DEPARTMENT OF REVENUE SERVICES STATE OF CONNECTICUT Excise/Public Services Taxes Subdivision 25 Sigourney Street Hartford CT 06105-5032

Form BT-22 Alcoholic Beverages Tax

Summary of Inventory of Wholesalers and Manufacturers

BT-22 (Rev. 10/01)

Return For Period Ending

Connecticut Tax Registration Number

Liquor Control Permit Number

Instructions

- 1. On June 30 and December 31, each licensed distributor must furnish the Commissioner of Revenue Services with a copy of its inventory as of the close of business on those dates.
- 2. Electronic inventory sheets may be used provided they represent actual physical inventories and not book inventories.
- 3. Barrels and Gallons reported on Lines 1 through 7 must agree with Line 7 of **Form O-255**, *Wholesale Alcoholic Beverages Tax Return*, for the month that the physical inventory was taken.
- 4. Submit this form, and accompanying inventory schedules, with the monthly return for the tax period ending on June 30 and December 31, respectively.

Name of Licensed Distributor

Address Where Business Is Licensed

Alcoholic Beverages Tax Classification				Barrels	Gallons
1.	Alcohol - In excess of 100 proof	Proof gallons	Enter the amount from Form BT-22-(1)		
2.	Beer and Other Malt Liquors	Draught barrels only	Enter the amount from Form BT-22-(2)		
3.	Beer and Other Malt Liquors	Other containers	Enter the amount from Form BT-22-(3) , Line F		
4.	Distilled Liquors		Enter the amount from Form BT-22-(4) , Line F		
5.	Still Wines - Not in excess of 21% alcohol by volume		Enter the amount from Form BT-22-(5), Line F		
6.	Sparkling Wines - Containing more than 21% alcohol by volume		Enter the amount from Form BT-22-(6) , Line F		
7. Liquor Coolers			Enter the amount from Form BT-22-(7) , Line F		
8.	Inventory - Bottling tanks - manufact	turers only			

I declare under penalty of law that I have examined this return (including any accompanying schedules and statements) and, to the best of my knowledge and belief, it is true, complete, and correct. I understand that the penalty for willfully delivering a false return to DRS is a fine of not more than \$5,000, or imprisonment for not more than five years, or both. The declaration of a paid preparer other than the taxpayer is based on all information of which the preparer has any knowledge.

Signature

Date