COMMONWEALTH OF VIRGINIA DEPARTMENT OF ALCOHOLIC BEVERAGE CONTROL ALCOHOLIC BEVERAGE CONTROL BOARD RICHMOND, VIRGINIA

Individual or Partnership Form

License	No -	
Lucense	110.	

WHOLESALE WINE DISTRIBUTORS' BOND

KNOW ALL MEN BY THESE PRESENTS:		
I or That we —		
0 f		
and —		, Surety,
are held and firmly bound unto the Commonweal	th of Virginia in the just and full sum	1 of
to the payment whereof well and truly to be made, assigns, jointly and severally, firmly by these pre	we bind ourselves, our heirs, executor	
WHEREAS, It is provided by law that no wholesale wine distributor, until such applicant has sum not exceeding TEN THOUSAND DOLLARS (\$1 or licensee, and a surety company authorized to distributed surety upon such, the applicant or licensee may depend the bond, United States Government bonds, Commin the State of Virginia, conditioned upon such personall not fail to remit to the Board the proper marked regulations of this Board; and shall abide by such adopted relative to the handling of wine by wholesale.	s filed with the Board a bond running O,OOO.OO), upon a form approved by lo business in this Commonwealth as posit with the Board as security for the nonwealth of Virginia bonds, or the both securing wine only in a manner provide the property of the security of the security with the security of the security with the	to the Commonwealth, in a penal the Board, signed by the applicant surety; or, in lieu of furnishing a e performance of the conditions of onds of any municipality or county yided by law; and that such person as may be required by law, or the
NOW, THEREFORE, The conditions of this above named principal, shall secure wine only in a remit to the Board the proper mark-up thereon, s Board; and shall abide by such other laws or regulated handling of wine by wholesale wine distributors, the and effect, subject, however, to the following contact the subject of the	manner provided by law; and that such hall keep such records as may be requations of the Board as may be from the this obligation shall be null and void	ch wholesale wine distributor shall nired by law or regulations of the me to time adopted relative to the
1. That this bond shall be continuous in fo provided.	rm and shall remain in full force and	effect until canceled as hereafter
2. This bond may be canceled at any time I to the Virginia Alcoholic Beverage Control Board, the Surety shall be liable for any violation of the	at Richmond, Virginia, of its intention	so to do, it being understood that
3. Before the provisions of any regulation execution of this bond, shall become a condition of regulation has been adopted and is to be covered	this bond, forty-five (45) days notice	in writing to the Surety that such
4. It is further understood and agreed that Control Board for any violation of the conditions of the Board, after ten (10) days notice in writing to the decision of the Board after such hearing shall I shall be declared forfeited, the full amount of this of Virginia. Notice of such hearing shall be served Alcoholic Beverage Control Act.	f this bond. Such forfeiture shall be de ne Principal in the bond, giving the tin be final and binding upon the parties t bond shall become immediately due an	clared only after a hearing before ne and place of such hearing; and to this obligation; and if the bond nd payable to the Commonwealth
IN WITNESS WHEREOF, The said—		
Principal(s), has hereunto affixed his or their signa	ture and seals; and the Surety has cau	ised these presents to be executed)
its duly authorized Attorney-in-Fact, this—		•
- '		
		(SEAL)
		(SEAL)

BY:

Attorney-in-Fact.

— SURETY

- (SEAL)

Acknowledgment of Principal

STATE OF VIRGINIA,			
of	, to-wit:		
I	, a N	otary Public in and	for the
aforesaid, in the State of Virginia, do certify that of			
Whose name is signed to the above bond, bearin			
20, personally appeared before me in my		aforesaid,	and acknowledged the same
I further certify that my term of office ex	xpires on the	day of	,20
Given under my hand this	_day of		,20
			Notary Public.
Affidavi	t and Acknowledgment	of Surety	
STATE OF			
of	,		
Ι,	, Notary 1	Public in and for the	e
aforesaid, in the State aforesaid, do certify that_			
personally appeared before me in my	a	foresaid and made o	oath that he is
	of the		
that he is duly authorized to execute the foregoin	·	•	1 0,
of	, in D	eed Book No	, Page
that said power of attorney has not been revoked regulating the admission of such companies to tracertificate of the Commissioner of Insurance authors cash capital of not less than \$250,000; that the paster is that the penalty of the forcompany is not by said bond incurring in the aggar a liability for an amount larger than one-tenth of company is solvent and fully able to meet prompthereupon, in the name and on behalf of the said	I; that the said company cansact business in the S horizing it to do business aid-up capital plus the segoing bond is not in expregate, on behalf of or of its paid-up capital, plutly all its obligations, and company, acknowledge	whas complied with tate of Virginia; that is in the State of Virginia; that is in the State of Virginia and undividencess of ten per centum account of the presits surplus and undid the said	all the requirements of law at the said company holds the rginia; that it has a paid-up ed profits of said company, is am of said sum; that the said rincipal named in said bond, divided profits; that the said
Given under my hand this	day of		20
Orith district my many time.			

Notary Public.