§ 17.122  Distribution and retention of approved formulas.  One copy of each approved Form 5154.1 shall be returned to the manufacturer.  The formulas returned to manufacturers shall be kept in serial order at the place of manufacture, as provided in §17.170, and shall be made available to appropriate TTB officers for examination in the investigation of drawback claims.


§ 17.122  Amended or revised formulas.

Except as provided in this section, amended or revised formulas are considered to be new formulas and shall be numbered accordingly.  Minor changes may be made to a current formula on TTB Form 5154.1 with retention of the original formula number, if approval is obtained from the appropriate TTB officer.  In order to obtain approval to make a minor formula change, the person holding the Form 5154.1 shall submit a letter of application to the appropriate TTB officer, indicating the formula change and requesting that the proposed change be considered a minor change.  Each such application shall clearly identify the original formula by number, date of approval, and name of product.  The application shall indicate whether the product is, has been, or will be used in alcoholic beverages, and shall specify whether the proposed change is intended as a substitution or merely as an alternative for the original formula.  No changes may be made to current formulas without specific TTB approval in each case.


§ 17.123  Statement of process.

Any person claiming drawback under the regulations in this part may be required, at any time, to file a statement of process, in addition to that required by TTB Form 5154.1, as well as any other data necessary for consideration of the claim for drawback.  When pertinent to consideration of the claim, submission of copies of the commercial labels used on the finished products may also be required.

§ 17.124  Samples.

Any person claiming drawback or submitting a formula for approval under the regulations in this part may be required, at any time, to submit a sample of each nonbeverage or intermediate product for analysis.  If the product is manufactured with a mixture of oil or other ingredients, the composition of which is unknown to the claimant, a 1-ounce sample of the mixture shall be submitted with the sample of finished product when so required.

§ 17.125  Adoption of formulas and processes.

(a) Adoption of predecessor’s formulas.  If there is a change in the proprietorship of a nonbeverage plant and the successor desires to use the predecessor’s formulas at the same location, the successor may, in lieu of submitting new formulas in its own name, adopt any or all of the formulas of the predecessor by filing a notice of adoption with the appropriate TTB officer.  The notice shall be filed with the first claim relating to any of the adopted formulas.  The notice shall list, by name and serial number, all formulas to be adopted, and shall state that the products will be manufactured in accordance with the adopted formulas and processes.  The notice shall be accompanied by a certified copy of the articles of incorporation or other document(s) necessary to prove the transfer of ownership.  The manufacturer shall retain a copy of the notice with the related formulas.

(b) Adoption of manufacturer’s own formulas from a different location.  A manufacturer’s own formulas may be adopted for use at another of the manufacturer’s plants.  Further, a wholly owned subsidiary may adopt the formulas of the parent company, and vice versa.  A letterhead notice must be filed with the appropriate TTB officer and be accompanied by two photocopies of each formula to be adopted.  The notice shall list the numbers of all formulas to be adopted and shall indicate the plant where each was originally approved and the plant(s) where each is to be adopted.  Some evidence of the relationship between the plants involved in the

330