

## **Rules for claiming a rebate for Container Deposit Scheme (CDS) eligible containers exported out of NSW by cruise ships**

The following rule is based on the premise that container beverages that are supplied into NSW and then loaded onto cruise ships and subsequently taken out of NSW are exported and therefore claimable under the existing export protocol.

### **What is the export protocol?**

- This is a voluntary arrangement in place to assist distributors and retailers that have received container beverages in NSW to claim the scheme contribution on any eligible containers that they subsequently export out of NSW.
- The export protocol is already in place and exporters are already able to claim for exported container beverages from the Scheme Coordinator, Exchange for Change.
- This [factsheet](#) provides a general overview on how the process works, including how to claim retrospectively from the start of the Scheme in December 2017.
- Further information including a copy of the Exporter Deed Poll and Protocol are available by visiting the [Drinks Suppliers and Retailers page](#).

The primary rules are as follows:

### ***Cruise ships:***

- For the purposes of the export protocol, the cruise ship operator responsible for the transportation of eligible beverage containers out of NSW is determined as the Exporter;
- The cruise ship operator must ensure that any containers unloaded from a cruise ship in NSW cannot be redeemed in NSW through a Return and Earn collection point or through a domestic Material Recovery Facility (MRF), Alternative Waste Treatment Facility (AWT), or Bottle Crushing Service Operator (BCSO) that is registered and claiming processing refunds under the NSW Scheme.

### **Further information**

If you are a cruise ship operator requiring further information about these rules, you can contact [exporters@exchangeforchange.com.au](mailto:exporters@exchangeforchange.com.au) or phone 1800 813 887.