



THE MAIN RUM

COMPANY LIMITED

43 Canning street, Liverpool, L8 7NN United Kingdom
T: +44 151 709 8865 | E: mainrum@btconnect.com
www.mainrum.com

Aged Rum Offer – Terms and Conditions

All offers are made, 'Subject to Availability' and are valid only for deliveries within the time period shown.

Origin and Distillery

Certain Producers are not willing to give permission for their Distillery to be disclosed on our Offers, under these circumstances 'Not available' will appear under the Distillery heading. Producers have strongly objected to their heritage material being used by other Companies to promote Private Label Brands, such Companies include Brand owners and their Distributors and Clients. Producers are keen to protect their Trademarks and the integrity of their own Brands. We have made representations to allow for unlimited provenance and argued that new Brands will enhance the reputation of the rum produced and help towards increasing sales of Producers own Branded products. However, the usual concerns of lack of control over the production of Private Labels and the fear of damaging the reputation of Producer's Brands still prevail; they maintain that Private Label Brand owners should adopt their own USP and not rely on the provenance achieved by the Producer over many generations. As a result, we ask that clients wishing to declare on their labels or promotional material details of the Origin, Distillery or associated information relating to the Producer first approach The Main Rum Company Limited for permission to be gained from the appropriate Producer. Producers have threatened to take legal action against any Company declaring protected information without prior approval. The Main Rum Company Limited cannot be held accountable should such legal expenses be incurred, nor can The Main Rum Company Limited be held responsible for any conflict of information used that has been obtained from sources other than from The Main Rum Company Limited.

Mark

The Mark of rum shown is for internal reference purposes only to be able to identify the parcel on offer. It has no significance to any Supplier or production area.

Age

Age is calculated from the month and year of Distillation to the date identified on the offer. The age of a blend is calculated from the Age of Youngest Spirit (AYS) contained within the blend.

Re-gauge Litres of Pure Alcohol (RLPA)

An estimate of the quantity of RLPA is provided as a guide and should only be used as such. To determine the exact content of each cask re-gauging will be undertaken when Purchase Orders are received. An Invoice will be based on the volume of RLPA determined and be accompanied by a Re-Examination Account showing full details of the quantities and strength found.

Re-gauging of casks can take up to 3 working works before completion, subject to the quantities involved and schedule of operations.

Samples and Reserves

Each 100ml sample will be invoiced at £20 plus relevant Courier charges for the package despatched.

A representative sample from a nominated parcel can be drawn on request and the number of casks shown can be reserved awaiting approval. Should more than one cask be considered then a sample from each and every cask can be sent, however, we are confident that any one sample from a parcel will be representative of the total on offer, although this cannot be guaranteed. The period of reserve will be one calendar month from the date the sample is despatched, after which the relevant parcel will be released for general sale. Additional arrangements will be considered should clients require a longer reserve period or wish to secure stock with a deposit.



THE MAIN RUM

COMPANY LIMITED

43 Canning street, Liverpool, L8 7NN United Kingdom

T: +44 151 709 8865 | E: mainrum@btconnect.com

www.mainrum.com

Transport

Transport can be arranged with our appointed Haulier and will be quoted on request. Transport charges will include the use of a suitable Movement Guarantee and be shown separately on each Invoice, with VAT being applied when relevant.

Clients who wish to arrange their own collection must ensure that their appointed Haulier has the necessary Movement Guarantee and submits such evidence required to the Despatching Warehouse within 5 working days of the intended collection date. Holders of Movement Guarantees must be UK based Companies.

Insurance

When delivered under our care, the goods will be insured from point of despatch to point of delivery. The potential liability for Excise Duty will be covered by the Movement Guarantee of our appointed Haulier. We will not be liable for any losses that might occur between such points when clients arrange their own collection.

WOWGR Certificates

The Warehousekeepers and Owners of Warehoused Goods Regulation (WOWGR) came into effect in the UK on 1st October 1999. The regulations impose a requirement upon Warehousekeepers and Owners of Warehoused Goods held under Duty Suspension in an Excise Warehouse to be approved and registered with HM Revenue and Customs (HMRC). For deliveries within the UK, a copy of the following relevant WOWGR certificate must be provided before orders can be processed.

Registered Owners of Duty Suspended Goods held in Excise Warehouses (EX63A)

Authorised Warehousekeeper (EX62A)

Duty Representative (EX65A)