survey. The customer will then have 120 days from initial notification to complete each survey.

PERSONAL PROP	ERTY C	OUNSELING C	HECKLIS	ST	
		STATEMENT	III OILEI		
AUTHORITY: 37 U.S.C. 476,Travel and transportation allowances: dependents; bagga; PRINCIPAL PURPOSE(S): To ensure the member, dependent, and government emplo System (DTS). Information collected may also be used in determining validity of claims, ROUTINE USE(S): The most applicable routine use is: To private sector commercial tra- to identify ownership, schedule pickup and delivery of personal property, to include prival personal property counseling checklist. The remaining routine uses located at: http://did. DISCLOSURE: Voluntary; however, failure to provide the requested information may de	ge and house yee has been improper ship ensportation s ately owned v cold.defense	shold effects; S U.S.C. St in briefed properly on the pments and any third pa tervice providers, who are rehicles, motorcycles, an anov/Privacy/SORNsine	movement of irty responsibilite under contri d house traile dex/BlanketR	their personal property lity. act with the DoD for shi ers/motor homes, Bill of loutineUses.aspx may	within the Defense Transportation pment/storage of personal property, Lading for services rendered,
	2. DOD ID			H OF SERVICE	4. GRADE/RANK/RATING
1. HAME (Last, Pirst, Noute Hisa)	2. 000 10		3. BIONIC	H OF SERVICE	4. GRADE RANGERING
5. ORDERS ISSUING AUTHORITY 6. ORDER NUMBER	re icees	7. DATE (DDM	MMMYY)	8. NEW PERMANE	NT DUTY STATION (PDS)
ACKNOWLEDGEMENT OF CUSTOMER SATISFACTION SURVEY I understand that I am required to complete the Customer Satisfaction S satisfaction to the customer, the completion of the CSSs provides result.		Ss) throughout my m	noving proce	ess. Based on the pe shipments to TSPs.	rformance in service
10. ENTITLEMENTS UNDER THE ORDER DESCRIBED ABOVE:	HHG	UB NT	S P	OV BOAT	CLAIMS
PART I - HOUSEHOLD GOODS (HHG)		PAR	TV-PRIVA	ATELY OWNED VE	HICLES (POV)
(1) Weight allowances: PCS: TDY:		(1) Authorizations;	Restrictions	Host Government re	quirements.
(2) Weight restriction at new duty station, if any.		(2) Applicable port	of Embarkat	ton and Debarkation;	alternate if needed.
(3) Appliance Servicing. Customer to disconnect all electrical appliances.		(3) Preparation of	POV prior to	VPC drop-off: recalls/	deaning/fuel requirement.
(4) I understand my Temporary Storage (SIT) entitlement is for days. If to not have an approved extension prior to my storage expiration storage costs will become my financial responsibility.	date, the			de Shipping Documen if POV at time of delivi bie; oversize, excess	t for Automobile - Receipt for your ery & pickup. distance.
(5) Check furniture "condition codes" noted on inventory at origin by mover. N				left in POV; origin/de	
discrepancies or disagreements in the "Remarks" section of the inventory signing.	prior to	(7) Secure title or I	len holder's p	permission if required.	
(6) Check DD Form 619 at origin for accuracy of information recorded thereor	1.	(8) Licensing/insur	rance require	ments of state or cour	ntry.
(7) Customer's responsibility to annotate discrepancies, loss/damage on deliv	ery	(9) Foreign manuf	actured POV	5.	-
documents (Notice of Loss and Damage AT/AFTER).	_			•	ney or letter of authorization.
(8) I understand I must arrange with origin PPSO to have a partial delivery at destination. Each item requiring partial delivery will be identified as "partial"	out on	(11) Additional Info	ormation/clari ov.com.	fication to include trac	king POV can be found at https://
the inventory at the time of pack out.		(12) Authorized str	orage locatio	n, length of storage/ex	piration date.
 (9) Extra pickup or delivery of personal property, including associated charged applicable/authorized. 		recalls prior to for shipment.	turn-in and Any open red	that fàiliure to do so m calls that cannot be sa	sfy vehicle open hazardous/safety ay result in vehicle being refused tisfied must be coordinated and
(10) Customer's responsibility to ensure property is free of soil and pest infest	ation.	approved by t	he Vehide P	rocessing Center prior	r to arrival for turn-in.
PART II - UNACCOMPANIED BAGGAGE (UB)				PART VI - BOATS	
(1) UB weight allowance is included in your HHG weight allowance when an	١	(1) Boat as princip			DELL
administrative/restricted weight allowance is applicable.	_			4ft or longer, move by	
(2) Weight allowances: (3) What can be shipped as unaccompanied baggage.		(4) Removal of plif		rseas container size o	Thoved as OTO.
(4) Preparation - Copy of Orders in each container.				t permit, if necessary.	
(5) Items of extraordinary value. Hand carry, if possible.				sorial service charges.	
PART III - NON-TEMPORARY STORAGE (NTS)				BILITY, CLAIMS, F	PROTECTION
Included as part of HHG weight allowance when stored at Gov't expense.				RV) and what it covers	
(2) Authorized storage location, length of storage/expiration date.		(2) Quick Claims S		,	-
(3) NTS at Gov't expense is limited to 1 year for members with Home of Selection				lamage to the TSP at	delivery.
entitlements and 180 days for members with Home of Record/Place Enter Duty entitlement.	ring Active	(4) Providing notic	e of additiona	al loss or damage to th	ne TSP within 180 days of delivery.
(4) Appliance servicing. Customer to disconnect all electrical appliances.		(5) FRV dalm mus	t be submitte	ed directly with the TS	P within 9 months of delivery.
(5) Check furniture "condition codes" noted on inventory at origin by mover. N discrepancies or disagreements in the "Remarks" section of the inventory	lote prior to	receipt of TSP	final offer.		ns Office after 30 days or upon
signing.				at depreciated value.	r market value
(6) Items of extraordinary value.(7) I understand that once my HHG are placed in NTS, it is my responsibility to	n keen the			t liability for POV - Fal	
PPSO that manages my shipment updated on my latest status (new PCS Separation, Retirement), and contact information.	Orders,	inconvenience unexpected ex	to the DoD o penditure of	sustomers and their fa additional funds by the	RDD can cause serious mily, and can result in the e customer for rental/purchase of
(8) NTS funding for civilian employees expires at the end of each fiscal year (September). For continued storage at government expense, employees i request their Human Resource Office provide the PPSO funding authorize.	must			,	er will be advised to file an stomer should consider additional
Immediately after 1 October or as soon as funding authority is granted.		Insurance at t	heir expense		
PART IV - WEAPONS [1] Limitations and restrictions of country/state to which assigned.		(11) Importance of and delivery,		ion - accurate invento	ry, exceptions noted during pickup
US Government requirements and restrictions applicable for import.		-		o acquire liability cove	rage for SIT/NTS converted to
Special forms and procedures; responsibilities of TSP, etc.		1 their expense			-
Shipment of ammunition at Gov't expense is PROHIBITED.	-				
LINKS					
	1.pdf				
It's Your Move (Military): https://www.ustranscom.mll/dtr/part-lv/dtr_part_lv_apo_k it's Your Move (Military): https://www.ustranscom.mll/dtr/part-lv/dtr_part_lv_apo_k Shipping Your POV: https://www.ustranscom.mll/dtr/part-lv/dtr_part_lv_apo_k_4,oo Storing Your POV: https://www.ustranscom.mll/dtr/part-lv/dtr_part_lv_apo_k_4,oo Military Your Movie Ample https://www.ustranscom.mll/dtr/part_lv/dtr_part_lv_apo_k_4,oo Military Your Movie Ample https://www.ustranscom.mll/dtr/part_lv/dtr_part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_dtr/part_lv_	T I				

DD FORM 1797, MAR 2022

PREVIOUS EDITION IS OBSOLETE.

Figure A-401-1. DD Form 1797, Personal Property Counseling Checklist

	PART VIII - GENERAL INSTRUCT	TIONS	
	Very Important Papers (Importance of documentation provided).		
	The moving company assigned to move your shipment may contact you to discuss your Earliest, La projected date your shipment should arrive at the destination. Dates shown on the DD Form 1299.		Shipment Arrival date is a
	 On pack/pickup date(s) you or your designated agent must be at the residence from 0800-1700; oth 		be charged to you.
	4) Member provided a copy of the Host Countries Personal Property Consignment Instruction Guide (F	PPCIG).	
	 Customer's responsibility to provide a POC to the TSP for disposition of property upon arrival, and u 	pdate information in DPS upon arrival at destina	tion.
	 Customer's responsibility to contact origin/destination PPSO if there is a change in orders that could 	affect movement of this/these shipment(s).	
	Customer's responsibility to provide active e-mail address and personal (cell) phone number, to Incir		occur.
_	Customer's responsibility to reimburse the Government for any excess costs occasioned by this/thei		
 	Unauthorized Items and disposal of useless Items; (e.g., building materials, live ammunition, flamma		,,
	Professional books, papers, and equipment (PBP&E) for (M)ember and (S)pouse. Must be identified provide the PPSO a list, certified by me, of the PBP&E along with a description of the profession or Packed separately from other property. Allowances: (M) NTE 2,000 pounds; (S) NTE 500 pounds.	ed as (M) or (S) on Inventory. If identified as Spo	
	(11) Procedure to designate agent to release property or accept property in absence of customer (Powe	er of Attomey or informal letter of authorization).	
	12) Shipment of Alcoholic Beverages: All Federal and State taxes, permits and Customs duty fees are	members responsibility and not reimbursable.	
	13) Retiree & Separatee with Home of Selection entitiement: I understand my entitiement to ship HHG PPSO or a TSP for shipment within three (3) years of the effective date of my retirement, placemen Separation dates on or after 24 Jun 2022, dates prior to 24 Jun 2022, the member has one (1) year	nt on TDRL, or discharge with HOS entitlement. I	
	(14) Separatee with Home of Record/Place of enlistment entitlement: I understand my entitlement to shover to a PPSO or a TSP for shipment within 180 days of the effective date of my separation.	ip HHG at Government expense will terminate u	niess my HHG are turned
	(15) Mobile Home: Service authorized at Government expense and those billed to the customer.		
	(16) Mobile Home: Responsibility of the customer to get their mobile home ready for transportation.		
	[17] Mobile Home: Inventory the contents of the mobile home and identify items that cannot remain in the	he mobile home to ensure safe transport.	
	(18) Mobile Home: In transit storage and possible excess cost.		
	(19) Mobile Home: Separate shipment of household goods is not authorized except for safety reasons a	and/or PCS outside the CONUS.	
11. 9	11. SPECIAL INSTRUCTIONS:		
	12. CONFIRMATION OF COUNSELING	d above. I understand the financial respons	
	I certify that I have been briefed and understand the personal property entitlements as identified		
and pref	and additional expenses incurred for the requested services, that are above and beyond those preference, are solely the responsibility of the member/customer.		
and pref a. Si	and additional expenses incurred for the requested services, that are above and beyond those	authorized by the government for personal	

DD FORM 1797 (BACK), MAR 2022

Figure A-401-1. DD Form 1797, Personal Property Counseling Checklist (Back) (Cont'd)

APPLICATION F AND/OR STORAGE OF I (Read Privacy Act Statement or	PERSONA	L PR	OPERTY	1. DATE PREPARED	(DDMMMYYYY)		2. SHIPMENT NUMBER			
3. NAME OF PREPARING OFFICE				4. TO (Responsible Or	igin Personal Pr	operty Shipp	ing Office)			
				a. NAME						
5. DESTINATION PERSONAL PROPE	RTY SHIPPIN	NG OF	FICE	b. ADDRESS (Street, Suit	e Number, City, S	ate, ZIP Code))			
a. NAME										
b. TELEPHONE NUMBERS (Include Area Co	de)			c. TELEPHONE NUMBER	RS (Include Area C	ode)				
6. CUSTOMER INFORMATION										
a. NAME (Last, First, Middle Initial)				b. DOD ID			c. RANK/GRADE			
d. AGENCY		e. EM/	AIL ADDRESS PRIM	ARY (Work)	f. EMAIL ADD	RESS ALTER	NATE (Personal)			
7. REQUEST ACTION BE TAKEN TO T ITEMS AND/OR POUNDS OF PROF							AGGAGE/			
a. AUTHORIZED WEIGHT	b. ESTIMATE			c. ESTIMATED MEMBER			ED MIL SPOUSE PBP&E			
8. THIS SHIPMENT/STORAGE IS REQ	UIRED INCID	DENT T		NG ORDERS:						
a. TYPE ORDERS (X one) PERMANENT TEMPORARY			b. ISSUED BY		c. NEW DUTY	ASSIGNMENT				
				e. ORDERS NUMBER						
9. PICKUP (ORIGIN) INFORMATION	I. DATE OF ORDERS (DDMMMYYYY) D. PICKUP (ORIGIN) INFORMATION									
a. ADDRESS (Street, Apartment Number, City	y, County, State	e, ZIP C	ode)	a. ADDRESS (Street, Apa		ity, County, Sta	ate, ZIP Code)			
 b. TELEPHONE NUMBERS (Duty/Home/Cell)) (Include Area	Code)		b. TELEPHONE NUMBER	RS (Duty/Home/Ce	ii) (Include Are	a Code)			
c. AGENT DESIGNATED TO RELEASE PRO	PERTY/TELEF	PHONE	NUMBER	c. AGENT DESIGNATED	TO RECEIVE PRO	DPERTY/TELE	PHONE NUMBER			
11. EXTRA PICKUP INFORMATION (If		- 7/0.0	a da)	12. EXTRA DELIVERY			•			
a. ADDRESS (Street, Apartment Number, City	y, County, State	e, zir c	oue)	a. ADDRESS (Street, Apa	runent Number, C	ily, Courily, Sie	ate, ZIF Code)			
b. TELEPHONE NUMBERS (Duty/Home/Cell)) (Include Area	Code)		b. TELEPHONE NUMBER	RS (Duty/Home/Ce	II) (Include Are	a Code)			
c. AGENT DESIGNATED TO RELEASE PRO	PERTY/TELEF	PHONE	NUMBER	c. AGENT DESIGNATED	TO RECEIVE PRO	DPERTY/TELE	PHONE NUMBER			
13. INTRANSIT INFORMATION/PERM	ANENT MAIL	ING A	DDRESS	b. TELEPHONE NUMBER	RS (Duty/Home/Ce	ii) (include Are	a Code)			
a. ADDRESS (Street, Apartment Number, City				b. TELEPHONE NUMBERS (Duty/Home/Cell) (Include Area Code)						
				c. EMAIL ADDRESS (Oth	er than Primary or	Alternate)				
14. DESIRED DATES FOR (DDMMMYY) a. EARLIEST PICKUP	YY) b. LATEST PIC	CKLIP		c. DESIRED PICKUP		d. EST SHP	T ARRIVAI			
a. 2	LATEUT FI	SINOI		S. DEGINED I IONOI		3. LOT 011F				
15. DIRECT DELIVERY REQUESTED (X one)	'ES [NO							
16. REMARKS										
 CERTIFICATION OF SHIPMENT RI I certify that I have read and underst 					on the back side	of this form.				
a. SIGNATURE OF CUSTOMER	, "			_ ·			TE SIGNED (DDMMMYYYY)			
18. CERTIFICATE IN LIEU OF SIGNAT							operty is baggage,			
household goods, and/or profession		ers an	u equipment autho	b. CERTIFIED BY (Signat		ъс.				
A REASON FOR NONAVAILABILITY OF SIG	REASON FOR NONAVAILABILITY OF SIGNATURE				u. 0,					
a. REASON FOR NONAVAILABILITY OF SIG										
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a. REASON FOR NONAVAILABILITY OF SIG				c. TITLE						

Figure A-401-2. DD Form 1299, Application for Shipment and/or Storage of Personal Property

PRIVACY ACT STATEMENT

AUTHORITY: 37 USC 406 and 5 USC 5726.

PRINCIPAL PURPOSE(S): For evaluating requests submitted by Service members and eligible individuals for shipment and/or storage of personal property. Also used to prepare the Government bill of lading and other shipping documents (as applicable) to move the personal property. Used by the Finance Office for collection from the customer in case goods to be shipped exceed Government entitlement limits.

ROUTINE USE(S): DD Form 1299 may be provided to commercial Transportation Service Providers (TSP) carriers and/or their designated shipping agents as the official shipping and storage order.

DISCLOSURE: Voluntary; however, failure to provide the requested information may delay shipment and/or storage of your personal property and impede storage arrangements.

CERTIFICATION OF SHIPMENT RESPONSIBILITIES

In consideration of said household goods or mobile home being shipped at Government expense, I hereby agree that:

- This shipment/storage lot consists of my property or the property awarded to my ex-spouse incident to a divorce which was acquired by me prior to the effective date of my orders.
- If my orders are modified or cancelled and affect this shipment, I will immediately notify the shipping office at point of origin (or port, if any) and destination.
- I will remit the proper amount or consent to the collection from my pay as may be necessary to cover all excess costs occasioned by this shipment.
- 4. I agree, prior to shipment and at my expense to place my mobile home in condition to withstand transportation.
- 5. I understand the entitlements for transportation of my mobile home and/or shipment of household goods/unaccompanied baggage are provided for in Chapter 5 of JTR.
- 6. I understand the Government will not be responsible for goods remaining in storage after the expiration of the authorized period. I also understand the timeline for all my responsibilities for filing a claim on those goods begins when Government responsibility expires.
- 7. Professional books, papers and equipment are or were necessary in the performance of official duties Member/Spouse if applicable.

CONDITION FOR STORAGE

In consideration of said household goods being stored at Government expense, I hereby agree as follows:

- I will notify the transportation office responsible for storing my nontemporary storage account of any changes in my storage entitlement.
- 2. The Government is authorized to enter into any agreement and to do all acts and things which may be convenient or necessary to store the household goods. Storage of the household goods is furnished subject to such applicable laws and regulations as are now or may hereafter be in effect.
- The Government may store the household goods in Government facilities or in commercial storage under a Government contract.
- 4. The Government may move or transfer by any appropriate means the household goods from their present location to Government or commercial storage facilities and from such facilities to an appropriate destination upon termination of storage.
- 5. When the household goods are stored in Government facilities and the authorized period for storage at Govern- ment expense expires, the Government may require me to remove the household goods from their place of storage. In the event, after 30 days notice, I fail to remove the household

goods, or if, after diligent effort, notice to me cannot be effected, the Government may proceed as follows: (a) place and store the household goods in commercial storage at my expense, or (b) if a commercial warehouse will not accept the household goods for commercial storage at my expense, the Government is hereby authorized to take whatever action in accordance with law and regulation may be deemed appropriate to effect disposition of the household goods.

- 6. When the household goods are stored in commercial facilities and the authorized period of storage at Government expense expires, all storage and incidental charges accruing after the last day of the authorized period of storage shall be at my expense.
- 7. The Government shall not be liable for charges incident to storage or services in connection with the household goods (1) not authorized by law or regulation to be at Government expense, (2) in excess of weight limitations imposed by law or regulation, or (3) after the expiration of the period of which storage at Government expense is authorized.
- 8. All new Government contracts for the storage of household goods limits the liability of \$6.00 times the net weight of the lot is mandatory at each NTS Facility location. Applicants are advised to consider obtaining insurance on their household goods while such goods are in storage.

DD FORM 1299 (BACK), MAR 2022

Figure A-401-2. DD Form 1299, Application for Shipment and/or Storage of Personal Property, (Back) (Cont'd)

Prescribed by: DTR 4500.9-R	CUI (where	n tilled in)		
US CUSTOMS AND BORDER PROTECTION (CBP) DECLARATION FOR PERSONAL PROPERTY SHIPMENTS	subjects the shipm	alse statement or willful nent to seizure and forfe Ity equal to its value as	iture or any pen	son
DATA	REQUIRED BY TH	E PRIVACY ACT OF 19	974	
AUTHORITY: 19 U.S.C. 1498. PRINCIPAL PURPOSE(S): To declare shipments of household section A - Owner CBP declaration for type of shipment and rea COUTINE USE(S): (1) Use of your Department of Defense Iden issists in criminal prosecution if contraband or undeclared articleroof that shipment has been properly processed. Copy will be uSISCLOSURE: Voluntary; however, failure to provide your DOC dentification.	ason for shipment. Sec stification (DODID) is pr les, for which CBP fees destroyed when no lon	tion B - Overseas Port ship roof of identification that pe are due, are found in ship ger required.	ment data. rson processing the ment. (2) Origin to	hrough CBP is not an impostor and also ansportation officer retains a copy as
PART I - HOUSEHOLD GOODS,	UNACCOMPANIE	BAGGAGE, AND PR	IVATELY OWN	ED VEHICLES
I. TO: (Overseas POE/APOE)		2. FROM: (Transportation		
SECTION A - C S. NAME (Last. First, Middle Initial) (Print or type)	WNER'S CBP DEC	CLARATION (Attach cop	4. GRADE	5. DODID NUMBER
. nome (cast, rust, movie usual) (ruit or type)			4. GIVIDE	V. DODID HOMBER
S. UNIT ADDRESS OVERSEAS (Include APO number)		7. ADDRESS IN UNIT	ED STATES (In	Clude ZIP Code)
have been residing with me; (2) The shipment contains no prohi inder the law and regulations thereunder are listed and identifie hose not entitled to free entry) or if there are none, I have writte states as an accommodation for others or for sale, barter, or ex 6) Total quantities of alcohol beverages and cigars included in in Sigars (State number); and (7) I have been servin	bited items; (3) Any art ed as such in the remar en the words "No Excep change; (5) This declar this and other sets of C	ticles which are (a) Restrict its space below (with the co ptions,* in that space; (4) No ration is made for me and fo CBP declaration forms: Alco	ed or (b) In exces ost or fair value, if one of the items a or (State number) shol beverages (St	root obtained by purchase, given for the to be taken or shipped to the United members of my family; tate number;
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Figure A-401-3. DD Form 1252, US Customs and Border Protection (CBP)

Declaration for Personal Property Shipments (Part I)

FO	(CBP)	ND BORDER PROTECTI DECLARATION L PROPERTY SHIPMEN	subjects the s	Any false stater shipment to seiz penalty equal to	ture and	d forfeiture or	any person	(For Issuing Office Use)
		DATA	REQUIRED BY TH	E PRIVACY A	CTOF	1974		
PRINC Section ROUTI assists proof the	n A - Owner CBP de INE USE(S): (1) Us in criminal prosecu hat shipment has be .OSURE: Voluntary	1498. j: To declare shipments of househo claration for type of shipment and re ed fyour Department of Defense lidition if contraband or undeclared artitle properly processed. Copy will be; however, failure to provide your DC.	eason for shipment. Se entification (DODID) is cles, for which CBP fee e destroyed when no lo	ection B - Oversea proof of identifical s are due, are fou nger required.	is Port st tion that and in sh	hipment data. person processi ipment. (2) Orig	ing through CB jin transportation	P is not an impostor and also on officer retains a copy as
			PART II - FIREARM	S AND AMMU	NOITIN			
1. TO:	: (Overseas POE/A	POE)		2. FROM: (Ti	ansporta	ation Officer)		
		SECTION A -	OWNER'S CBP DE	CLARATION (A	Attach c	opy of orders)		
3. NA	ME (Last, First, Mid	ddle Initial) (Print or type)			4. GR/	ADE	5. DODID N	UMBER
		ERSEAS (Include APO number)	Inited Codes and in			ITED STATES		
		 All items in this shipment to the I military firearm except as indicated 						
		d by the Department of Treasury or a				_		U.S. Government orders
		orders for (or to): (X appropriate iter					and the	
_		United States or en route to another						
_		tates from overseas.						
_		to a restricted oversea area where fi		<u> </u>				
_		a permanent duty station abroad to		on in the United S	tates or	for release from	active duty.	
_	PCS from a combat DY to the United St	area or a combat zone to the United	otales.					
1. 1	D1 to the critical St	ales IIOII Overseas.	COMPLETE DEC	ARATION BE	LOW			
annu		i trie orined otales (including posse	ssions thereof) at (Plac	e of exit)				
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Figure A-401-4. DD Form 1252-1, US Customs and Border Protection (CBP)

Declaration for Personal Property Shipments (Part II)

	SECTION B - OVERSEAS POR	T SHIPMENT DATA	
14. NAME OF CARRIER		15. VOYAGE/FLIGHT NO.	
16. REMARKS			
I. REMARKS			
DD FORM 1252-1 (BACK), J			

Figure A-401-4. 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. 1140-0005 (12/31/2022)

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

Not fo	r use by Members of the U	Inited Sta	tes Armed	Forces								
	TF Use Only	Janea Sta	tes Air illeu	Torces.		For.	Applicant's O	ptional Use				
	t No. (Valid for 24 months f	from the da	ate appeari	ng in Item	19 below.) 1	IPR No. Inter	mal Control/Re	eference #		E-n	ail Address (Option	al)
Sectio	n I - Application (Submit	in triplicat	e) - For Aı	plicant U	se	•						
			ns License			2	. Telephone N		Country	of Exportat	ion	
Licen	se No. <i>(x-xx-xxx-xx-xx-x</i>	()		Expiratio	n Date		Extension No	2.)				
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4. N	ame and Address of Custon	is Broker (including i	zip Coae)			5. Applican	t's Name and A	laaress (Inciii	aing Zip Ci	oae)	
C	heck here if permit is to be r	returned to	Customs I	Broker.			Check he	re if permit is	to be returned	to applican	t.	
6. N	ame and Address of Foreign	Seller, if	any				Name and	d Address of F	oreign Shipper	г		
2 Dec	cription of Firearms and An	mumition	(For finan	ous autar /	SGL-Shotma	· (DI)_Diffe: (PI)_Pictol: (PI	7)-Rauchiae: (1	DI-Destruction	a Davica:	MG) Machinomus)	
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	or City and Country		Receiver, SG, RLPI,	or Size		Currency)	List		(Inches)	(Inches)		Used (U)
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Firearms												
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								Description				
Defense Articles												
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elei								in block	8:			
	See Attachment										ts produced by or ontain parts or com-	
	See Attachment										nilitary technical	
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=		(Lead,	cutter;								uced by or for the nts manufactured	
Ammunition		Steel	Shot, AP,						military tech			
Ē		etc.)	(Rounds)								uced by or for the ufactured with U.S.	
2			,								ere sold abroad	
	See Attachment									mmercial S	sale licensed by the	
10 5	pecific Purpose of Importati	on Include	ing Final P	aciniant It	Knonm /Us	o additional s	hoots if no coss		ent of State.			
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	re You Registered as an Imp	orter Pursi	ant to The	Arms Exp	ort	12. If "Yes,"	" Give Importe	r's Registratio	n No. and Exp	iration Date	e (A-xx-xxx-xxxx)	
	ol Act of 1976			No								
	the penalties provided by la it is true, correct, and comp		re that I ha	ve examine	ed this applic	ation, includi	ng the docume	nts submitted:	n support of it	t, and, to the	e best of my knowle	dge and
	ame of Applicant (Printed)	nete.	1	4. Signatu	re of Applic	ant		15. Title			16. Date	
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Section	n II - For ATF Use Only	Please ma	ke no entri	es in this se	ection)							
17. T	he Application Has Been Ex		d the Impo	rtation of t	the Firearms,							
	pproved				for the Reas			med Without Ac	tion for Addition	zal C	Conditionally Approv	red
	artially Approved for the Re adicated Here or on Attached				ttached Lette v Applicant	r Without Actio		mstion Permit Require	d			
	ignature of the Director, Bu										19. Date	
	- '			-	-							
Descrip	The Charles										ATF Form 5330.3A	(6 nart 1)

Figure A-401-5. ATF Form 6 - Part I (5330.3A), Application and Permit for Importation of Firearms,

Ammunition and Defense Articles

Firearms (Continued)										
Name and Address of Manufacturer	Type (Frame,	Caliber	Quantity	Unit	U.S. Muni-	Model	Length	Overall	Serial	27
City and State	(Frame,	Gauge	Quantity (Each type)	Cost (U.S.	tions Import		of	Overall Length	No.	New (N)
or	Receiver, SG, RLPL	or Size		Currency)	List		Barrel	(Inches)		or Used (U
City and Country	RE,DD,MG				Category		(Inches)			
<u>a</u> .	ð.	C.	d.	e.	f.	g.	h.	i.	j.	k.
									ATF Form 5330.3A (6 part 1)
									Revised December 20	19

Figure A-401-5. 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	Quantity	Unit Cost	U.S. Munitions Import
City and State		Gauge or Size	Quantity (Each type)	(U.S. Currency)	List Category
or City and Country		or Size			Category
City and Country a.	ъ.	c.	đ.	e.	£
			_	-	
	-				
				4"	IF Form 5330.3A (6 part 1)

Figure A-401-5. 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	Core Material	Description (Ball, Wadcutter, Shot, AP, Tracer	Caliber or	Quantity (Each type)	Unit Cost (U.S. Currency)	U.S. Munitions Import List
City and State	(Lead,	(Ball, Wadcutter, Shot, AP, Tracer	Gauge	(Each type)	(U.S. Currency)	List
or City and Country	Steel etc.)	(rounds)	or Size			Category
a.	ъ.	c.	d.	e.	£	g.
<u>a</u>	v.	-	u.	•.	-	E-
					A	F Form 5330.3A (6 part 1)
					Ra	vised December 2019

Figure A-401-5. 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 recordiseeper, 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, Docum Services, Bureau of Alcohol, Tobacco, Firearms and Explosives, Washington, DC

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 arms or ammunition for his personal use.
- 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.
- A Federal firearms licensee, other than an importer, may make an occasional importation of sporting firearms or ammunition (excluding surplus 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.
- A permit is not required for a firearm or annumition 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 nunition 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 (5330.3D) (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 tha frames, receivers, or actions) without engaging the services of a Federal firearms licensee, provided that the importation is for his personal use and not
- 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 not for resale, the date of return and that he is a esident U.S. citizen returning to the United States, or is a nonresident alien

immigrating to the United States. The firearms must accompany the nonresident 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 ace to import the sporting firearms (excluding NFA 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 XX; 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.

- 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.
- 11. 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

- 12. Any questions concerning the application should be referred to the Imports Branch at the above address or telephone (304) 616-4550.
- 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 Applicants should check offices with a manufes songer 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 mu be attached to the application or the applications will be denied. NOTE: If block 9c 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.

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 2019

Figure A-401-5. 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 punishable by imprisonment for a term exceeding one year; by one who is a fugifive 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.itds.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 ATF 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 A-401-5. ATF Form 6 - Part I (5330.3A), Application and Permit for Importation of Firearms,

Ammunition and Defense Articles (Cont'd)

	epartment of Justice a of Alcohol, Tobacco, F	irearms a	nd Explo	sives						r Impo	rtation of nse Article	1/30/202 S
_			For U	se by Mem	bers of the U	nited States A	rmed Forces (Submit in triplica	ate)			
or AT	F Use Only											
ermit	No.						Valid for	r 12 Months Afte	r the Date	of Approval	(Item 20 below)	
	turn Approved Permit to (I plicant's)	Enter name	e, address o	and ZIP co		ection I - Appl t than		nt's Name and A	ddress (Inc	luding ZIP o	code)	
							Telephone N					
							E-mail Addre	CSS				
Na	me and Address of Seller						4. Name ar	nd Address of Sh	ipper			
Pro	esent or Last Foreign Duty	Station					6. Country	of Exportation				
Desc	cription of Firearms, Ammu	nition, and	_							_		-
	Name and Address of Manufacturer		Type (Frame, receiver, SG, RI, PI, RE)	Caliber Gauge or Size	Quantity (Each type)	Unit Cost (U.S. currency)	U.S. Munitions Import List Category	Model (Required)	Length of Barrel (Inches)	Overall Length (Inches)	Serial No.	(N) o Useo (U)
	a		ь	c	d	e	f	g	h	i	j	k
les Firearms	See Attachment							Description				
Defense Articles								Specific Pu necessary)	rpose of Im	portation (U	Use additional she	vets, if
Ammunition		Core Material (Lead, steel, etc.)	(Ball wad- cutter, shot)									
	e You Now or Have You Be				United States	Within	10. Place	of Residence in	the United	States		
	e 60-day Period Immediatel te of Assignment to Duty S					Yes 1	No 12. Branc	ch of Service	13.	Date of Bir	rth	
ue, co escrib afe St	penalties of law, I declare the rrect, and complete, that the ed above, would not constit reets Act of 1968 (U.S.C. T d for my personal use and t	transport tute any vio itle 18, Ap	ation to an olation of 7 pendix, Se	d the receip little I of the ctions 1201	pt and posses e Gun Contro 1-1203) or ar	sion by me at ol Act of 1968 ny State law or	my place of re (U.S.C., Title local ordinan	esidence of the fi 18 Chapter 44), ce, that the firear	rearms and/ or Title VII ms and/or a	or ammuniti of the Omn	ion and/or defense ibus Crime Contr	articles ol and
	ume of Applicant (Printed)				Signature of			16. Ra			17. Date	
R TI-	e Application Has Been Ex	amined as						in this section)	ibed Herein	Je:		
_	Approved						ma Dereib	Withdra	awn by App	licant Witho		
	Partially Approved for the Disapproved for the Reason gnature of Director, Bureau	n Indicate	d on the At	tached Let	ter			_	mit Requir	ed Date	nation	

Figure A-401-6. ATF Form 6 - Part II (5330.3B), Application and Permit for Importation of Firearms, Ammunition and Defense Articles

Name and Address of Manufacturer City and State or City and County	Type (Frame, receiver, SG, RLPI, RE, DD, MG)	Caliber Gauge or Size	Quantity (Each type)	Unit Cost (U.S. currency)	U.S. Munitions Import List Category	Model (Required)	Length of Barrel (Inches)	Overall Length (Inches)	Serial No.	New (N) o Used (U)
a a	ь	c	d	e	f	g	h	i	j	k
	_									
									Form 6 - Part II (5330	

Figure A-401-6. ATF Form 6 - Part II (5330.3B), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

Detach Instructions Before Filing.

Instruction Sheet for ATF Form 6 Part II (Submit in triplicate)

General Information

Preparation of ATF Form 6 - Part II

- The Director, Bureau of Alcohol, Tobacco, Firearms and Explosives may
 issue a permit authorizing the importation of a firearm, ammultion 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.
- 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 shotgun, 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 amply 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.

- 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)
 National Service Center, 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 November 2022

Figure A-401-6. 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:

- 1. 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 November 2022

Figure A-401-6. ATF Form 6 - Part II (5330.3B), Application and Permit for Importation of Firearms, Ammunition and Defense Articles (Cont'd)

AGRICULTURE INSPECT		FICATE	
(USEUCOM Regu	lation 30-3)		
Print Name (Last, First, MI)		Rank/Grade	
Placed inspected:			Date:
Check type of shipment:HHGUB	GBL # (Entered by TO)		
CERTIFICATE OF SELF-INSPECTION: I have a Homefront Pest Free" (Program Aid # 1666) (have inspected) all high risk household regulation 7 CFR Ch 111, 330.105. I (will examination of the articles and certify to concerns such as gypsy moth life forms, sinsects. Additionally, I certify I am not vegetables, live plants, animal or bird meat by-products are prohibited.	and I (will articles as all make) (have they are from snails, soil out shipping	Il inspects required we made) a see of any all, weeds, fresh fru	by USDA diligent agriculture seeds, or its,
med 27 products are promised.	M	lilitary Pre-inspec	tion Certification Stamp
Signature of Member Date			
Signature of Meliner			
Contains High Risk: YES / NO			
Remarks:			
*			

USEUCOM Form 30-3A(R) Oct 03

Figure A-401-7. USEUCOM Form 30-3A(R), Agriculture Inspection Certificate

SHIPPER'S PERSONAL PROPERTY CERTIFICATION

(USEUCOM Directive 30-3)

I understand I am requested to complete this form in connection with the shipment of property by me to the United States through the Defense Transportation System. I have read and understand the below prohibitions and restrictions. I have informed the military customs inspector of the property that is to be included in the shipment and have indicated whether or not property of the type listed is included in the shipment. I understand I am responsible for ensuring that only authorized items are shipped. The customs inspector will answer any questions I may have concerning the shipping of any item(s). I further understand that violation of USEUCOM Directive 30-3, or making a false statement on DD Form 1252 (Customs Declaration) is punishable in accordance with ILS law.

THE BELOW LISTED ARTICLES ARE PROHIBITED FROM SHIPMENT AS PERSONAL PROPERTY:

Any controlled substance defined by U.S. federal law (including narcotics, hallucinogenic-drugs, amphetamines, barbiturates, marijuana, hashish, steroids, or other dangerous drugs.)

Drug paraphernalia, including any equipment, product or material of any kind that is primarily intended or designed to be used in manufacturing, compounding, converting, concealing, producing, processing, preparing, injecting, injecting, inhaling or otherwise introducing into the human body a controlled substance, possession of which is unlawful under the controlled Substance Act. (This includes bongs, chillums, water pipes, scales, hash pipes, screens, roach clips, or like items.)

Goods made by convict labor, forced labor.

Goods from countries under Foreign Assets Control sanction. (e.g., Burma, Cuba, N. Korea, Iran, Sudan,

Or Yugoslavia (Serbia and Montenegro).)

Destructive devices (e.g., explosive caps, tear gas projectiles, artillery simulators and Fireworks.)

White phosphorous matches.

Counterfeits of coins, securities, obligations, postage or revenue stamps or colored illustration of Postage stamps of the United States or foreign governments.

Lottery tickets and lottery advertisements.

Obscene books, pictures or films.

Seditious or treasonable material, which advocates insurrection towards the United States.

Articles or medicine for the inducement of abortion.

Absinthe or liquors containing wormwood.

Foreign reprints of U.S. copyrighted material (may be imported for personal use provided information or evidence is not immediately available to indicate the reprints were made without the authorization from the U.S. copyright owner.)

Meat and meat products are prohibited unless they are shipped commercially from a USDA-approved packing plant.

Animal or bird products (e.g., trophies, skins, etc.). These items may be imported provided they are not restricted by the U.S. Fish and Wildlife Service and that trophies are fully finished for display. Un-tanged hides or skins are prohibited.

THE ARTICLES LISTED BELOW ARE RESTRICTED AND MAY BE INCLUDED IN THE SHIPMENT IF THE CONDITIONS FOR THE RESTRICTION (S) HAVE BEEN SATISFIED:

Prescription drugs (may be imported provided they are hand carried.)

Tobacco products (may be imported provided they are hand carried.)

Switchblade knives or any knife with a blade which opens automatically by any action, inertia or gravity (may be imported by a person with only one arm providing the knife blade does not exceed three inches in length.)

Gambling devices (may be imported with approval from the state attorney general of the destination state and with notification given to the Justice Department.)

Trademark items in excess of specified quantities (may be imported provided items are accompanied by written consent of the trademark owner, or if the trademark is obliterated.)

Motorcycles / mopeds / mini-bikes must conform to Environmental Protection Agency Emission Control standards and Department of Transportation safety standards (EPA Form 3520-1 & HS Form 7.)

Any item intended for sale, or transfer, directly or indirectly to a person other than the shipper or a member of the household or immediate family (e.g., spouse, child, parent or parent-in-law) (may be imported if mailed or taken as accompanied baggage.)

USEUCOM Form 30-3B(R) Oct 03

Figure A-401-8. USEUCOM Form 30-3B(R), Shipper's Personal Property Certification

SHIPPER'S PERSONAL PROPERTY CERTIFICATION

(USEUCOM Directive 30-3) continued

Any plant product including fresh fruits and vegetables, trees, bulbs, root cuttings or other parts of plants, and seeds for or capable of propagation, grasses, grains, leaves or plants (may be imported if accompanied by a USDA permit.)

Soil: All property (e.g., lawn equipment, grills, bicycles, etc) must be free of soil.

All dairy products, except hard cheeses (hard cheese is permitted if free of any meat Products.)

Ivory may be imported only if it is worked ivory, legally acquired, and was exported from the United States after January 18, 1990, and was registered with U.S. Customs on CF 4457, or the owner has import approval from U.S. Fish and Wildlife Service, or proof of antiquity.

The government will not ship, or pay for the shipping of ammunition. The member will have to arrange and pay for shipping.

11 0		
Any Firearm:		included in HHG
	ck, flintlock, percussion cap or Proof of manufacture in or before 1898:	YES / NO
2. Firearms brought from U.U.S. Customs Declaration for Per	.S. by owner or shipped from U.S., DD Form rsonal Property.	1252-1, YES/NO
	usly taken out of, and returned to, the United 5. Customs of adequate proof of prior possess, Customs Forms 4455 or 4457.	
Firearms purchased outside of th	e United States:	
ATF Form 6 Part I (civili	an):	YES / NO
ATF Form Part II (milita	ry):	YES / NO
ATF Form 6A	•	YES / NO
And that all items included in my pe	connection with this declaration are true to the be rsonal property shipment are for my personal use rein, except those items specifically authorized by	, that no prohibited
Directive.		
Directive.	Signature of Member Date:	
Directive.	Signature of Member Date:	·

USEUCOM FORM 30-3B(R) Oct 03

Figure A-401-8. USEUCOM Form 30-3B(R), Shipper's Personal Property Certification (Cont'd)

UNITED KINGDOM (UK) CUSTOMS DECLARATION FOR THE IMPORTATION OF PERSONAL EFFECTS OF U.S. FORCES/CIVILIAN PERSONNEL ON DUTY IN THE UK							
WARNING: You must read the PPCIG Country Instructions for the UK before completing this form.							
1. MEMBER 2. DATE PREPARED (DD/MMM/YYYY)							
a. NAME (Last, First, Middle)			R GRADE	67 32			
3. ORIGIN TRANSPORTATION OFFICE/PERSONAL PROPERTY SHIPPING OFFICE (PPSO) 4. UK DUTY STATION AND ORGANIZATION							
5. DECLARATION (X and complete the appropriate boxes below.) WARNING: There are severe penalties for false declarations.							
a. THIS IS A: HOUSEHOLD GOODS SHIPMENT UNACCOMPANIED BAGGAGE SHIPMENT							
b. NO PROHIBITED ITEMS. I have reviewed the prohibited items as listed in the UK Country Instructions of the Personal Property Consignment Instruction Guide (PPCIG), and certify that no prohibited items are included in this shipment. If prohibited items are subsequently determined to be included in the shipment, to include shipments released from Non Temporary Storage (NTS), I will immediately report this situation to the PPSO and ensure removal of prohibited item(s) is arranged prior to release/movement of the shipment to the UK. c. DOES THIS SHIPMENT CONTAIN ANY RESTRICTED ITEMS AS LISTED IN THE PPCIG? YES NO If Yes, provide full details below.							
I understand that restricted items require permits, licenses, and/or approvals from the UK government and these permissions are not normally granted. I further understand not to include firearms that are in the restricted category as listed in the PPCIG since US Forces personnel will not normally be able to obtain the permissions required for possession/use of restricted firearms in the UK. NOTE: If member/employee feels there are extraordinary circumstances involving a restricted item, contact USAFE-UK/A4 (usafe-uk.a4@us.af.mil) providing details (if a firearm include type, make, model and serial number) and circumstances, prior to including a restricted item in the shipment. If permits/licenses cannot be obtained, item will be confiscated and destroyed by UK Border Control.							
d. DOES THIS SHIPMENT CONTAIN ANY NON-RESTRICTED FIREARMS AS LISTED IN THE PPCIG? YES NO If Yes, provide full details below.							
e. DOES THIS SHIPMENT CONTAIN ANY GOODS SUBJECT TO							
(1) TOBACCO GOODS YES NO (2) WINES AND/O	DR SPIRITS	YES	NO (3) COM	MERCIAL GOODS YES NO			
NOTE: Wines and/or spirits may be shipped by member/employee during initial phase of movement to UK if for personal use. Declare those items above and list them on the inventory. Include the name, quantity, brand, origin country, year, bottle size, cost (for wine, also show red/white/sparkling, alcohol %). Wine and/or spirits cannot be sold, lent or gifted; change or ownership will result in excise duty and tax becoming payable.							
f. DOES THIS SHIPMENT CONTAIN A MOTORCYCLE OR MOPED?							
YES NO If Yes, provide make, model, and serial number below.							
g. DECLARATION. I, the undersigned, ordered to duty in the United Kingtom in service of the US Force, hereby declare that the goods imported into the UK are my personal property and are for myself and my family only. I agree not to dispose of such goods to non-US Force personnel while in the UK. I have read and understood the PPCIG UK Country Instructions. The declarations made by me are to the best of my knowledge true and correct.							
(1) TYPED OR PRINTED NAME (Last, First, Middle Initial) (2)) RANK OR GRAD	E (3)	SIGNATURE				
DD FORM 1434, MAY 2015 PREVI	OUS EDITION IS (BSOLETE.		Adobe Designer 9.0			

Figure A-401-9. DD Form 1434, United Kingdom (UK) Customs Declaration for the Importation of Personal Effects of U.S. Forces/Civilian Personnel on Duty in the UK

INSTRUCTIONS

Refer to PPCIG UK Country Instructions for full information (PPCIG Paragraph shown by each category below).

<u>PROHIBITED ITEMS</u> (These items <u>cannot</u> be shipped into the UK. Do not include these items in your shipment.)

Prohibited Firearms (Para 7): Handguns, automatic and burst fire weapons, semi automatic and pump action rifles, shotguns with barrels less than 24" and/or overall length of 40", air weapons using self contained gas cartridge rounds, air/BB pistols with muzzle energy exceeding 6 ft./lbs., firearms disguised as other objects (pens, belt buckles, etc.), deactivated firearms, parts of firearms (including cannon barrels, receivers, frames, etc.), electrical stun weapons, weapons discharging noxious items (CS spray, Mace, etc.), realistic imitation firearms, ammunition.

Prohibited Offensive Weapons (Para 7): Knives - gravity, flick/ switchblade, butterfly, stealth, belt buckle; push daggers, swordsticks, knuckle dusters, truncheons (straight, side-handled, friction-lock and telescopic), blow pipes, numerous types of martial arts equipment including hand and foot claws, swords (with curved blade 19" and over).

Food (Para 3): Products containing meat, poultry, fish, egg, milk/ other dairy content, honey, gelatin and pet food (includes canned goods).

Medication (Para 3): Controlled drugs (opium, heroin, morphine, cocaine, cannabis/marijuana, amphetiamines, LSD, etc.).

Plants (Para 3): Vegetables, fruit, bulbs, seeds.

Sexually Explicit/Pornographic/Violent Material (Para 9): Material with humans and animals (compare to legally produced 18-rated UK videos).

Transmitting Equipment (Para 11): See PPCIG references/ contacts/websites for full information.

Counterfeit Money (Para 13): Coins and Bank Notes.

RESTRICTED ITEMS (Ship only if PPCIG requirements met.)

Restricted Firearms (Para 7): You can only import the following if you have the required UK issued authorization documents* at time of importation.

Rifles - single shot, bolt action, semi-automatic, pump-action .22 rim fire; shotguns not listed in prohibited items; air/BB rifles with muzzle energy of 12 ft./lbs. or more, Airsoft Realistic Imitation Firearms (airsoft weapons).

*Authorization documents required at time of importation, either:

- Valid UK Import License or;
- Valid UK Shotgun Certificate (single and double barrel shotguns, 3 round capacity pump action shotguns);
- Valid UK Firearms Certification (single action rifles, bolt action rifles, rifle/shotgun combinations/multi-round capacity shotguns, high powered air/BB rifles;
- Valid UK Airsoft Club membership card (realistic imitation Airsoft weapons).

Cigarettes/Tobacco Products (Para 3): Consult UK as shown in PPCIG prior to shipping. If member elects to ship, all such products must be declared and inventory provided; duty will be assessed and payable in full.

Food (Para 3): Non-prohibited foods must be identified on inventory.

Medication (Para 3): List names for non-prohibited on inventory.

Stuffed Wildlife/Animals and Plant Restrictions (Para 10): Consult UK as shown in PPCIG prior to shipping any of the following due to restrictions/license requirements. All such items must be declared on DD 1434:

- Wood with bark attached (including wood carvings, rough furniture);
- Animal material; most animal and bird articles derived from rare species whether alive or dead (stuffed), including fur skins, ivory, reptile leather and goods made from them;
- Wildlife trophies; deer antlers, moose racks, elk horns, etc.

Goods for Commercial Purposes (Para 13): Goods intended for sale must be declared as revenue items on DD1434; duty will be assessed and must be paid in full.

NON-RESTRICTED ITEMS (Include on inventory, and DD 1434 if PPCIG shows as requirement.)

Non-Restricted Firearms (Para 7): The following may be imported but must be declared with description on the DD 1434:

Air/BB pistols with muzzle energy less than 6 ft./lbs.;

Air/BB rifles with muzzle energy less than 12 ft./lbs.;

Non-realistic imitation firearms (wholly transparent or brightly colored).

Privately Owned Vehicles (Para 8): If motorcycle/moped included member must be on station and complete HMRC 941 prior to Customs clearance. Motorcycle/moped must be declared on DD 1434

CONTACT USAFE-UK.A4@US.AF.MIL
FOR QUERIES ON THE PPCIG
COUNTRY INSTRUCTIONS FOR THE UK

DD FORM 1434 (BACK), MAY 2015

Figure A-401-9. DD Form 1434, United Kingdom (UK) Customs Declaration for the Importation of Personal Effects of U.S. Forces/Civilian Personnel on Duty in the UK (Cont'd)

National Highway Traffic Safety Administration Federal Motor Vehicle Safety, Bum PORT OF ENTRY CUSTOMS PORT CODE				per and Theft Prevention Standards 49 USC Chap, 301 CUSTOMS ENTRY NO ENTRY DATE					
MAKE OF VEHICLE MODEL			YEAR VEHICLE IDENTIFICATION						
		mode.			VERICLE IDENTIFICATION				
RE	GISTERED IMPORTER NAME AND	NHTSA REGISTRATION NUMBER (Required whe	т Вах	3 is che	cked)	VEHICL	E ELIGIBILITY NO. (Box 3		
DE	SCRIPTION OF MERCHANDISE IF	MOTOR VEHICLE EQUIPMENT							
1.	The unbirts is 35 or more unary old or t	he equipment item was manufactured on a date when no	D7	The we	nicle or equipment does not confor	m to all applicable	a Fardaral Motor Vahirla Salah		
	applicable Federal Motor Vehicle Safety	Standard or Theft Prevention Standard was in effect.	fect. Bumper Standards, but is being import demonstrations or training, or competitiv			solely for the pa	urpose of research, investigat		
	Date of manufacture:		applicable restrictions on importe provide the Administrator with do		vile restrictions on importers of such the Administrator with documentary	ch merchandise as specified in 49 CFR 591.7 and any proof of export or destruction not later than 30			
2A.	(or the vehicle does not conform solely	etricle or equipment item conforms to all applicable Federal Motor Vehicle Safety Standards e vehicle does not conform solely because readily attachable equipment items that will be			g the end of the period for which t ()	he vehicle has be-	en admitted into the United Si		
	stached to it before it is offered for sale to the first purchaser for purposes other than resale are not stached), and Bumper and Theit Prevention Standards, and bears a certification label or tag to that			Attachy					
	to the equipment item or to its delivery of	manufacturer to the vehicle or affixed by the manufacturer container in accordance with applicable National Highway		(or a	of NHTSA permission letter if the im wholly owned subsidiary thereof the	t are certified to co	nform to all applicable Federal?		
20	Traffic Safety Administration (NHTSA) re			[591	tile Safety Standards (FMVSS). Use 6(f.)(1) or (2)); rter's statement describing the use				
20.	vehicle safety standards and its original	anufacturer as conforming to all applicable Canadian motor il manufacturer confirms that the vehicle conforms to all afety, Bumper, and Theit Prevention Standards (or that it		impo	der is an original manufacturer of mo vertified to conform to all applicable F	stor vehicles (or a v	wholly owned subsidiary thereof		
	conforms to all such standards except for	the labeling requirements of Standards Nos. 101 and 110 dard No. 108 relating to dayline running lamps), and the		the p	urpose for which the vehicle or equipose that makes such use necessary.	ment item is impor	ted, the statement shall describ		
	vehicle is not a salvage motor vehicle, a vehicle, and I am importing it for persona	repaired salvage motor vehicle, or a reconstructed motor		the v	ehicle or equipment item on the publi disposition (and disposition date) of	lic roads is necessi	ary, and state the intended mea		
	Attachment: Copy of manufacturer's co			purp	ose for which it is imported. [591.6(f)	(3))			
3.	The vehicle does not conform to all applic	able Federal Motor Vehicle Safety and Bumper Standards,	□8.	vehicle	nicle was not manufactured primarily subject to the Federal Motor Vehicle	Safety, Bumper, an	nd The # Prevention Standards		
	because NHTSA has determined that th	Theft Prevention Standards, but I am eligible to import it se model and model year of the vehicle to be imported is		equipm motor v	ent item is not a system, part, or co ehicle equipment subject to the Fede	mponent of a moto eral Motor Vehicle S	or vehicle and thus is not an it Safety Standards. [591.5(a)]		
	reconstructed motor vehicle, and I have	tates, and the vehicle is not a salvage motor vehicle or a fumished a bond, which is attached to this declaration, in		Attach	nent: Importer's statement substant	iating that the vehi	cle was not manufactured for u		
	of the Treasury. If the Administrator of NH	ntered value of the vehicle as determined by the Secretary (TSA determines that the vehicle has not been brought into		not an i	lic roads, or that the equipment item tem of motor vehicle equipment. [59:	was not manufact 1.6(a))	ured for use on a motor vehicle		
		120 days after importation, then I state that I will deliver and Security for export, or abandon it to the United States	□9.		nicle or equipment item requires fur other that the addition of readily attr				
		uant to 49 CFR Part 592 and such registration is not		and rim	assemblies, or minor finishing opera red to be marked by the Theft Pre	tions such as paint	ing, and any part of such vehic		
	suspended and has not been revoked	or agreement, which is attached to this declaration, with an		standar	d. [591.5[e]]				
	importer who has registered with NHT been revoked. [591.5(f)]	SA and whose registration is not suspended and has not		Attache	nent: For a vehicle, a copy of the Ir manufacturer, providing guidance	ncomplete Vehicle I on completing the	Document, issued by the incon vehicle so that it conforms		
	Attachments: Copy of DOT Bond; an	d		applicat issued	ole Federal Motor Vehicle Safety Sta by the item's manufacturer identifyi	ndards (FMVSS). ng the applicable I	For an equipment item, a state FMVSS to which the item doe		
		Registered Importer, if applicable.		conform	and describing the further manufi . [591.6(b)].	acturing required f	for the item to perform its inte		
4.	and Theit Prevention Standards, but is i	rm to all applicable Federal Motor Vehicle Safety, Bumper ntended solely for export and is labeled for export on the	D 10.	The veh	icle does not conform to all applicable	le Federal Motor W	whiche Safety and Bumper Stan		
	vehicle or equipment item, and the outside of any container of the vehicle or equipment item bears a label or tag to that effect, [591.5(c)]			but is being imported solely for the purpose of show and display, and I state that I will compty all applicable restrictions on importers of such vehicles as specified in 49 CFR 591.7. [591.5(ji)]					
5.	The vehicle or equipment does not confo	om to all applicable Federal Motor Vehicle Safety, Bumper i eligible to import it because all of the following conditions		Attache	nent: Copy of NHTSA Permission L	otor.			
	exist:	es and the vehicle is registered in a country other than the	□11.	The eq.	ipment item is subject to the Thet F irements of 49 CFR Part 541, [591.	Prevention Standar 5/k/1	rd and is marked in accordance		
	United States;	for personal use for a period not to exceed 1 year, and will	D12		icle does not conform to all applica		Vehicle Safety, Bumper, and		
	not sell it during that time; and	I year after entry, and the declaration contains my passport		Prevent	ion Standards, but I am eligible to im a member of the armed forces of a fo	port it because all	of the following conditions exis		
	number and country of issue. [591.5]d	roi		b. I am ic. I will i	mporting the vehicle on a temporary not sell the vehicle to any person in t	basis, and for my	personal use;		
		Country of Issue		d. I will a	icle under this paragraph; export the vehicle upon departing the	United States at t	the conclusion of my tour of dut		
6.		olicable Federal Motor Vehicle Safety, Bumper, and Thetto import it because all of the following conditions exist:			attached a copy of my official order	s. [591.5(h)(2)]			
		nt on assignment in the United States, or a member of the			nent: Copy of Official Orders.				
	tions Immunities Act, and within the o	panization so designated under the International Organiza- lass of persons for whom free entry of motor vehicles has	□ 13.	but doe	icle does not conform to all applicable s conform to applicable Federal The lam registered with NHTSA purs	t Prevention Stan	idards, and I am eligible to imp		
	 been authorized by the Department or b. I am importing the vehicle on a temporthe Office of Foreign Missions of the D 	rary basis for my personal use, and will register it through		suspeni	ded and has not been revoked, I havid, that agency to decide that the v	ve informed NHTS	A that I intend to petition, or I		
	I will not sell the vehicle to any person a vehicle under this paragraph;	in the United States, other than a person eligible to import.		NHTSA	has granted me permission in writing HTSA dismisses my petition, or deci	to import the vehic	ie for that purpose. If the Admir		
	d. I will obtain from the Office of Foreig	n Missions of the State Department, before departing the our of duty, an ownership title to the vehicle good for export		withdray	my petition or I fail to submit a peti then I state that I will deliver suc	tion covering the v	ehide within 180 days from the		
	only; and e. I have attached a copy of my official o			Homela	nd Security for export, or abandon it! at, denial, or withdrawal of my petitio	to the United States on, as appropriate,	s, within 30 days from the date or within 210 days from the d		
	Name of Embassy:			petition,	I fail to submit a petition covering then I state that within 15 days from	the vehicle. If the the date that I am	Administrator of NHTSA grant notified of that decision, I will for		
	Attachment: Copy of Official Orders.			Secreta	in an amount equal to 150 percent or ry of the Treasury, unless the vehicle	is destroyed, to er	nsure that I will bring the vehicl		
				from the	ity with all applicable Federal Motor date the petition is granted, or will d	eliver the vehicle to	the Secretary of Homeland Se		
				NHTSA	rf, or abandon it to the United States, with documentary proof of that destr	ruction within 15 da			
				Attachr	nent: Copy of NHTSA permission let	ter:			
N/	ME OF IMPORTER (Please type)		IMI	PORTER	'S ADDRESS (Street, City, Stat	le, Zip Code)			
N/	ME OF DECLARANT (Please type)		DE	CLARA	IT'S ADDRESS				
Di	CLARANT'S CAPACITY		DE	CLARA	IT'S SIGNATURE		DATE SIGNED		

HS-7 (Rev. 05-2006) CVER 75124-45403

Figure A-401-10. DOT Form HS-7, Importation of Motor Vehicles and Motor Vehicle Equipment Subject to Federal Motor Vehicle Safety, Bumper and Theft Prevention Standards

Form Approved OMB 2060-0717 Approval Expires July 31, 2020



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) 214-4876

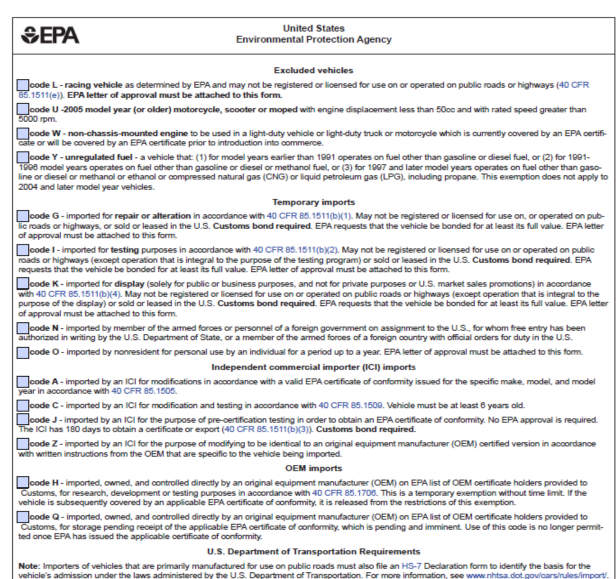
This form must be submitted to the U.S. Customs and Border Protection (Customs) (42 USC 7522, 7601: 19 CFR 12.73) for each motor vehicle (including motorcycles, disassembled vehicles, kit cars, light-duty vehicle/motorcycle engines) imported into the U.S., except that this form is not required for motor vehicles that are imported by their original manufacturer <u>and</u> are new <u>and</u> are covered by an EPA certificate of conformity <u>and</u> 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.

Penalties: Any person who knowingly makes any false or fraudulent statement, or omits or conceals a material fact can be fined up to \$320,000 or im-

prisoned for up to 5 years, or both (18 USC 1001). Any person who improperly 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).							
Description and Declaration of Motor Vehicle or Motor Vehicle Engine (Note: Heavy-duty Engines must use form 3520-21)							
1. Port code: 2. Entry dai (mm/dd/yy)		3. Customs entry number:		Vehicle Identification Number (VIN), engine serial number, or Engine Family/Test Group Name:			
Manufacture date (mm/yyyy): 8. Manufacture (make):		7. Model:					
8. ICI imports only, codes A, C, J, Z:		EPA Exemption Number, required for codes L, G, I, K, 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.							
10. Importer (code B: must be certificate holder or their agent for shipments of new vehicles prior to introduction into commerce; codes A, C, J, Z: must be ICI): 11. Owner: 12. Storage to the commerce of the commerce o		vner.	12. Storage o	ontact:	13. Signature:		
					14. Date:		
					15. Name, company and phone (type or print):		
U.S. conforming and "identical" vehicles code B - U.S. certified - unmodified vehicle bearing a U.S. EPA emission control label in engine compartment (or on motorcycle frame) in English.							
code F - U.S. certified, catalyst restoration - U.S. certified vehicle as described above, except that the catalyst, oxygen sensors or fuel filler neck restrictor were removed or damaged. The importer attests that the catalyst and oxygen sensors and fuel filler neck restrictor, as applicable, will be re-installed or replaced after importation. If leaded gasoline was used, the importer attests that after importation (1) the fuel tank will be drained and refilled with unleaded gasoline, (2) the catalyst and oxygen sensors, if they were left on the vehicle during use of the leaded gasoline, will be replaced, and (3) the fuel filler neck restrictor will be checked and replaced as necessary. No bond or EPA approval is required.							
code EE - identical in all material respects to a U.S. certified version - either 1) Canadian vehicle (proof required e.g. Canadian emission control label, registration or title, or letter from the U.S. or Canadian manufacturer representative on letterhead verifying manufacture for sale in Canada) or 2) vehicle from any country with letter attached to this form from the manufacturer's U.S. representative on letterhead (not a dealer or mechanic) stating that the vehicle is identical to a U.S. EPA certified version with respect to emissions. The importer attests that vehicle is being imported for purposes other than resale or lease. For import of "identical" Canadian vehicles for resale, use code FF.							
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							
ing 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 they contain equivalent or newer EPA certified engines. Customs may require proof of vehicle age.							

Page 1 of 2 EPA Form 3520-1

Figure A-401-11. EPA Form 3520-1, Importation of Motor Vehicles and **Motor Vehicle Engines Subject to Federal Air Pollution Regulations**



Paperwork Reduction Act Notice

This information is collected to ensure that motor vehicles and engines imported into the U.S. conform with applicable emission requirements. Responses to this collection are mandatory (40 CFR 85.1501 et seq., and Clean Air Act Sections 203 and 208). Information submitted to the Agency under a claim of confidentiality will be safeguarded according to policies set forth in Title 40, Chapter 1, Part 2, Subpart B. The public reporting and recordkeeping burden for this collection of information is estimated to average 30 minutes per response. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information. 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. Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the Director, Collection Strategies Division, U.S. Environmental Protection Agency (2822), 1200 Pennsylvania Ave., NW, Washington, D.C. 20460. Include the OMB control

EPA Form 3520-1 Page 2 of 2

number in any correspondence. Do not send the completed form to this address.

Figure A-401-11. EPA Form 3520-1, Importation of Motor Vehicles and Motor Vehicle Engines Subject to Federal Air Pollution Regulations (Cont'd)