

- (3) That the exporter[s] has [have] not already made application for or received directly or indirectly drawback or refund of any portion of the duty or sales tax drawback of which is now claimed ;
- (4) That the said goods have not been damaged or deteriorated in condition or used in New Zealand after delivery from the control of the Customs [or, if not so delivered, after sales tax was paid thereon]; and
- (5) That the current domestic value of the said goods, if sold duty-paid for home consumption in New Zealand at the time of making this entry, is not less than the amount of drawback claimed thereon.

[Usual signature.]

To the . No. . . . ., Collector.

I hereby certify that I have examined the goods specified in this entry, and find that such goods are of the description, quantity, and value set forth therein, and that the law and regulations in respect thereof have been duly complied with.

. . . . ., Examining Officer.

I hereby certify that the above-mentioned goods have been duly

{ shipped for exportation in the above-mentioned ship.  
fitted into the above-mentioned ship.  
posted in my presence to the above-mentioned destination.

. . . . ., Examining Officer [or Boarding Inspector].

NOTE.—A shipping-bill in the above form will also be required, with the heading altered by inserting the words "Shipping-bill" in lieu of the word "Entry."

Section 33.  
Reg. 30.

Form 22.

Voucher No.

New Zealand Customs.

DRAWBACK DEBENTURE (SALES TAX).

Port of . . . . .

I [WE] hereby claim drawback of sales tax paid on the goods entered for export for drawback on Entry No. . . . ., of . . . . ., and exported per parcel post [in the ship " . . . . ."] for [Destination of goods] on the . . . . . day of . . . . ., 19 . . . . ., and recapitulated as hereunder shown.

. . . . ., Exporter[s].

Per . . . . ., Agent.

Marks and Nos.	Number and Description of Packages and Goods.	Sale Value.		Amount of Drawback claimed.	
		£	s. d.	£	s. d.
Total sale value of goods and amount of drawback claimed .. .. .		£		£	

I, [Full name], [the managing director (or the manager, or a partner, or an agent duly authorized under the Sales Tax Act) of [Name of exporter(s)]] do hereby declare—

- (1) That the above particulars are true and correct in every respect ;
- (2) That the exporter[s] has [have] not received directly or indirectly drawback or refund of any portion of the sales tax drawback of which is now claimed ;
- (3) That the goods above specified have been duly exported to the destination stated above, and have not been reloaded or reimported, and are not intended to be reloaded or reimported in any part of New Zealand ; and
- (4) That the exporter[s] is [are] entitled to the drawback claimed thereon.

[Usual signature.]

Declared before me at . . . . ., this . . . . . day of . . . . ., 19 . . . . .

. . . . .  
Officer of Customs [Postmaster,  
Solicitor, Notary Public, or Justice  
of the Peace].

Examined and found correct,—

. . . . ., Sub-Collector.

If refund payable at office of Collector,—

Received this . . . . . day of . . . . ., 19 . . . . ., from the Collector of Sales Tax the sum of . . . . . pounds . . . . . shillings and . . . . . pence, in full payment of the above claim for drawback.

£ : : . . . . ., Exporter[s].

Per . . . . .

[Managing director, manager, partner, or authorized agent].