

only from such ware-houses or other buildings authorized by the Attorney General unless otherwise provided for by law.

Liquor Ware-houses or Buildings

5. All such ware-houses or other buildings shall be suitable for such business and so constructed and equipped as not to facilitate any violations of the said Act, and shall not be connected by any internal way or communication with any other building or any other portion of the same building, and shall be a ware-room or a building wherein no other commodity or goods, other than liquor for export out of the Province, is had, kept or stored, and wherein no other business than keeping and selling liquor for export is carried on.

6. Every person desiring a ware-house or other building as aforesaid, shall make application in writing to the Attorney General and give and furnish him with the particular location and site of ware-house or other building which he desires to use or occupy in connection with the exporting liquor out of the Province.

7. For every ware-house or other building approved under these regulations the applicant therefor shall pay to the Crown for the use of His Majesty in right of the Province of New Brunswick by certified cheque payable to the Provincial Secretary-Treasurer, a license fee of one thousand dollars (\$1,000.00).

8. Such ware-houses or buildings shall be limited to such number and located at such places as the Attorney General may determine upon approval of the Lieutenant-Governor-in-Council.

9. All such ware-houses or other buildings may be inspected at all times by the Liquor Export Inspector or by one authorized by him, if however after inspection thereof it is found that any such ware-house or building is unsuitable or unsatisfactory the said inspector may direct such change to be made therein as he may deem advisable or that some other suitable warehouse or building be secured for such use forthwith.

10. No liquor in bond shall be taken out of bond for export out of the Province until a certificate is first obtained from the Liquor Export Inspector that the Provincial Tax thereon has been paid, and all liquor out of bond had or kept within the Province for export out of the Province upon which a tax has not been paid as provided for by said act shall be liable to seizure and confiscation for the use of the Crown.

Delivery and Carriage of Liquor for Export.

11. Every person or carrier, other than a common carrier, unless he receives liquor from a person at a ware-house or other building authorized as aforesaid, before receiving and taking delivery of any liquor from such warehouse or other building, aforesaid, shall sign in triplicate and give to the person in direction or management thereof or the manager of the business, for each individual sale whether carried separately or together, a receipt showing:

(A) The date and hour of receiving liquors.

(B) The brand of liquors, quantity of each kind received, and kind of containers.

(C) Description of conveyance carrying.

(D) The route and hours for carriage within New Brunswick.

(E) The name and address of the seller.

(F) The name and address of the carrier.

(G) The declaration that such liquor has been bona fide received and delivered for carriage only within New Brunswick and will not be otherwise dealt with and that carriage is intended only as above indicated.

(H) That a tax of \$5.00 is payable by the carrier using receipt.

(I) A special warning endorsed thereon to carriers of intoxicating liquors, which receipt and endorsement shall be in form "A" in the words and figures following or to the like effect:—

Unit Form "A" Receipt CARRIER'S RECEIPT FOR LIQUORS Serial No.

Liquors for export out of New Brunswick for the carriage within New Brunswick, shall be delivered only upon the person or carrier receiving the same giving Form "A" Receipt therefor and receiving from the person delivering such liquors the duplicate of this receipt bearing the same serial number and signed by such person to be retained by such carrier while carrying such liquors.

The undersigned carrier acknowledges receipt of liquors as hereunder described. Date and hour of receiving liquors:

Brands of liquors, and quantity of each kind received, and kind of containers:

Description of Conveyance carrying:

Route and hour for carriage within New Brunswick:

It is hereby affirmed by the undersigned carrier and seller that the liquors above described have been bona fide received and delivered for carriage within New Brunswick and will not be otherwise dealt with, and that carriage is intended only as above indicated.

Seller..... Carrier.....

(Sign here) (Sign here)

Address..... Address.....

ENDORSEMENT. Special Warning to Carriers of Intoxicating Liquors.

All carriers of liquors within the Province of New Brunswick are hereby warned that on receiving any liquors they must sign and give this Form "A" Receipt therefor with the detailed information required, as appears on the reverse side hereof, and they must receive, signed by the person delivering such liquors to them, the duplicate of such receipt, and retain such duplicate in their possession while carrying such liquors in New Brunswick, and shall produce at all times, on request such duplicate for inspection. The penalty for any failure as above is \$1,000.00 Fine and seizure and confiscation of liquors.

(Signed) J. THOS. FINIGAN,

Liquor Carrying Inspector.

A tax of \$5.00 is payable by Carrier using this Receipt.

12. All carriers receipts for liquors shall be made out in triplicate and shall be known and distinguished as follows: Unit Form "A" Receipt, "Duplicate Form "A" Receipt", "Triplicate Form "A" Receipt". The Unit, Duplicate and Triplicate Form "A" Receipts shall be facsimiles and shall each bear the same serial number, the special warning endorsed thereon, and the signature or signature stamp of the Liquor Carrying Inspector. The Unit Form "A" Receipt shall be kept by the seller, the duplicate shall be delivered to the person or carrier receiving liquors for carriage, and the triplicate shall be delivered by the seller to the Liquor Carrying Inspector on demand.

13. No liquors shall be removed by any person or carrier from any ware-house or building approved as aforesaid, unless with such removal and delivery the person in direction or management of said ware-house and making delivery gives to the person or Carrier receiving the liquor from said ware-house or building a duplicate Form "A" Receipt as hereinbefore mentioned.

14. Every person or Carrier found carrying liquors who refuses to produce and hand over for inspection when demanded of him by an inspector under the Intoxicating Liquor Act 1916, or the Liquor Export Inspector or any officer appointed by the Attorney General, the duplicate Form "A" Receipt hereinbefore mentioned, shall be guilty of an offence and liable to the penalty provided in section 15 of the said act, and the liquor in his possession shall be seized and confiscated and dealt with in the manner as provided under section 146 of the Intoxicating Liquor Act 1916, unless he proves that the liquor found in his possession was bona fide sold and delivered to him for export from the Province, the time when, the place where, and the person by whom delivered, that the person selling and making such delivery was entitled at such time and in such place to have, keep and sell liquors for export and was not required to receive said Form "A" Receipt, that such liquors were being carried within the Province in accordance with the provisions of the said act and the regulations made thereunder or in accordance with some other law of the Province.

15. Every person who has a ware-house or other building approved of as aforesaid for storage of liquors, and every person in direction of or management of the business or of such ware-house who neglects or fails to sign and deliver to any person or carrier receiving liquor from such ware-house or building the said duplicate Form "A" Receipt or to keep the said Unit Form "A" Receipt or deliver up the said triplicate Form "A" Receipt as or when required by the Inspector under these regulations, shall be guilty of an offence and liable to the penalty provided under section 19, sub-section 1 of the said Act, and the permission given under these regulations approving such ware-house or other building to be

utilized as aforesaid, may be cancelled and upon cancellation and notification thereof said ware-house or building shall thereupon cease to be a lawful place in which liquor may be had, kept, sold, delivered or shipped for export as aforesaid and all carrier's Receipts for Liquors shall be forthwith returned to the Liquor Carrying Inspector issuing the same, and all liquor in such ware-house or building shall be subject to seizure and confiscation and be dealt with as provided under section 146 of The Intoxicating Liquor Act 1916.

16. All unit, duplicate and triplicate receipts, being fac-similes as hereinbefore mentioned, shall be received from the Liquor Carrying Inspector and the receiver thereof before or at the time of receiving the same shall pay for the Unit, duplicate and triplicate receipts bearing the same serial number, to the Liquor Carrying Inspector the sum of \$5.00, which shall be paid by cheque payable to the Provincial Secretary-Treasurer of the Province, and until said sum of \$5.00 is paid all Carrier's Receipts for liquors shall be the property of the Crown in right of the said Province.

17. All liquors sold, delivered and shipped from any ware-house or other building approved as aforesaid, except as hereinafter provided, shall be in the original bottles or containers in which same were or are hereafter imported, and such containers or bottles shall not be broken while such liquor is in transit within the Province.

18. Any person, firm, Association, Partnership, Company or Corporation that, at any place within the said Province, compounds, mixes, dilutes or alters in any way, or without license first obtained bottles any liquors shall be guilty of an offence and liable on Summary Conviction to a penalty of \$1,000.00 and costs and seizure and confiscation of all liquors in possession of or owned by such person within the Province. And where using any ware-house or other building approved under these regulations such approval shall be withdrawn.

19. The time for carriage of liquor within New Brunswick, after having been so receipted shall not exceed twenty-four hours unless otherwise because of accident or emergency the time be extended by the Liquor Export Inspector or the Liquor Carrying Inspector.

Keeping Books and Records of Business

20. Every person having liquor in or out of bond in this Province for export shall have a place of business in this Province and shall keep or cause to be kept at his office or place of business:

(A) True and correct books of account showing in detail all liquors had, kept, sold, stored, delivered or shipped by him, and showing,

(B) All liquors received or shipped to him in or out of bond in any place in said Province, the dates when received, the names of the person from whom received, the place from where received, the quantity, kind and brands of liquors received, and the payment made therefor.

(C) All sales, deliveries and shipments of all liquors made by him and the name and address of the person or carrier.

(D) The purchaser to whom delivered the date of such delivery, payment received therefor, place where such delivery was made and the places from where all liquors were taken or conveyed.

(E) Where such liquors are delivered to the place of business of any common carrier, car or boat, the name and address of the person by whom such liquor was conveyed, the place from which and the date when carried, the date of transfer and the quantity of each kind and brand of liquor transferred from the customs ware-house to the ware-house or buildings approved under these regulations.

(F) The name and address of the Carrier conveying the same if out of bond.

(G) The name of all persons referred to in Form "A" Receipt.

(H) He shall also preserve the originals of all invoices, bills, steam ship and railway bills of lading, receipts, vouchers or documents in any way relating to every disposal of liquor and the carriage thereof out of the Province.

21. Every person having liquor in bond or out of bond at any place in the Province for export shall file with the Liquor Export Inspector, between the 1st and 10th days of each and every month or more often if demanded and required a detailed statement, the same to be compiled on such blank forms as may be required by the said Liquor Export Inspector verified by Statutory declaration, showing all data and information required