DEPARTMENT OF THE TREASURY
Bureau of Alcohol, Tobacco and Firearms
27 CFR Part 70
[T.D. ATF–450 ]
RIN 1512–AC19
Delegation of Authority
AGENCY: Bureau of Alcohol, Tobacco and Firearms (ATF), Treasury.
ACTION: Treasury decision, final rule.
SUMMARY: This final rule places most ATF authorities contained in its Procedure and Administration regulations with the “appropriate ATF officer” and requires that persons file documents identified in these regulations with the “appropriate ATF officer” or in accordance with the instructions on the ATF form. Concurrently with this Treasury Decision, ATF Order 1130.19 is being issued and will be made available or provided by ATF because of technical amendments to Subpart D—Administrative and Miscellaneous Provisions of 27 CFR part 70. Specifically, a new §70.3 is added to recognize the authority of the Director to delegate regulatory authorities in part 70 and to identify ATF Order 1130.19 as the instrument reflecting such delegations. Also, §70.2 is amended to provide that the instructions for an ATF form identify the ATF officer with whom it must be filed.

ATF has made or will make similar changes in delegations to all other parts of Title 27 of the Code of Federal Regulations through separate rulemakings.

Typographical and Miscellaneous Corrections
This final rule removes a sentence from §70.438 that refers to an obsolete ATF publication, corrects references to other sections of regulations in §70.253(b)(1) and (2) and in §70.438, corrects §70.224 that refers to the general statute of limitations on collecting an assessment in accordance with 26 U.S.C. 6502, and corrects §70.482(e) by raising the amount for which a Chief Counsel’s opinion need not be filed for offers-in-compromise in accordance with 26 U.S.C. 7122(b).

Disclosure Changes
In §70.802 we have eliminated the card index record of permits, which is no longer maintained, and made appropriate changes to the information available or provided by ATF because of the disclosure restrictions of 26 U.S.C. 6103.
Paperwork Reduction Act
The provisions of the Paperwork Reduction Act of 1995, Pub. L. 104-13, 44 U.S.C. Chapter 35, and its implementing regulations, 5 CFR part 1320, do not apply to this final rule because there are no new or revised recordkeeping or reporting requirements.

Regulatory Flexibility Act
Because no notice of proposed rulemaking is required for this rule, the provisions of the Regulatory Flexibility Act (5 U.S.C. 601 et seq.) do not apply. A copy of this final rule was submitted to the Chief Counsel for Advocacy of the Small Business Administration in accordance with 26 U.S.C. 7805(f). No comments were received.

Executive Order 12866
It has been determined that this rule is not a significant regulatory action because it will not: (1) Have an annual effect on the economy of $100 million or more or adversely affect in a material way the economy, a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local or tribal governments or communities; (2) Create a serious inconsistency or otherwise interfere with an action taken or planned by another agency; (3) Materially alter the budgetary impact of entitlements, grants, user fees, or loan programs or the rights and obligations of recipients thereof; or (4) Raise novel legal or policy issues arising out of legal mandates, the President’s priorities, or the principles set forth in Executive Order 12866.

Administrative Procedure Act
Because this final rule merely makes technical amendments and conforming changes to improve the clarity of the regulations, it is unnecessary to issue this final rule with notice and public procedure under 5 U.S.C. 553(b). Similarly it is unnecessary to subject this final rule to the effective date limitation of 5 U.S.C. 553(d).

Drafting Information
The principal author of this document is Robert Ruhf, Regulations Division, Bureau of Alcohol, Tobacco and Firearms.

List of Subjects in 27 CFR Part 70
Administrative practice and procedure, Alcohol and alcoholic beverages, Arms and munitions, Authority delegations (Government Agencies), Bankruptcy, Cigars and cigarettes, Claims, Customs duties and inspection, Disaster Assistance, Excise taxes, Law enforcement, Penalties, Privacy, Seizures, Surety bonds, Tobacco.

Authority and Issuance
Title 27, Code of Federal Regulations is amended as follows:

PART 70—PROCEDURE AND ADMINISTRATION

§70.2, 70.25, 70.26, 70.61, 70.94, 70.161, 70.182, 70.191, 70.213, 70.301, 70.31, 70.482 and 70.485(a) [Amended]
Par. 2. In part 70 remove the word “Director” each place it appears and add, in substitution, the words “appropriate ATF officer” each place it appears in the following places:

a. Section 70.2(a);

b. Section 70.25(a)(4);

c. Section 70.28(c)(2)(ii);

d. Section 70.311 introductory text, (a)(1)(i)(C) and (a)(2);

e. Section 70.94(a);

f. Section 70.161(a)(4)(i)(B);

g. Section 70.182(a);

h. Section 70.191(b) introductory text;

i. Section 70.213;

j. Section 70.301;

k. Section 70.311;

l. Section 70.482(a) introductory text;

m. Section 70.485(a).

Par. 3. Section 70.2 is further amended by adding a sentence at the end of paragraph (a) and revising paragraph (b) to read as follows:

§70.2 Forms prescribed.
(a) * * * The form will be filed in accordance with the instructions for the form.
(b) Forms may be requested from the ATF Distribution Center, P.O. Box 5950, Springfield, Virginia 22150–5950, or by accessing the ATF web site (http://www.atf.treas.gov/).

Par. 4. In Subpart A—Scope, a new §70.3 is added as follows:

§70.3 Delegations of the Director.
Most of the regulatory authorities of the Director contained in this Part 70 are delegated to appropriate ATF officers. These ATF officers are specified in ATF Order 1130.19, Delegation Order—Delegation of the Director’s Authorities in 27 CFR Part 70, Procedure and administration. ATF delegation orders, such as ATF Order 1130.19, are available to any interested person by mailing a request to the ATF Distribution Center, P.O. Box 5950, Springfield, Virginia 22150–5950, or by accessing the ATF web site (http://www.atf.treas.gov/).

Par. 5. Section 70.111 is amended by removing the definitions of “ATF officer”, “Chief, Tax Processing Center”, “Delegated”, “Regional director (compliance)”, and “Special agent in charge”, and by adding a new definition of “Appropriate ATF officer” to read as follows:

§70.11 Meaning of terms.
* * * * *
Appropriate ATF officer. An officer or employee of the Bureau of Alcohol, Tobacco and Firearms (ATF) authorized to perform any functions relating to the administration or enforcement of this part by ATF Order 1130.19, Delegation Order—Delegation of the Director’s Authorities in 27 CFR Part 70, Procedure and Administration.
* * * * *
Par. 6. Part 70 is further amended by removing the words “regional director” (compliance)” and “regional director’s” each place it appears and adding, in substitution, the words “appropriate ATF officer” and “appropriate ATF officer’s”, respectively, in the following places:

a. Section 70.21;

b. Section 70.100;

c. The last sentence of the undesignated paragraph following §70.167(b)(ii);d. Section 70.168(a);

e. Section 70.169;

f. Section 70.181(b)(1) and (2), and (c)(1)(i) and (ii), (c)(2), (c)(3)(i), introductory text of (c)(4)(i), undesignated paragraph after (c)(4)(iii)(D), and (c)(4)(iv) introductory text, (c)(5) introductory text, (c)(5)(ii)(B) and (c)(8);

g. Section 70.182(a)(1), (3), (4) introductory text and (6)(ii), and (b);

h. Section 70.183(b)(2), (3), (6), (7) introductory text, (9)(ii) and (11);

i. Section 70.184(a), (b), (c) introductory text, and (c)(1);
§ 70.30 Time and place of examination.

(a) Time and place. The time and place of examination pursuant to the provisions of 26 U.S.C. 7602 must be such time and place as may be fixed by an appropriate ATF officer and as are reasonable under the circumstances. The date fixed for appearance shall not be less than 10 days from the date of the summons.

(b) Restrictions on examination of taxpayer. No taxpayer is to be subjected to unnecessary examination or investigations, and only one inspection of a taxpayer’s books of account shall be made for each taxable year unless the taxpayer requests otherwise or unless an authorized internal revenue or an appropriate ATF officer, after investigation, notifies the taxpayer in writing that an additional inspection is necessary.

Par. 11. Section 70.30 is revised to read as follows:

§ 70.31 Entry of premises for examination of taxable objects.

(a) General. An appropriate ATF officer may, in the performance of his or her duty, enter in the daytime any building or place where any articles or objects subject to tax are made, produced, or kept, so far as it may be necessary for the purpose of examining said articles or objects and also enter at night any such building or place, while open, for a similar purpose.

(b) Distilled spirits plants. Any appropriate ATF officer may, at all times, as well by night as by day, enter any plant or any other premises where distilled spirits are produced or rectified, or structure or place used in connection therewith for storage or other purposes; to make examination of the materials, equipment and facilities thereon; and make such gauges and inventories as such officer deems necessary. Whenever any appropriate ATF officer, having demanded admittance, and having declared his or her name and office, is not admitted to such premises by the proprietor or other person having charge thereof, such officer may at all times, use such force as is necessary for such officer to gain entry to such premises.

(c) Authority to break up grounds. An appropriate ATF officer, and any person acting in his or her aid, may break up the ground on any part of a distilled spirits plant, or any other premises where spirits are produced or rectified, or any ground adjoining or near to such plant or premises, or any wall or partition thereof, or belonging thereto, or other place, to search for any pipe, cock, private conveyance, or utensil; and, upon finding any such pipe or conveyance leading therefrom or thereto, to break up any ground, house, wall, or other place through or into which such pipe or other conveyance leads, and to break or cut away such pipe or other conveyance, and turn any cock, or to determine whether such pipe or other conveyance conveys or conceals any spirits, mash, wort, or beer, or other liquor, from the sight or view of the appropriate ATF officer, so as to prevent or hinder such officer from taking a true account thereof.


§ 70.32 Authority of enforcement officers of the Bureau.

Par. 13. Section 70.32 is amended by removing the phrase “of the Bureau” and by adding the words “appropriate ATF” before the word “officer” each place it appears.

Par. 14. The introductory text of § 70.33 is revised to read as follows:

§ 70.33 Listing by appropriate ATF officers of taxable objects owned by nonresidents.

Whenever there are any articles in any internal revenue district subject to tax, which are not owned or possessed by, or under the care or control of, any person within such district, and of which no list has been transmitted to the appropriate ATF officer, as required by law or by regulations prescribed pursuant to law, an appropriate ATF officer shall enter the premises where such articles are situated, make such inspection of the articles as may be necessary, and make lists of the same according to the forms prescribed. Such lists, being subscribed by the appropriate ATF officer, are sufficient lists of such articles for all purposes.

Par. 16. Section 70.40 is revised to read as follows:

§ 70.40 Authority to administer oaths and certify.

Appropriate ATF officers are authorized to administer such oaths or
affirmations and to certify to such papers as may be necessary under the tax laws administered by the Bureau, the Federal Alcohol Administration Act, or regulations issued thereunder, except that the authority to certify must not be construed as applying to those papers or documents the certification of which is authorized by separate order or directive.

(68A Stat. 904 (26 U.S.C. 7622))

Par. 17. Section 70.41 is amended by revising the first sentence of paragraph (a); the first, second and last sentences of paragraph (c); the first sentence of paragraph (d); and the last two sentences of paragraph (f) to read as follows:

§ 70.41 Rewards for information relating to violations of tax laws administered by the Bureau.

(a) In general. An appropriate ATF officer may approve such reward as he or she deems suitable for information that leads to the detection and punishment of any person guilty of violating any tax law administered by the Bureau or conniving at the same.

* * * * *

(b) Execution of returns—(1) General. If any person, required by provisions of 26 U.S.C. enforced and administered by the Bureau or by the regulations prescribed thereunder to make a return, fails to make such return, it may be prepared by an appropriate ATF officer provided the person required to make the return consents to disclose all information necessary for the preparation of such return. The return upon being signed by the person required to make it must be received by the appropriate ATF officer, as the return of such person.

* * * * *

(c) Amount and payment of reward.

All relevant factors, including the value of the information furnished in relation to the facts developed by the investigation of the violation, must be taken into account in determining whether a reward must be paid, and, if so, the amount thereof. The amount of a reward shall represent what the appropriate ATF officer deems to be adequate compensation in the particular case, normally not to exceed 10 percent of the additional taxes, penalties, and fines which are recovered as a result of the information.

* * * * *

(d) Submission of Information.

Persons desiring to claim rewards under the provisions of 26 U.S.C. 7623 and this section may submit information relating to violations of tax laws administered by the Bureau to an appropriate ATF officer.

* * * * *

(f) Filing claim for reward.

Claim for reward under the provisions of 26 U.S.C. 7623 must be made on ATF Form 3200.13. ATF Form 3200.13 should be obtained from the office where the information is filed.

Par. 18. The section heading and paragraphs (a)(1), (b) and (c)(1) of § 70.42 are revised to read as follows:

§ 70.42 Returns prepared or executed by appropriate ATF officers.

(a) Preparation of returns—(1) General. If any person, required by provisions of 26 U.S.C. enforced and administered by the Bureau or by the regulations prescribed thereunder to make a return, fails to make such return, it may be prepared by an appropriate ATF officer provided the person required to make the return consents to disclose all information necessary for the preparation of such return. The return upon being signed by the person required to make it must be received by the appropriate ATF officer, as the return of such person.

* * * * *

(b) Execution of returns—(1) General. If any person, required by provisions of 26 U.S.C. enforced and administered by the Bureau or by the regulations prescribed thereunder to make a return, fails to make a return at the time prescribed therefor, or makes, willfully or otherwise, a false or fraudulent return, the appropriate ATF officer must make such return from such officer’s own knowledge and from such information as the officer can obtain through testimony or otherwise.

(2) Status of returns. Any return made in accordance with paragraph (b)(1) of this section and subscribed by the appropriate ATF officer is prima facie good and sufficient for all legal purposes.

(c) Cross references. (1) For provisions that the return executed by an appropriate ATF officer will not start the running of the period of limitations on assessment and collection, see 26 U.S.C. 6501(b)(3) and § 70.222(b) of this part.

* * * * *

Par. 19. Section 70.51 is revised to read as follows:

§ 70.51 Collection authority.

The taxes imposed by provisions of 26 U.S.C. enforced and administered by the Bureau must be collected by appropriate ATF officers.

(26 U.S.C. 6301)

§ 70.61, 70.77, 70.96, 70.167 [Amended]

Par. 20. Part 70 is further amended by removing the phrase “regional director(s) (compliance) or the Chief, Tax Processing Center,” or “regional director (compliance) or the Chief, Tax Processing Center” and adding, in substitution, the words “the appropriate ATF officer” each place it appears in the following places:

a. The introductory text of § 70.61(a)(1)(i):

b. Section 70.61(b)(1) and (2);

c. Section 70.96(a)(1)(iv), (a)(2) and (a)(3); and

d. Section 70.167(a)(2)(ii).

§§ 70.61, 70.71 and 70.123 [Amended]

Par. 21. Part 70 is further amended by removing the words “regional directors (compliance) and Chief, Tax Processing Center” or “regional director (compliance) and Chief, Tax Processing Center” and adding, in substitution, the words “appropriate ATF officers” each place that they appear in the following places:

a. Section 70.61 (a)(1)(i)(D) and (a)(3);

b. Section 70.71 introductory text; and

c. Section 70.123(b)(2).

Par. 22. The first three sentences of § 70.64 are revised to read as follows:

§ 70.64 Receipt for taxes.

The appropriate ATF officer must, upon request, issue a receipt for each tax payment made (other than a payment for stamps sold or delivered). In addition, an appropriate ATF officer or employee must issue a receipt for each payment of 1 dollar or more made in cash, whether or not requested. In the case of payments made by check, the canceled check is usually a sufficient receipt.

* * * * *

* * * * *

§§ 70.71, 70.73, 70.74, 70.75, 70.76, 70.77, 70.81, 70.82, 70.92, 70.96, 70.98, 70.101, 70.113, 70.122, 70.123, 70.124, 70.161, 70.162, 70.163, 170.164, 70.223, 70.271, 70.281, 70.447, 70.481 and 70.486 [Amended]

Par. 23. Part 70 is further amended by removing the words “regional directors (compliance) or the Chief, Tax Processing Center” or “regional director (compliance) or Chief, Tax Processing Center” and adding, in substitution, the words “appropriate ATF officer” each place it appears in the following places:

a. Section 70.71(a); (b)(1)(iii) and (b)(8);

b. Section 70.73;

c. Section 70.74(c)(1) and (c)(2);

d. Section 70.75(b) and (c);

e. Section 70.76(a), (b)(3), (c) and (d);

f. Section 70.77(a)(1) and (2);

g. Section 70.81(a);

h. Section 70.82;

i. Section 70.92(c) and (d)(2)(i);

j. The fourth sentence of § 70.96(c);

k. The third sentence of § 70.98(b);

l. Section 70.101;

m. Section 70.113(b);

n. Section 70.122;

o. Section 70.123(b)(1);
§ 70.123 [Amended]

Par. 28. Section 70.123(a)(2) is amended by removing the words “regional director (compliance)” for the region in which the claimant is located, or, in the case of special (occupational) tax, with the Chief, Tax Processing Center” and adding, in substitution, the words “appropriate ATF officer”.

§ 70.125 Abatements.

(a) The appropriate ATF officer may abate the unpaid portion of any assessment or liability, if the assessment is in excess of the correct tax liability, if the assessment is made subsequent to the expiration of the period of limitation applicable thereto, or if the assessment has been erroneously or illegally made.

(b) * * * All such claims must be filed with the appropriate ATF officer who made demand for the amount assessed.

(c) The appropriate ATF officer may issue uniform instructions to abate amounts the collection of which is not warranted because of the administration and collection costs.

§ 70.126 [Amended]

Par. 30. Section 70.126 is amended by removing the words “regional director (compliance)” or the Chief, Tax Processing Center, or an authorized certifying officer designated by the regional director (compliance) or the Chief, Tax Processing Center” and adding, in substitution, the words “appropriate ATF officer”.

§§ 170.149 and 170.161 [Amended]

Par. 31. Part 70 is further amended by removing the words “Chief, Tax Processing Center” or “Chief, Tax Processing Center’s” and adding, in substitution, the words “appropriate ATF officer” or the words “appropriate ATF officer’s”, respectively, each place they appear in the following places:

a. Section 70.150 (a)(1) and (2), (b), (c)(1), (2) and (3), (d), (e)(1) introductory text and (e)(2)(i) introductory text, (e)(2)(ii)(B);

b. Section 70.164(c);

c. Section 70.170(b);

d. Section 70.187 (a) and (b);

e. Section 70.205(a)(1), (a)(2)(i) and (a)(2)(iii)(C), (b)(1) except the last sentence and (b)(2), and (c)(1) except the last sentence, (e)(2), (e)(3) and (e)(4);

f. Section 70.213(f)(5);

g. Section 70.241(a)(8);

h. Section 70.242(a) and (c); and

i. Section 70.245 section heading, (a) and (c)(2) and (d).

§ 70.150, 70.151, 70.161, 70.162, 70.163, 70.164, 70.167, 70.187, 70.204, 70.205, 70.206, 70.207, 70.208, 70.209, 70.210, 70.241, 70.243, 70.413, 70.414, 70.481 and 70.482 [Amended]

Par. 34. Part 70 is further amended by removing the words “official” or “official’s” and adding, in substitution, the word “officer” or “officer’s”, respectively, each place they appear in the following places:

a. Section 70.150 (b)(1), (b)(2)(i), (b)(3), (c)(1) and (c)(2);

b. Section 70.151(a), (b), (d), (e)(1), (f)(3) and (g);

c. Section 70.161(a)(2);

d. Section 70.162(b) and (d);

e. Section 70.163(a)(1) and (c);

f. Section 70.164(b)(1)(i) and (ii), (b)(2)(i), (b)(2)(iii), and (c);

g. Section 70.176(a)(4), (b)(2) introductory text and (b)(3);

h. Section 70.186(a)(5);

i. The undesignated paragraph after § 70.204(a)(3);

j. Section 70.205(b)(1) and (e)(2);

k. Section 70.206(b)(4)(ii)(B);

l. Section 70.207(b)(1)(iii);

m. Section 70.208;

n. Section 70.209 (a) and (b);

o. Section 70.210(a)(1);

p. Section 70.214(a)(8);

q. Section 70.281(b)(2)(vi) and (3)(iv);

r. Section 70.413(c)(1);

with respect to any tax imposed by a provision of 26 U.S.C. enforced and administered by the Bureau, not later than 30 days after the day on which either:

* * * * *

§ 70.150, 70.164, 70.170, 70.187, 70.205, 70.231, 70.241, 70.242 and 70.245 [Amended]

Par. 33. Part 70 is further amended by removing the words “Chief, Tax Processing Center” or “Chief, Tax Processing Center’s” and adding, in substitution, the words “appropriate ATF officer” or the words “appropriate ATF officer’s”, respectively, each place they appear in the following places:

a. Section 70.150 (a)(1) and (2), (b), (c)(1), (2) and (3), (d), (e)(1) introductory text and (e)(2)(i) introductory text, (e)(2)(ii)(B);

b. Section 70.164(c);

c. Section 70.170(b);

d. Section 70.187 (a) and (b);

e. Section 70.205(a)(1), (a)(2)(i) and (a)(2)(iii)(C), (b)(1) except the last sentence and (b)(2), and (c)(1) except the last sentence, (e)(2), (e)(3) and (e)(4);

f. Section 70.231(f)(5);

g. Section 70.241(a)(8);

h. Section 70.242(a) and (c); and

i. Section 70.245 section heading, (a) and (c)(2) and (d).

§ 70.150, 70.151, 70.161, 70.162, 70.163, 70.164, 70.167, 70.167, 70.204, 70.205, 70.206, 70.207, 70.208, 70.209, 70.210, 70.241, 70.243, 70.413, 70.414, 70.481 and 70.482 [Amended]

Par. 34. Part 70 is further amended by removing the words “official” or “official’s” and adding, in substitution, the word “officer” or “officer’s”, respectively, each place they appear in the following places:

a. Section 70.150 (b)(1), (b)(2)(i), (b)(3), (c)(1) and (c)(2);

b. Section 70.151(a), (b), (d), (e)(1), (f)(3) and (g);

c. Section 70.161(a)(2);

d. Section 70.162(b) and (d);

e. Section 70.163(a)(1) and (c);

f. Section 70.164(b)(1)(i) and (ii), (b)(2)(i), (b)(2)(iii), and (c);

g. Section 70.176(a)(4), (b)(2) introductory text and (b)(3);

h. Section 70.186(a)(5);

i. The undesignated paragraph after § 70.204(a)(3);
§ 70.163 Surrender of property subject to levy.

(a) * * *

(2) * * *

(ii) Notwithstanding paragraph (a)(1) of this section, if a levy has been made upon property or rights to property subject to levy which a bank engaged in the banking business in the United States or a possession of the United States is in possession of (or obligated with respect to), an appropriate ATF officer shall not enforce the levy with respect to any deposits held in an office of the bank outside the United States or a possession of the United States, unless the notice of levy specifies that such officer intends to reach such deposits. The notice of levy must not specify that such officer intends to reach such deposits unless that officer making such levy believes:

* * * * *

§ 70.165 [Amended]

Par. 38. Section 70.165 is amended by adding the word “appropriate” before the words “ATF officer”.

Par. 39. Paragraph (a)(1), (a)(2)(i)(C) and (D), and (a)(4), and the introductory text of paragraph (b)(1) of § 70.167 are revised to read as follows:

§ 70.167 Authority to release levy and return property.

(a) Release of levy—(1) Authority. An appropriate ATF officer may release the levy upon all or part of the property or rights to property levied upon as provided in paragraphs (a)(2), (3) and (4) of this section. A levy may be released under paragraph (a)(3) of this section only if the delinquent taxpayer complies with such of the conditions thereunder as an appropriate ATF officer may require and if the appropriate ATF officer determines that such action will facilitate the collection of the liability.

* * * * *

(2) Price. Such property or tract of property may be redeemed upon payment to the purchaser, or in case the purchaser cannot be found in the county in which the property to be redeemed is situated, then to the appropriate ATF officer, for the use of the purchaser, the purchaser’s heirs, or assigns, the amount paid by such purchaser and interest thereon at the rate of 20 percent per annum.* * * * *

(c) Record. When any real property is redeemed, the appropriate ATF officer must cause entry of the fact to be made upon the record of sale kept in accordance with 26 U.S.C. 6340 and § 70.187 of this part, and such entry is evidence of such redemption. The party who redeems the property must notify the appropriate ATF officer of the date of such redemption and of the transfer of the certificate of sale, the amount of the redemption price, and the name of the party to whom such redemption price was paid.

* * * * *

§ 70.181 [Amended]

Par. 42. Section 70.181 is further amended by:

(a) Adding the word “appropriate” before the words “ATF officer” in paragraphs (a), (c)(3)(ii) and (c)(4)(iii); and

(b) Removing the phrase “within the ATF region where the seizure is made” from the second sentence and the
§ 70.181 Administration and disposition of real estate acquired by the United States.

(f) Authority of appropriate ATF officer. Notwithstanding the other paragraphs of this section, the appropriate ATF officer may, when such officer deems it advisable, take charge of, and assume responsibility for, any real estate to which this section is applicable. In such case, such officer will notify in writing the appropriate ATF officer from whom he or she is taking charge and assuming responsibility. Also, in any case where a single parcel of real estate is situated in an area in which more than one officer has jurisdiction, the appropriate ATF officer may designate in writing one officer who is to be in charge of, and responsible for, the entire property.

§ 70.187 Authorization.

(a) In general. A civil action for the collection or recovery of taxes, or of any fine, penalty, or forfeiture (with respect to the provisions of 26 U.S.C. enforced and administered by the Bureau) will be commenced when the appropriate ATF officer directs that the action be commenced.

Par. 48. Paragraph (a) of § 70.192 is revised to read as follows:

§ 70.192 Action to enforce lien or to subject property to payment of tax.

(a) Civil actions. In any case where there has been a refusal or neglect to pay any tax (with respect to the provisions of 26 U.S.C. enforced and administered by the Bureau) or to discharge any liability in respect thereof, whether or not levy has been made, the Attorney General or designated delegate at the request of the appropriate ATF officer, may direct a civil action to be filed in any court of the United States under the Internal Revenue Code with respect to such tax or liability or to subject any property, of whatever nature, of the delinquent, or in which the delinquent has any right, title or interest, to the payment of such tax or liability. In any such proceeding, at the instance of the United States, the court may appoint a receiver to enforce the lien, or, upon certification by the appropriate ATF officer during the pendency of such proceedings that it is in the public interest, may appoint a receiver with all the powers of a receiver in equity.

§ 70.205 [Amended]

Par. 49. The last sentences of § 70.205(b)(1) and (c)(1) are amended by removing the phrase “the authority of the Chief, Tax Processing Center and the regional director (compliance) to release a lien or to discharge” and adding, in substitution, the words “releasing a lien or discharging”.

Par. 50. The second sentence of § 70.206(a)(1) is amended by removing the phrase “the Chief, Tax Processing Center, has consented to the sale” and adding, in substitution, the words “a consent to the sale has been made”.

Par. 51. Section 70.206 is further amended by:

a. Removing the phrase “a regional director (compliance)” and adding, in substitution, the words “an appropriate ATF officer” in the introductory text of paragraph (b)(1), and the first undesignated sentence following paragraph (b)(4)(iii)(B); and

b. Revising paragraphs (c)(1) and (4) to read as follows:

§ 70.206 Discharge of liens; redemption by United States.

(c) Certificate of redemption—(1) In general. If an appropriate ATF officer exercises the right of redemption of the United States described in paragraph (a) of this section, the appropriate ATF officer shall apply to the officer designated by local law, if any, for the documents necessary to evidence the fact of redemption and to record title to the redeemed property in the name of the United States. If no such officer has been designated by local law, or if the officer designated by local law fails to issue the necessary documents, the appropriate ATF officer is authorized to issue a certificate of redemption for the property redeemed by the United States.
submitted in writing to an appropriate ATF officer and must contain such information as the appropriate ATF officer may require. If the appropriate ATF officer determines that the right of redemption of the United States is without value, no amount shall be required to be paid with respect to the release of the right of redemption.

* * * * *

Par. 52. Paragraph (b) of § 70.222 is revised to read as follows:

§ 70.222 Time return deemed filed for purposes of determining limitations. *

(b) Returns executed by appropriate ATF officers. The execution of a return by an appropriate ATF officer under the authority of section 6020(b) of the Internal Revenue Code does not start the running of the statutory period of limitations on assessment and collection.

* * * * *

Par. 53. Paragraphs (a)(1) and (2)(i) of § 70.224 are revised to read as follows:

§ 70.224 Collection after assessment.

(a) Length of period—(1) General rule. In any case in which a tax has been assessed within the statutory period of limitation properly applicable thereto, a proceeding in court to collect such tax may be begun, or levy for the collection of such tax may be made, within 10 years after the assessment thereof.

(2) Extension by agreement.

(i) The 10-year period of limitation on collection after assessment of any tax may, prior to the expiration thereof, be extended for any period of time agreed upon in writing by the taxpayer and the appropriate ATF officer. Whenever necessary to protect the revenue, such officer may also execute a written agreement with the taxpayer to extend the period of limitation. The extension becomes effective upon execution of the agreement by both the taxpayer and such officer.

* * * * *

Par. 54. The first sentence of § 70.227 is revised to read as follows:

§ 70.227 Suspension of running of period of limitation: wrongful seizure of property of third party.

The running of the period of limitations on collection after assessment prescribed in 26 U.S.C. 6502 (relating to collection after assessment) shall be suspended for a period equal to a period beginning on the date property (including money) is wrongfully seized or received by an appropriate ATF officer and ending on the date 30 days after the date on which the appropriate ATF officer returns the property pursuant to 26 U.S.C. 6343(b) (relating to authority to return property) or the date 30 days after the date on which a judgment secured pursuant to 26 U.S.C. 7426 (relating to civil actions by persons other than taxpayers) with respect to such property becomes final.

* * * * *

§ 70.253 [Amended]

Par. 55. Paragraphs (b)(1) and (2) of § 70.253 are further amended by removing “§ 70.67” and adding, in substitution, “70.167”.

§ 70.262 [Amended]

Par. 56. Paragraph (b)(4) of § 70.262 is further amended by removing the phrase “by the regional director (compliance)”. 

Par. 57. Paragraph (c)(2) of § 70.262 is amended by removing the words “by the regional director (compliance) or the Chief, Tax Processing Center”.

§ 70.281 [Amended]

Par. 58. Section 70.281 is further amended by:

a. Removing the words and punctuation “(which may be obtained from the regional director (compliance) or the Chief, Tax Processing Center),” from paragraph (a)(1); and

b. Removing the words “acceptable in discretion of ATF officials” from the section heading of paragraph (b)(2).

Par. 59. Paragraph (a) and the first sentence of paragraph (b) of § 70.304 are revised to read as follows:

§ 70.304 Place for filing documents other than returns.

(a) If a document, other than a return, is required to be filed with an ATF office, such document may be hand delivered to such office.

(b) For purposes of this section, a return or document will be considered to be hand carried if it is brought to an ATF supervisor of the ATF office by the person required to file the return or other document, or by the person’s agent.

* * * * *

§ 70.306 [Amended]

Par. 60. The fifth sentence of § 70.306(a) is amended by removing the words “Director, the Chief, Tax Processing Center, or a regional director (compliance)” and adding, in substitution, the words “appropriate ATF officer”.

§ 70.333 [Amended]

Par. 61. Section 70.333 is amended by removing the words “Director, or to a regional director (compliance)” or to the Chief, Tax Processing Center” and adding, in substitution, the words “appropriate ATF officer”.

§ 70.411 [Amended]

Par. 62. Section 70.411 is amended by:

a. Removing the words “regional director (compliance), of the ATF region in which operations are to be conducted” and adding, in substitution, the words “appropriate ATF officer” in paragraph (b);

b. By removing the third and fourth sentences and adding, in substitution, the sentence “Supplies of prescribed forms may be obtained from the ATF Distribution Center, 7943 Angus Court, Springfield, Virginia 22153.” in the introductory text of paragraph (c); and

c. By removing the phrase “by ATF officers” in paragraph (c)(16).

§§ 70.412 and 70.413 [Amended]

Par. 63. Part 70 is further amended by removing the phrase “with the regional director (compliance)” each place it appears in the following places:

a. The first sentence of § 70.412(a); and

b. Section 70.413(c)(2) introductory text, (d) introductory text and (e).

Par. 64. The third sentence § 70.412(a) is amended by removing the phrase “by the regional director (compliance)” each place it appears.

Par. 65. Paragraph (b) of § 70.413 is revised to read as follows:

§ 70.413 Claims.

* * * * *

(b) Claims for abatement. When the tax on distilled spirits, wines, or beer is assessed and the taxpayer thinks that the tax is not due under the law, such taxpayer may file a claim for abatement of the tax on Form 5620.8 with the officer who made demand for the tax. Such officer may call upon the taxpayer to file a bond in double the amount of the tax in order to insure collection of the tax if the claim is rejected. When the claim is acted upon, the taxpayer is notified of the allowance or rejection of the claim. If the claim is rejected, such officer, will initiate action to collect the tax.

* * * * *

Par. 66. The last sentence of § 70.414 is revised to read as follows:

§ 70.414 Preparation and filing of claims.

(a) Distilled spirits at distilled spirits plants. * * * It is not necessary to file a claim for credit of tax on taxpaid samples taken by appropriate ATF officers from distilled spirits plants, as
the appropriate ATF officer will allow credit, without claim, for tax on such samples.  

* * * * *  
Par. 67. Section 70.416 is revised to read as follows:  

§ 70.416 Application for approval of interlocking directors and officers under section 8 of the Federal Alcohol Administration Act.  

Any person who is an officer or director of a corporation now engaged in business as a distiller, rectifier, or blender of distilled spirits, or of an affiliate thereof, who desires to take office in other companies similarly engaged, must obtain permission to do so from the appropriate ATF officer. Applications for such permission to take office must be prepared and filed in accordance with instructions available from the appropriate ATF officer.  

Par. 68. Section 70.418 is revised to read as follows:  

§ 70.418 Conferences.  

Any person desiring a conference with ATF, relative to any matter arising in connection with such person’s operations, will be accorded such a conference upon request. No formal requirements are prescribed for such conference.  

Par. 69. Section 70.419 is revised to read as follows:  

§ 70.419 Representatives.  

Title 31 CFR part 8 is applicable to all representatives of the taxpayer, for any conference with ATF.  

§ 70.432 [Amended]  
Par. 70. Section 70.432 is further amended by:  

a. Removing the words “with, and obtaining a permit from, the regional director (compliance) for the region in which operations are to be conducted” from paragraph (a) and adding, in substitution, the words “and obtaining a permit”;  

b. Removing the words “with the regional director (compliance) for the region in which operations are to be conducted” from paragraph (b); and  

c. Removing the words “with the regional director (compliance) for the region in which the customs warehouse is located” from paragraph (d).  

Par. 71. The fourth and last sentences of paragraph (a) and the second sentence of paragraph (b) of §70.433 are revised to read as follows:  

§ 70.433 Collection of taxes.  

(a) Tobacco products. * * * Tax returns, with remittances, are filed by the domestic manufacturer in accordance with instructions on the appropriate ATF form.  

(b) Cigarette papers and tubes. * * * Such returns, with remittances, are filed in accordance with instructions on the appropriate ATF form.  

§ 70.436 [Amended]  
Par. 72. Section 70.438 is amended by:  

a. Revising the regulatory reference in the first sentence from 70.131(b) to 70.431(b); and  

b. Removing the second, third and fourth sentences.  

Par. 73. Section 70.471 is revised to read as follows:  

§ 70.471 Rulings.  

(a) Requests for rulings. Any person who is in doubt as to any matter arising in connection with:  

(1) Operations or transactions in the alcohol tax area or under the Federal Alcohol Administration Act;  

(2) Operations or transactions in the tobacco tax area; or  

(3) The taxes relating to machine guns, destructive devices, and certain other firearms imposed by chapter 53 of the Internal Revenue Code; the registration by importers and manufacturers of, and dealers in, such firearms; the registration of such firearms; the licensing of importers and manufacturers of, and dealers in, firearms and ammunition, and collectors of firearms and ammunition curios and relics under chapter 44 of title 18 of the United States Code; the licensing of manufacturers, importers, limited manufacturer of, and dealers in, explosives and issuance of permits for users of explosives under chapter 40 of title 18 of the United States Code; and registration of importers of, and permits to import, arms, ammunition, and implements of war, under section 38 of the Arms Export Control Act of 1976; and the taxes relating to pistols, revolvers, firearms (other than pistols and revolvers), shells and cartridges imposed by chapter 32 of the Internal Revenue Code, may request a ruling thereon by addressing a letter to the appropriate ATF official. A ruling can be issued only from Bureau Headquarters unless the issues involved are clearly covered by currently effective rulings or come within the plain intent of the statutes or regulations.  

(b) Routine requests for information. Routine requests for information should be addressed to the appropriate ATF officer.  

§ 70.481 [Amended]  
Par. 74. Paragraph (b)(1) of §70.481 is amended by removing the phrase “entered into by an authorized ATF official”.  

Par. 75. Section 70.482 is amended by:  

a. Removing paragraphs (d)(1)(ii) through (v);  

b. Redesignating paragraph (d)(1)(vi) as paragraph (d)(1)(ii);  

c. Revising the last sentence of the redesignated paragraph (d)(1)(ii) and the introductory text of paragraph (e) and the undesignated paragraph after paragraph (e)(3).  

(d) Removing the dollar amount “$500” in the undesignated sentence following paragraph (e)(3) and adding, in substitution, the words, including the punctuation, “$50,000. However, such compromise shall be subject to continuing quality review by the Secretary.” The revisions read as follows:  

§ 70.482 Offers in compromise of liabilities (other than forfeiture) under 26 U.S.C.  

* * * * *  
(d) * * *  
(1) * * *  
(ii) * * * When final action has been taken, the proponent is notified of the acceptance or rejection of the offer.  

* * * * *  
(e) Record. Except as otherwise provided in this paragraph, if an offer in compromise is accepted, there shall be placed on file the opinion of counsel for the Bureau with respect to such compromise, with the reason therefor, and including a statement of:  

* * * * *  
(3) * * *  

However, no such opinion shall be required with respect to the offer in compromise of any civil case in which the unpaid amount of tax assessed (including any interest, additional amount, addition to the tax, or assessable penalty is less than $50,000. However, such compromise shall be subject to continuing quality review by the Secretary.  

* * * * *  
Par. 76. Section 70.483 is revised to read as follows:  

§ 70.483 Offers in compromise of violations of Federal Alcohol Administration Act.  

The Federal Alcohol Administration Act provides penalties for violations of its provisions. The appropriate ATF officer is authorized to compromise
such liabilities. Persons desiring to submit offers in compromise may submit such offers on Form 5640.2. When the offer is acted upon, the proponent is notified of the acceptance or rejection of the offer. If the offer is rejected, the sum submitted with the offer in compromise is returned to the proponent. If the offer is accepted, the proponent is notified and the case is closed.

§ 70.484 [Amended]
Par. 77. Section 70.484 is amended by removing the words “Director or designated delegate” each place it appears and adding, in substitution, the words “appropriate ATF officer”.

Par. 78. The first, third and fourth sentences of §70.506 are revised to read as follows:

§ 70.506 Execution and filing of claim.
Claims to which this subpart is applicable must be executed on Form 2635 (5620.8) in accordance with the instructions on the form. * * * Claims for credit or refund of taxes collected by district directors of customs, to which the provisions of section 6423, I.R.C., are applicable and which Customs regulations (19 CFR Part 24—Customs Financial and Accounting Procedure) require to be filed with the appropriate ATF officer, must be executed and filed in accordance with applicable Customs regulations and this subpart. The claim must set forth each ground upon which the claim is made in sufficient detail to apprise the appropriate ATF officer of the exact basis therefor. * * *

§ 70.601 [Amended]
Par. 79. Section 70.601 is amended by removing the definition of “Region”.

Par. 80. Paragraph (a)(1) of §70.603 is revised to read as follows:

§ 70.603 Execution and filing of claim.
(a) General. (1) Claims under this subpart must be filed on Form 2635 (5620.8).

Par. 81. Section 70.701 is amended by revising paragraph (a)(1) and the last sentence of paragraph (c) to read as follows:

§ 70.701 Rules and regulations.
(a) Formulation. (1) Alcohol, tobacco, firearms, and explosives rules take various forms. The most important rules are issued as Treasury decisions, prescribed by the Director, and approved by the Secretary. Other rules may be issued over the signature of the Director or the signature of any appropriate ATF officer. The channeling of rules varies with the circumstances. Treasury decisions are prepared within the appropriate ATF offices. After approval by the Director, Treasury decisions are forwarded to the Secretary for further consideration and final approval.

(c) Petition to change rules. * * *
Petitions must be addressed to the Bureau of Alcohol, Tobacco and Firearms, Washington, DC 20226.

* * *

(b) Removing the word “officials” in the first sentence of paragraph (d)(2)(i)(A) and adding, in substitution, the word “officers”;

c. Removing the words “Associate Director (Compliance Operations) and adding, in substitution, the words “appropriate ATF officer” in paragraph (d)(2)(i)(A);

d. Removing the words “Assistant Director” each place they appear and adding, in substitution, the words “appropriate ATF officer” in paragraph (d)(2)(i)(B); and

e. Removing the words “Assistant Directors” and adding, in substitution, the words “appropriate ATF officers” in paragraph (d)(2)(i)(C).

§ 70.801 [Amended]
Par. 82. Section 70.801 is amended by removing the words “Chief, Disclosure Branch” and adding, in substitution, the words “Bureau of Alcohol, Tobacco and Firearms”.

Par. 83. Section 70.802 is amended by:

a. Removing the words “in the office of the regional director (compliance) who received the offer and in the office of the Assistant Director (Liaison and Public Information)” and adding, in substitution, the words “with the appropriate ATF officer” in the first sentence of paragraph (a);

b. Removing the words “operating permits under 26 U.S.C. 5171, and industrial use permits under 26 U.S.C. 5271” and the commas preceding and following these words, and removing the words “in the offices of regional director (compliance)” in paragraph (b)(1);

c. Removing paragraph (b)(2);

d. Revising paragraph (c) and the second, third and fifth sentences of paragraph (g) to read as follows:

70.802 Rules for disclosure of certain specified records.
* * *

(c) List of plants and permittees. Upon request, the appropriate ATF official shall furnish a list of any type of qualified proprietor or permittee if the disclosure is not prohibited by law.

* * *

(g) Comments received in response to a notice of proposed rulemaking. * * *
Comments may be inspected in the Bureau of Alcohol, Tobacco and Firearms, Washington, DC 20226. The request to inspect comments must be in writing and signed by the person making the request and should be addressed to the Director, Bureau of Alcohol, Tobacco and Firearms, Washington, DC 20226. * * * Copies of comments (or portions thereof) may be obtained by a written request addressed to the Director, Bureau of Alcohol, Tobacco and Firearms, Washington, DC 20226. * * *

* * *

e. Removing the words “Chief, Alcohol and Tobacco Programs Division” and adding, in substitution, the words “appropriate ATF officer” from the first sentence of paragraph (d); f. Removing the words “in the office of regional director (compliance)” and adding, in substitution the words “from the appropriate ATF officer” in paragraph (e); and g. Removing the words “Deputy Associate Director (Regulatory Enforcement)” and adding, in substitution, the words “appropriate ATF officer” in paragraph (f).

Par. 84. Section 70.803 is amended by revising the first two sentences of paragraph (c), paragraph (d), paragraph (e)(1), paragraph (e)(2), the last sentence of paragraph (e)(3), paragraphs (e)(4) and (5), and the first two sentences of paragraph (f) to read as follows:

§ 70.803 Requests or demands for disclosure in testimony and in related matters.
* * *

(c) Disclosures of AFT records or information prohibited without prior approval of the appropriate AFT officer.
The disclosure, including the production, of AFT records or information to any person outside the Department of the Treasury or to any court, administrative agency, or other authority, in response to any request or demand for the disclosure of such records or information shall be made only with the prior approval of the appropriate AFT officer. However, nothing in this section restricts the disclosure of AFT records or information for which the appropriate AFT officer has determined that the disclosure is authorized under any provision of statute, Executive order, or regulations, or for which a procedure has been established by the Director.
(d) Delegation of authority to determine disclosure and establish procedures. The appropriate ATF officer is hereby authorized to determine whether or not ATF officers and employees will be permitted to disclose ATF records or information in response to:

(1) A request by any court, administrative agency, or other authority, or by any person, for the disclosure of such records or information; or

(2) A demand for the disclosure of such records or information.

(3) The Director is also authorized to establish such other procedures as he or she may deem necessary with respect to the disclosure of ATF records or information by ATF officers and employees. Any determination by the appropriate ATF officer as to whether ATF records or information will be disclosed, or any procedure established by the Director in connection therewith, must be made in accordance with applicable statutes, Executive orders, regulations, and any instructions that may be issued by the Secretary. Notwithstanding the preceding provisions of this paragraph, the appropriate ATF officer shall, where either the Secretary or such officer deems it appropriate, refer the opposing a request or demand for disclosure of ATF records or information to the Secretary.

(e) Procedure in the event of a request or demand for ATF records or information—(1) Request procedure. Any ATF officer or employee who receives a request for ATF records or information, the disposition of which is not covered by a procedure established by the Director, must promptly communicate the contents of the request to the appropriate ATF officer. The officer or employee must await instructions from the appropriate ATF officer concerning the response to the request.

(2) Demand procedure. Any ATF officer or employee who is served with a demand for ATF records or information, the disposition of which is not covered by a procedure established by the Director, must promptly, and without awaiting appearance before the court, administrative agency, or other authority, communicate the contents of the demand to the appropriate ATF officer. The ATF officer or employee must await instructions from the appropriate ATF officer concerning the response to the demand. If it is determined by the appropriate ATF officer that the demand should be opposed, the U.S. attorney, his or her assistant, or other appropriate legal representative shall be requested to respectfully inform the court, administrative agency, or other authority that the appropriate ATF officer has instructed the ATF officer or employee to refuse to disclose the ATF records or information sought. If instructions have not been received from the appropriate ATF officer at the time when the ATF officer or employee is required to appear before the court, administrative agency, or other authority in response to the demand, the U.S. attorney, his or her assistant, or other appropriate legal representative must be requested to appear with the ATF officer or employee upon whom the demand has been served and request additional time in which to receive such instructions. In the event the court, administrative agency, or other authority rules adversely with respect to the refusal to disclose the records or information pursuant to the instructions of the appropriate ATF officer, or declines to defer a ruling until instructions from the appropriate ATF officer have been received, the ATF officer or employee upon whom the demand has been served must, pursuant to this section, respectfully decline to disclose the ATF records or information sought.

(3) Affidavit required for testimony. * * * The appropriate ATF officer may, upon request and for good cause shown, waive the requirement of this paragraph.

(4) Time limit for serving request or demand. The request or demand, together with the affidavit or statement (if required by paragraph (e)(3) of this section), must be served at least 5 working days prior to the scheduled date of testimony or disclosure of records, in order to ensure that the appropriate ATF officer has adequate time to consider whether to grant the request or demand. The appropriate ATF officer may, upon request and for good cause shown, waive the requirement of this paragraph.

(5) Factors to be considered in determining whether a request or demand will be granted. The appropriate ATF officer must consider whether granting the request or demand would be appropriate under the relevant rules of procedure and substantive law concerning privilege. Among the requests or demands that will not be granted are those that would, if granted, result in—

(i) The violation of a statute, such as 26 U.S.C. 6103 or 7213, or a rule of procedure, such as the grand jury secrecy rule (F.R.Cr.P. Rule 6(e)), or a specific regulation;

(ii) The disclosure of classified information;

(iii) The disclosure of a confidential source or informant, unless the ATF officer or employee and the source or informant, have no objection;

(iv) The disclosure of investigative records compiled for law enforcement purposes if enforcement proceedings would thereby be impeded, or of investigative techniques and procedures whose effectiveness would thereby be impaired, unless the appropriate ATF officer determines that the administration of justice requires disclosure;

(v) The disclosure of trade secrets without the owner’s consent; or

(vi) Testimony in a case in which ATF has no interest, records or other official information.

(f) State cases. The appropriate ATF officer, may, in the interest of Federal and State law enforcement, upon receipt of demands or requests of State authorities, and at the expense of the State, authorize employees under their supervision to attend trials and administrative hearings in liquor, tobacco, firearms, or explosives cases in which the State is a party or on behalf of the State in any criminal case, to produce records, and to testify as to facts coming to their knowledge in their official capacities. However, in cases where a defendant in a criminal case requests or demands testimony or the production of ATF records or information, authorization from the appropriate ATF officer is required.

* * *


Bradley A. Buckles,
Director.


Timothy E. Skud,
Acting Deputy Assistant Secretary
(Regulatory, Tariff and Trade Enforcement).
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