§ 19.42

§ 19.42 Application for transfer of merchandise.

The container station operator may file an application for the transfer of a container intact to the station. The application shall be in duplicate in the following or substantially similar format:

U.S. CUSTOMS SERVICE

APPLICATION	AND	PEF	$_{ m TIM}$	TO	TRANSFER	CON-
TAINERIZED	CAF	kG0	TO	Α	CONTAINER	STA-
TION						

Date ____

Application is made to transfer the containers and their contents listed below which

arrived on	(Carrier)	on
(Date) at Pier	to the	(Containe
station)		
An abstract of t	the carrier's r	nanifest cov
ering the contain	ners by B/L	No., marks
numbers, content	s, consignee,	etc., is at
tached hereto.		
LIST OF CONTAINE	RS BY MARKS A ONLY	ND NUMBERS
	(Signature of	authorized
age	nt of containe	r station)

We concur:

(Signature of agent of importing carrier)

transfer record

Delivered to _____ (cartman), C.H.L. No. ___ in apparent good order and condition except as noted:

Truck No.	Container numbers	Date	Signature of inspector	Signature of cartman	Received signature container operator

§19.43 Filing of application.

The application, listing the containers by marks and numbers, may be filed at the customhouse or with the Customs inspector at the place where the container is unladen, or for merchandise transported in-bond, at the bonded carrier's facility, as designated by the port director.

[T.D. 82-135, 47 FR 32416, July 27, 1982]

§19.44 Carrier responsibility.

- (a) If merchandise is transferred directly to a container station from an importing carrier, the importing carrier shall remain liable under the terms of its bond for the proper safe keeping and delivery of the merchandise until it is formally receipted for by the container station operator.
- (b) If merchandise is transferred directly from a bonded carrier's facility to a container station or is delivered

directly to the container station by a bonded carrier, the bonded carrier shall remain liable under the terms of his bond for the proper safekeeping and delivery of the merchandise until it is formally receipted for by the container station operator.

- (c) In either case under paragraph (a) or (b) of this section, the importing carrier and the bonded carrier, as applicable, shall be responsible for assuring that the provisions of subpart A, part 158 of this chapter, relating to quantity determinations, and discrepancy reporting and accountability are followed.
- (d) The importing carrier and the bonded carrier, as applicable, shall indicate concurrence in the transfer of the merchandise either by signing the application for transfer or by physically turning the merchandise over to the operator.