beverage, if any, and the legend “Non-
taxable under section 5051 I.R.C.” Other information which is not inconsist-
sent with the requirements of this section may be shown on bottle labels.

(d) Cases. The brewer shall mark cases or shipping containers to show the nature of the product and the name or trade name and address of the brew-
er.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1389, as
amended (26 U.S.C. 5411))

Subpart Q—Removal of Brewer’s
Yeast and Other Articles

§ 25.251 Authorized removals.

(a) Brewer’s yeast. A brewer may re-
move brewer’s yeast, in liquid or solid form containing not less than 10 per-
cent solids (as determined by the meth-
ods of analysis of the American Society of Brewing Chemists), from the brew-
ery in barrels, tank trucks, in other suitable containers, or by pipeline.

(b) Containers. Containers will bear a
label giving the name and location of
the brewery and including the words
“Brewer’s Yeast.”

(c) Pipeline. If brewer’s yeast is re-
moved by pipeline, the pipeline will be
described in the Brewer’s Notice, Form
5130.10. The premises where the brew-
er’s yeast is received is subject to in-
spection by an appropriate TTB officer
during ordinary business hours.

(d) Other articles. A brewer may re-
move malt, malt syrup, wort, and other articles from the brewery.

(e) Methods of Analysis of the American Society of Brewing Chemists, Seventh Edi-
tion (1976). In reference to paragraph (a)
of this section, this incorporation by reference was approved by the Director of the Federal Register on March 23, 1981, and is available for inspection or
at the National Archives and Records Admin-
istration (NARA). For information on the availability of this material at NARA, call 202–741–6030, or go to:
http://www.archives.gov/
federal_register/
code_of_federal_regulations/
ibr_locations.html. This publication is
available from the American Society of
Brewing Chemists, 40 Pilot Knob Road,
St. Paul, Minnesota 55121.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1389, as
amended (26 U.S.C. 5411))

(T.D. ATF–224, 51 FR 7673, Mar. 5, 1986, as
amended at 69 FR 18803, Apr. 9, 2004)

§ 25.252 Records.

(a) Production. The brewer shall keep
records of the production of malt syrup, wort, and other articles which are removed from the brewery. The record shall include the quantities and kinds of materials used, and in the case of wort and concentrated wort, the balling.

(b) Removals. The brewer shall keep
records of removals of brewer’s yeast,
malt and other articles from the brew-
ery. The record shall include the quan-
tity and date of removal of each lot,
and the name and address of the con-
signee. These records may consist of
invoices or shipping documents.

(c) Inspection. All records under this
section shall be available for inspec-
tion at the brewery by an appropriate TTB officer during normal business
hours.

(Sec. 201, Pub. L. 85–859, 72 Stat. 1390, as
amended (26 U.S.C. 5415))

Subpart R—Beer Concentrate

§ 25.261 General.

(a) Authorized processes. A brewer
may, in accordance with this subpart—
(1) Produce concentrate from beer,
(2) Reconstitute beer from con-
centrate,
(3) Transfer concentrate from one
brewery to another brewery of the
same ownership, and
(4) Remove concentrate without pay-
ment of tax for exportation, or for
transfer to and deposit in a foreign-
trade zone for exportation or for stor-
age pending exportation in accordance
with Part 28 of this chapter.

(b) Brewery treatment of concentrate.
Beer reconstituted from concentrate in
accordance with this subpart shall (ex-
cept with respect to the additional la-
beling of reconstituted beer under
§ 25.263) be treated the same as beer