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

Form L-9 (01/02) Website file

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 o	of Bond
			\$	Plus Costs
KNOW ALL MEN BY THESE PRE	ESENTS, that we			
Name of Applicant		Address of Place of Business of		
In the county of		, State of	, as Principal, and	
Name of Insurance Company		Address of Office or usual place		
				>
Surety, are held and firmly bound ur proceeding to the extent of One Tho	no the People of the State of New Yorl	rk State as to solvency and responsibility and aut k in the penal sum set forth above and for the pay nent of which sum or sums, well and truly to be n presents.	ment of any costs taxed or	r allowed in any action or
the said State Liquor Authority, by F	Part 81 of Subtitle B of Title 9 of the O	York State Liquor Authority, for a license or pe fficial Compilation of the Codes. Rules and Regu People of the State of New York, as provided in	ilations of the State of Nev	Beverage Control Law and v York (Rule 9 of the Rule
granted to the said principal and the or of any of the rules now or hereaft of the Official Compilation of the Co suspension of said license or permit allowed in any action or proceeding issued by said State Liquor Authorit Law or Rules of the Authority, or co	principal will not, during the license of er issued by said State Liquor Authority odes. Rules and Regulations of the State or the issuance of an order or warning, brought or instituted for a violation of ty, or for cause for the cancellation, rev	said license or permit applied for, which expires or permit period, suffer or permit any violation of ty, or give cause, as provided in the Alcoholic Bere of New York (Rule 36 of the Rules of the State and will pay all fines and penalties which shall a any of the provisions of said Alcoholic Beverage ocation or suspension or issuance of order of war suant to Section 121 of the Alcoholic Beverage Cing conditions:	the provisions of the Alcol verage Control Law or Par e Liquor Authority), for the eccrue thereunder, together Control Law, or of any of ning as provided in the Al	holic Beverage Control Lav t 53 of Subutle B of Title 6 e cancellation, revocation of with all costs taxed or f the rules now or hereafter coholic Beverage Control
Beverage Control Law, or of a	ny of the rules now or hereafter issued	ined without previous conviction or prosecution to by the State Liquor Authority, or for cause as pro- fules and Regulations of the State of New York (ovided by the Alcoholic Be	everage Control Law or Pa
The aggregate liability of the s proceeding to the extent of On	urety on account of any defaults hereu e Thousand Dollars (\$1,000.00).	nder shall in no event exceed the penal sum of thi	is bond plus costs taxed or	allowed in any action or
 Upon the payment of any loss principal any amount so paid. 	loss arising under this bond, the surety shall be subrogated to the rights and remedies of the obligee against the principal to recover from the mid.			
costs within one year after fina	nal sum of this bond shall be commenced disposition of any action or proceeding to commence until the final determination.	ed within twenty-four months after the expiration ng. In the event of the institution of any action or tion of the proceeding or litigation.	of the license or permit per proceeding to review the	eriod aforementioned, or fo Authority's determination,
This bond shall be effective during the time the aforementioned license or permit shall be in effect and during any extension thereof.				
 A breach of any condition of the issuance of an order of warning Court of competent jurisdiction 	each 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 nee of an order of warning by the State Liquor Authority unless said revocation, cancellation, suspension or order of warning shall have been reversed or annulled by to of competent jurisdiction.			
but not limited to, an erroneous and further waive any objection evidence in any court on applie the principal and surety and sh Authority and bearing the principal surety comprised bond of the surety comprised.	s, improper or defective insertion or or in that the bond bears a printed, typewr cation of the State Liquor Authority or all be conclusively presumed to have b ted or facsimile name of the surety or to bany and binding on it, its successors a	the company named herein as Surety waive any nission to insert or apparent alteration of the expiriten or facsimile signature. Any bond filed with People of the State of New York without the furthern duly executed by and on behalf of the principle typewritten or facsimile signature of its represent assigns for the amount specified in Part 81 of the Rules of the State Liquor Authority).	ration year and/or amount the State Liquor Authority her proof of due execution pal and surety. Any bond entative shall be conclusive	of the penal sum of the boly shail be admissible in thereof by or on behalf of filed with the State Liquor yely presumed to be the dul
IN WITNESS WHEREOF the partic	es hereto have caused these presents to	be signed and sealed this day of	-	
Name of issuing agency		Address		
0 07		Phone #		
Principal (Applicant/Licensee)	L.S.	Surety	

Attorney-in-fact