(3) Be suitable for its intended purpose;
(4) Not jeopardize the revenue; and
(5) Be not misleading to the consumer.

(c) Retention. A proprietor must keep on file at his premises a copy of the complete approved TTB F 5100.31 for the distinctive liquor bottle.

(d) Cross reference. For procedures regarding issuance, denial and revocation of distinctive liquor bottle approvals, as well as appeal procedures, see part 13 of this chapter.

(LABELING REQUIREMENTS)

§ 19.516 Certificate of label approval or exemption.
A proprietor must obtain a certificate of label approval or an exemption from label approval under part 5 of this chapter on form TTB F 5100.31 for any label that the proprietor will use on bottles of spirits for domestic use. Upon request by the appropriate TTB officer, the proprietor must provide evidence of label approval, or of exemption from label approval, for a label used on a bottle of spirits for domestic use. For procedures regarding the issuance, denial and revocation of certificates of label approval and certificates of exemption from label approval, as well as appeal procedures, see part 13 of this chapter.

§ 19.517 Statements required on labels under an exemption from label approval.
If a proprietor bottles spirits for domestic use under a certificate of exemption from label approval on form TTB F 5100.31, the following information must appear on the label used on the bottle, in the manner indicated:

(a) Brand name. The brand name on the label must conform to the requirements of §5.34 of this chapter;
(b) Kind. The class and type of the spirits identified on the label must conform to the requirements of §5.35 of this chapter;
(c) Alcohol content. The alcohol content on the label must conform to the requirements of §5.37(a) of this chapter;
(d) State of distillation. In the case of whisky, the state of distillation statement on the label must conform to the requirements of §5.36(d) of this chapter;
(e) Net contents. The label must show the net contents, unless the statement of net contents is permanently marked on the side, front, or back of the bottle;
(f) Name and address of bottler. The name and address of the bottler must conform to the requirements of §19.518;
(g) Age of whisky containing no neutral spirits. In the case of whisky containing no neutral spirits, statements of age and percentage by volume on the label must conform to the requirements of §5.40 of this chapter;
(h) Age of whisky containing neutral spirits. In the case of whisky containing neutral spirits, the label must state the age of the whisky or whiskies and the respective percentage by volume of whisky or whiskies and neutral spirits in accordance with §5.40 of this chapter;
(i) Age of brandy. In the case of brandy aged for a period of less than two years, the label must state the age.
(j) Presence of neutral spirits or coloring, flavoring, or blending material. The label must indicate the presence of neutral spirits or coloring, flavoring, or blending material in accordance with §5.39 of this chapter; and
(k) Country of origin. Labels of imported spirits must state the country of origin in substantially the following form: “Product of _________,” with the blank filled in with the name of the country of origin.

§ 19.518 Name and address of bottler.

In setting forth the name and address of the bottler required by §19.517(f), the label must contain the words “Bottled by”, “Packaged by”, or “Filled by” followed immediately by the name (or trade name) of the bottler and the place where the bottling takes place. If the bottler is the proprietor of more than one distilled spirits plant engaged in bottling operations, the label may include the addresses of all such plants immediately following the name (or trade name) of the bottler. The following additional rules apply to name and address labeling under this section: