Bond Form L-9 Prescribed by the New York State Liquor Authority June 3, 1974

BOND IN SUPPORT OF APPLICATION FOR LICENSE OR PERMIT UNDER THE NEW YORK ALCOHOLIC BEVERAGE CONTROL LAW

Application Number	Bond Number	This bond expires in	Penal Sum of Bond Plus Costs				
KNOW ALL MEN BY T	THESE PRESENTS, that we						
Name of Applicant	·	Address of Place of Business of					
T. d	G C		1				
In the county of, State of, State of		, as Principal, and Address of Office or usual place of business					
State, as Surety, are held in any action or proceedi	ed by the Superintendent of Insurance of New York Stat and firmly bound unto the People of the State of New Y ng to the extent of e made, we, the said principal and surety, bind ourselves	ork in the penal sum set forth above and for t Dollars (he payment of any costs taxed or allowed) for the payment of which sum or				
Law and the said State L (Rule 9 of the Rules of the NOW,THEREFORE, the permit, is granted to the severage Control Law, cor Part 53 of Subtitle Boatchwitz), for the cance accrue thereunder, together Beverage Control Law, coissuance of an order of we subject, however, to the feature of the subject, so the subject of the		Official Compilation of the Codes, Rules an a bond to the People of the State of New Yor ense or permit applied for, which expires on the or permit period, suffer or permit any violate Liquor Authority, or give cause, as provide, and Regulations of the State of New York of the issuance of an order of warning, and doing brought or instituted for a violation of a termination of the Liquor Authority, or for cause for the cancel and the complete of the cancel and t	d Regulations of the State of New York rk, as provided in said Law aforesaid. The date designated in said license or tion of the provisions of the Alcoholic I in the Alcoholic Beverage Control Law Rule 36 of the Rules of the State Liquor will pay all fines and penalties which shall my of the provision of said Alcoholic ellation, revocation or suspension or ise to remain in full force and effect;				
pro pro	An action for the breach of any condition of this bond may be maintained without previous conviction of prosecution for the violation of any provision of said Alcoholic Beverage Control Law, or of any of the rules now or hereafter issued by the State Liquor Authority, or for cause as provided by the Alcoholic Beverage Control Law or Part 53 of subtitle B of Title 9 of the Official Compilation of the codes, rules and Regulations of the State of New York (Rule 36 of the Rules of the Authority).						
	ne aggregate liability of the surety on account of any and account of any action or proceeding to the extent of th	all defaults hereunder shall in no event exceed the penal sum of this bond plus costs f Dollars					
	Upon the payment of any loss arising under this bond, the surety shall be subrogated to the right and remedies of the obligee against the principal to recover from the principal any amount so paid.						
pe ac	Any action brought for the penal sum of this bond shall be commenced within twenty-four months after the expiration of the license or permit period aforementioned, or for costs within one year after final disposition any action or proceeding. in the event of the institution of any action or proceeding to review the Authority's determination, the period of 24 months shall not commerce until the final determination of the proceedings or litigation.						
5. Th	This bond shall be effective during the time the aforementioned license or permit shall be in effect during any extension thereof.						
lic	A breach of any condition of this bond shall be deemed to have been established by the revocation, cancellation, or suspension of the aforesaid license or permit or the issuance of and order of warning by the State Liquor Authority unless said revocation, cancellation, suspension or order of warning shall have been reversed or annulled by a Court of competent jurisdiction.						
de ex sig Au be Au co Pa	In any action or proceeding to recover on this bond, the principal and the company named herein as Surety waive and defense based upon any defect in the bond, including, but not limited to, an erroneous, improper or defective insertion or omission to insert or apparent alteration of the expiration year and/or amount of the penal sum of the bond and further waive any objection that the bond bears a printed, typewritten or facsimile signature. Any bond filed with the State Liquor Authority shall be admissible in evidence in any court on application of the State Liquor Authority or People of the State of New York without further proof of due execution thereof by or on behalf of the principal and surety and shall be conclusively presumed to have been duly executed by and on behalf of the principal and surety. Any bond filed with the State Liquor Authority and bearing the printed or facsimile name of the surety or the typewritten or facsimile signature of its representative shall be conclusively presumed to be the duly issued bond of the surety company and binding on it, its successors and assigns for the amount specified in Part 81 of Subtitle B of Title 9 of the Official Compilation of Codes, Rules and Regulations of the State of New York (Rule 9 of the Rules of the State Liquor Authority).						
IN WITNESS WHEREC	IN WITNESS WHEREOF the parties hereto have caused these presents to be signed and sealed this day of,						
Name of issuing agency		Address					
		Phone #					
L.S.							
Principal (Applicant/Lice		\$	Surety				
BY:		BY:					

SURETY BOND APPLICATION

AGENCY NAME:		AGENCY CONTACT					
AGENCY PHONE:	AGENCY FA	X:					
AGENCY ADDRESS:							
(Street)	LOOKING TO BEAT		(City)	(State)	(Zip)		
CURRENT OR EXPIRING QUOTE WE ARE	LOOKING TO BEAT?	-					
NAME OF PREVIOUS SURETY COMPANY	WRITING THE BOND	?					
SECTION I: BOND APPLIED FOR: TYPE OF BOND:		AMOUNT:					
OBLICEE:			EXP.DA				
OBLIGEE ADDRESS: (Street)							
BUSINESS NAME:		(City)	(State)		(Zip)		
BUSINESS PHONE:	BUSINESS FAX:		_ Client E-mail				
BUSINESS ADDRESS:							
TYPE OF COMPANY CORP LLC	DBA PARTNERSI	(City)	(State)		(Zip)		
DATE BUSINESS ESTABLISHED:	BUSIN	NESS TAX ID:					
HAS ANY COMPANY REFUSED TO ISSUE	YES NO DO	YOU HAVE ANY LII		EMENTS	YES 🗆 NO 🗖		
BONDS FOR ANY PURPOSE?		GAINST YOU?		•	YES NO		
HAS APPLICANT EVER FAILED IN BUSINES	BOS TEO INO II HA	S APPLICANT EVE	R FILED BANKRUPTCY	7			
SECTION II: GENERAL INFORMATION							
OWNER'S NAME:		SPOUSE NAME					
SS#:SPO	USE SS#	но	ME PHONE:				
RESIDENTIAL ADDRESS:(Street)		(City)	(State)				
ADDITIONAL OWNERS / PARTNERS		(City)	(Sidle)		(Zip)		
OWNER'S NAME:		SPOUSE NAME					
SS#:SPO	USE SS#	но	ME PHONE:				
RESIDENTIAL ADDRESS:							
(Street)		(City)	(State)		(Zip)		
ASSETS	CIALSTATEMENT OF A	UABILITI LIABILITII					
CASH IN BANK	\$	NOTES PAYABLE		\$			
CASH ON HAND	\$	NOTES PAYABLE	TO OTHERS	\$			
STOCKS & BONDS	\$	ACCOUNTS PAYA	BLE	\$			
ACCOUNTS RECEIVABLE			E INCOME TAX DUE	\$			
NOTES RECEIVABLE	EIVABLE \$ ALL OTHER TAXE		<u>s</u>	\$			
INVENTORY \$ ACCRUA		ACCRUALS, PAY	UALS, PAYROLLS, ETC.				
CASH VALUE OF LIFE INSURANCE	Ψ			\$			
EQUIPMENT	\$	DUE ON REAL ESTATE		\$	· · · · · · · · · · · · · · · · · · ·		
REAL ESTATE	\$	OTHER LIABILITIES		\$			
OTHER ASSETS	\$	CAPITAL STOCK (IF A CORPORATION) \$					
		SURPLUS & UND	VIDED PROFITS	\$			
TOTAL ASSETS	\$		TOTAL LIABILITIES \$				
		NET WORTH \$					
NAME OF OWNERS	NAME & TITLE O	NAME & TITLE OF OFFICERS		PERCENTAGE OF OWNERSHIP			

Completion of this form constitutes permission for worldwide insurance specialists inc. to obtain consumer information which will be used to determine bonding eligibility.

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